

Is DOT Post Accident Testing Required?

In accordance with 49 CFR Part 382.303

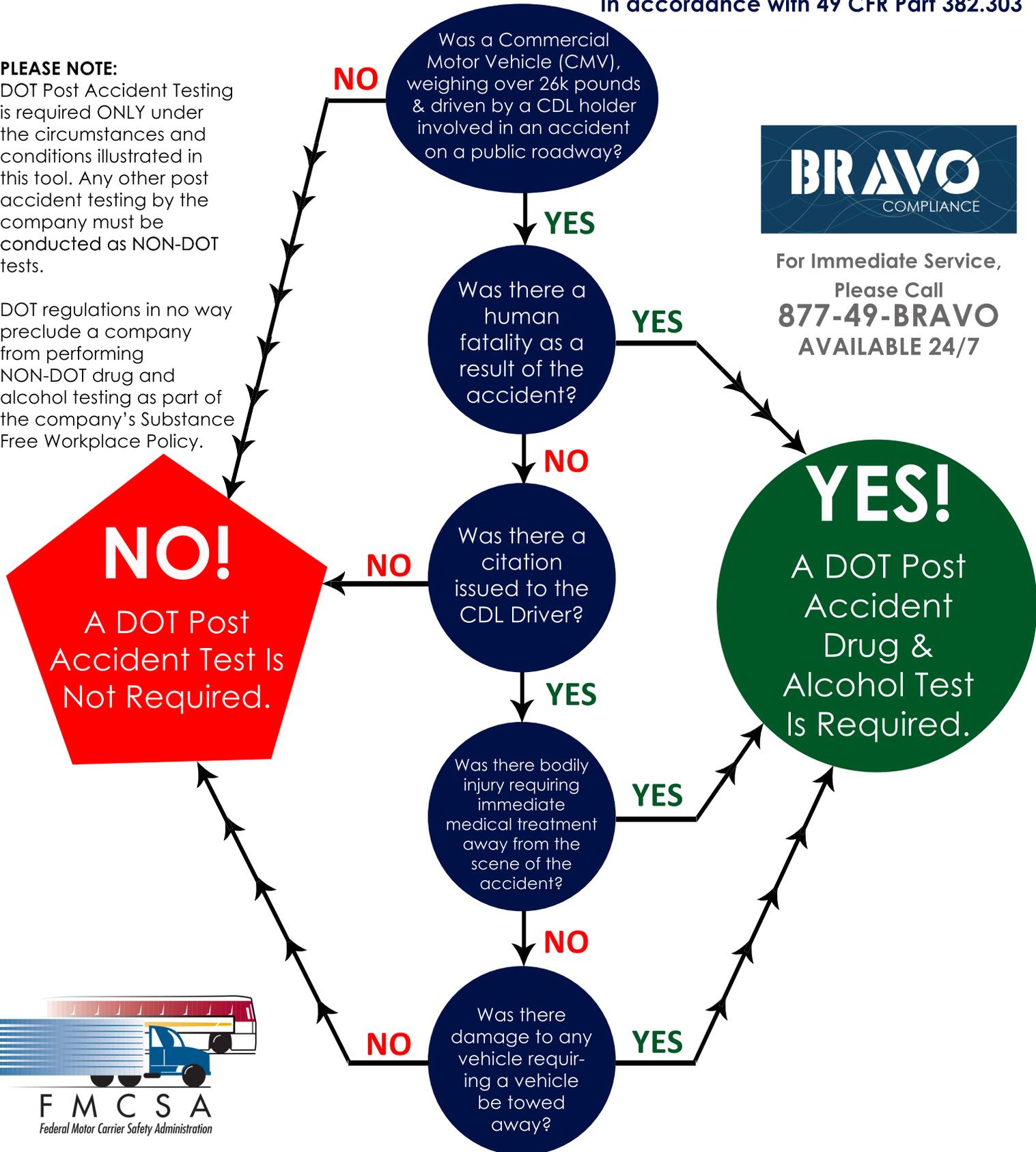
PLEASE NOTE:

DOT Post Accident Testing is required ONLY under the circumstances and conditions illustrated in this tool. Any other post accident testing by the company must be conducted as NON-DOT tests.

DOT regulations in no way preclude a company from performing NON-DOT drug and alcohol testing as part of the company's Substance Free Workplace Policy.



For Immediate Service,
Please Call
877-49-BRAVO
AVAILABLE 24/7



FMCSA
Federal Motor Carrier Safety Administration

Alcohol tests: If a test required by this section is not administered within 2 hours following the accident, the employer shall prepare and maintain on file a record stating the reasons the test was not promptly administered. If a test required by this section is not administered within 8 hours following the accident, the employer shall cease attempts to administer an alcohol test and shall prepare and maintain the same record. Records shall be submitted to the FMCSA upon request.

Controlled substance tests: If a test required by this section is not administered within 32 hours following the accident, the employer shall cease attempts to administer a controlled substances test, and prepare and maintain on file a record stating the reasons the test was not promptly administered. Records shall be submitted to the FMCSA upon request.