CONNECTICUT CENTRAL SERVICE TECHNICIAN LAW

FREQUENTLY ASKED QUESTIONS

1) What does the Connecticut central service technician law require?

The Connecticut Central Service technician law requires new Central Service technicians to be certified and all Central Service technicians to maintain continuing education credits. Certain individuals are grandfathered in and do not have to be certified (“grandfathering” is a provision in which an old rule continues to apply to some existing situations, while a new rule will apply to all future cases). The law requires ten (10) hours of continuing education for all practicing Central Service technicians annually (even for those who were grandfathered in).

2) Which health care facilities are required to have certified Central Service technician?

Hospitals and ambulatory surgical hospitals are required to have newly hired Central Service technicians certified; however, these health care facilities are subject to other conditions. Chronic disease hospitals will not be required to have certified Central Service technicians. Please see other questions below.

3) May a person who was employed as a non-certified Central Service technician prior to January 1, 2016 switch facilities without having to get certified?

Yes, provided the non-certified Central Service technician meets the grandfathering clause requirement. To be grandfathered as a Central Service technician, a Central Service technician must provide a written request to his/her existing health care facility to obtain evidence of his/her employment that he/she was employed as a Central Service technician in a health care facility prior to January 1, 2016. Therefore, individuals who had different job titles, such as surgical technologists, may not switch facilities by being grandfathered in as Central Service technicians. He/she must be certified as a CRCST or CSPDT to switch facilities and work as a Central Service technician.

4) May health care facilities require CRCST or CSPDT as a condition of employment, even if an individual is grandfathered?

Yes.

5) Who may health care facilities hire as Central Service technicians?

A Central Service technician must provide evidence to his/her employer of meeting one of the following requirements:
   a) Successfully passed a nationally accredited Central Service technician exam, and holds and maintains CRCST or CSPDT; or
   b) Provides evidence of employment as a Central Service technician in a health care facility prior to January 1, 2016.
   c) When the law takes effect January 1, 2016, a health care facility may employ a person who has not passed the certification exam for 2 years from the date of hire. By the 2-year anniversary of the individual’s hire date, he/she must obtain the CRCST or CSPDT.
4) May a health care facility hire a person who has not yet passed the certification exam?

Yes. When the law takes effect January 1, 2016, a health care facility may employ a person who has not passed the certification exam for 2 years from the date of hire. By the 2 year anniversary of the individual’s hire date, he or she must obtain the CRCST or CSPDT.

5) May a health care facility hire a person who is not certified, but has been employed as a central service technician in a health care facility prior to January 1, 2016?

Yes. A health care facility may hire someone as a central service technician if he or she was employed as a central service technician in a health care facility prior to January 1, 2016. Health care facilities may require central service technicians to hold CRCST or CSPDT credentials.

6) Are nurses exempt from having to be certified?

Yes, as long as a nurse is acting within the scope of his or her practice, he/she does not have to hold a CRCST or CSPDT. Also, other health care professionals that are licensed pursuant to Title 20 of the Connecticut general statutes may not have to be certified if they are acting within their scope of practice.

7) What other professions are exempt from having to be certified if the profession falls under Title 20 of the Connecticut general statutes?

If the health care professional is licensed pursuant to Title 20 of the Connecticut general statutes, they may not have to be certified if they are acting within their scope of practice. Title 20 includes the physicians, chiropractors, naturopathy doctors, podiatry, athletic trainers, physical therapists, occupational therapists, alcohol and drug counselors, radiographers, radiologic technologists, radiologist assistants, midwifery, nurses, dentists, dental hygienists, optometry, opticians, respiratory care practitioners, perfusionists, pharmacists, psychologists, martial and family therapists, clinical social workers, master social workers, professional counselors, veterinaries, massage therapists, acupuncturists, paramedics, embalmers, funeral directors, barbers, hairdressers, cosmeticians, tattoo technicians, electrologists, audiologists, hearing instrument specialists, speech and language pathologists, and hypnotists. *Note: this list is not exhaustive and only includes licensed health care professions.

8) Are students or interns exempt from having to be certified?

Yes, if you are a student or intern performing the job duties of a Central Service technician under the direct supervision of a health care provider, you are exempt from the certification requirement.
9) What if I do not work in a Central Service department but my job is similar to a Central Service technician will I have to be certified and maintain continuing education credits?

It depends. Ultimately, health care facility attorneys will have to determine if your job falls under the Central Service technician law or not. There is a provision that allows for health care facilities to determine if a person who does not work in a Central Service department has been specially trained and is deemed competent to decontaminate or sterilize reusable medical equipment, instruments or devices. This is based on standards set by a health care facility’s infection prevention or control committee along with input from a certified Central Service technician.

If the health care facility determines the person who does not work in a Central Service department is competent, then the facility is required to maintain a list of those people. In addition, those people deemed competent must annually complete a minimum of ten hours of continuing education in areas related to infection control and the decontamination and sterilization of reusable medical equipment, instruments, and devices.

10) Do endoscopy professionals have to be certified and/or maintain the continuing education of a Central Service technician under this law?

This will depend on the job requirement and job description for the professional. Health care facility attorneys will have to determine if this profession falls under the Central Service technician law or not.

11) Will a Central Service technician earn more money now that certification is required?

This is determined by your health care facility and is not addressed in the law. A word of caution: Central Service professionals should be aware that asking this question (or simply bringing the topic of monetary compensation into the discussion) in the presence of state elected officials or health care executives can jeopardize our efforts in other states.

12) How does a person earn the CRCST or CSPDT?

The pathway for earning the CRCST or CSPDT is taking their respective exams. Visit www.iahcsmm.org or www.sterileprocessing.org.

13) What are the continuing education requirements?

All Central Service technicians in Connecticut must earn 10 hours of continuing education each year, even if the individual maintains CRCST or CSPDT certifications. The requirement of 10 hours of continuing education is a minimum standard, meaning certifying bodies may require individuals to maintain more than 10 hours of credit. For example, the easiest way to comply with the law and simultaneously meet IAHCSMM’s requirements for the CRCST credential is to complete 12 hours of continuing education each year.
14) When do the continuing education credits become required?

The continuing education requirement becomes effective January 1, 2016. Each health care facility’s human resources department will determine the exact date the first 10 hours of continuing education must be completed.

15) What happens to me if I do not get certified and/or attain my required continuing education credits?

After January 1, 2016, if you do not fall into the grandfathering clause, being certified is required in order to be employed as a Central Service technician in the state. All Central Service technicians, regardless of the grandfathering clause, will be required to maintain the continuing education credits.

16) Where can the text of the law be found?

Scroll down to Connecticut on this page and click on CT Central Service Technician Law: http://www.iahcsmm.org/advocacy/cs-state-laws.html

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