



Our best care. Your best health."

R-W-SPC-0810-05

DRUG COLLECTION LEGAL BLOOD ALCOHOL				
☑ St. Joseph Medical Center, Tacoma, WA	☑ St. Anthony Hospital Gig Harbor, WA	☐ Harrison Medical Center, Bremerton, WA		
☐ St. Francis Hospital, Federal Way, WA	☑ St. Elizabeth Hospital Enumclaw, WA	☐ Harrison Medical Center, Silverdale, WA		
☑ St. Clare Hospital Lakewood, WA	☐ Highline Medical Center Burien, WA	□ PSC		

### **PURPOSE**

To provide instruction on the proper collection, documentation, chain of custody and handling of Legal Blood Alcohol samples.

### **BACKGROUND**

Blood Alcohol collections may be requested by:

- Law Enforcement Officers the officer must provide a consent form or search warrant.
- Patient, Attorney or Court ordered The patient is requesting a legal blood alcohol to be drawn, the patient
  must pay by cash. If the patient is unable to pay by cash, the lab will collect and hold the sample for 30
  days or until payment is received (see detailed instructions below).

### RELATED DOCUMENTS

CLSI T/DM6A Blood Alcohol Testing in the Clinical Laboratory; Approved Guideline

HS Bill 2443 C183 S 7 Driving under the Influence

RCW 46.20.308 Implied consent — Test refusal — Procedures

RCW 46.61.506 (5) Persons under influence of intoxicating liquor or drug – Evidence – Tests –

Information concerning tests

## **COLLECTOR REQUIREMENTS**

When a blood test is administered under the provisions of RCW <u>46.20.308</u>, the withdrawal of blood for the purpose of determining its alcoholic or drug content may be performed only by a physician, a registered nurse, a licensed practical nurse, a nursing assistant as defined in chapter <u>18.88A</u> RCW, a physician assistant as defined in chapter <u>18.71A</u> RCW, a first responder as defined in chapter <u>18.73</u> RCW, an emergency medical technician as defined in chapter <u>18.73</u> RCW, a medical assistant phlebotomist (formerly known as a health care assistant) as defined in chapter <u>18.360</u> RCW, or any technician trained in withdrawing blood. This limitation shall not apply to the taking of breath specimens.

## **SPECIMEN REQUIREMENTS**

Two Grey top tubes (or tubes provided by Officer if testing is to be done by the State Lab).

# **EQUIPMENT**

Grey top tubes (Sodium Flouride Potassium Oxalate) – 2 and (inspect for valid expiration date) Venipuncture equipment NO ALCOHOL SWAB – USE BETADYNE Evidence Tape Specimen Processing Legal File

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Form – Addendum A (Certificate of Alcohol Collection)

Form – Addendum B (Legal Alcohol Blood Test Requested by the Patient or Court Ordered)

Form – Addendum C (Subpoena may be provided by officer)

PacLab/PAML Chain of Custody Requisition (COC) (for patient or court order requests only)

### **STEPS**

Requested by Law Enforcement Officer:

(No patient registration or order entry is necessary)

- 1. Before proceeding, make sure the proper consent form or request has been received.
  - Patient may be under arrest and officer provides a consent form for patient to sign. These forms may vary by city, county or state jurisdiction.
  - Patient may be under arrest and officer provides a search warrant document (see Addendum C search warrant example).
- 2. Follow the steps in the *Certificate of Blood Alcohol Collection* checklist (See Addendum A). Complete this form as you proceed through the next steps.
- 3. Identify the patient
  - Use driver's license, picture ID, or verbal acknowledgement by Law Enforcement Officer.
- 4. Cleanse the venipuncture site with a non-alcohol based disinfectant, i.e., betadyne. Note: Frepp Sepp disinfectant may contain alcohol. DO NOT USE ALCOHOL SWAB or FREPP SEPP. Soap and water may be used if patient is allergic to betadyne. Document disinfectant used on Addendum A.
- 5. Perform the venipuncture and fill 2 Grey top tubes. Mix well by inversion 8-10 times.
- 6. Properly label both tubes with patient's last and first name, date, time, and your tech ID.
  - Tubes must be labeled in the presence of the patient and officer.
  - Tubes must be labeled by the person collecting the sample.
- 7. Place labeled samples into the bag from the officer's kit. If no bag provided, use a lab bag.
- 8. Seal this bag with evidence tape by folding over the flap (if non-tamperproof type bag) and affixing tape over the flap. If the tape prompts for initials of the collector and donor please complete and date.
- 9. Hand the labeled, bagged, sealed samples over to the officer or assist with packing into Styrofoam container.
- 10. Complete the paperwork needed by the officer and Addendum A for our records.
- 11. Indicate on Addendum "A" step 5 that sample was given to officer, document officer's name and badge number.
- 12. File all Addendum A paperwork and copies (if made) of consent or search warrant in the Specimen Processing Legal File/Folder by month.

Requested by Patient or his/her Attorney or by Court Order:

- 1. Register the patient in the Laboratory Information System (LIS) and order a miscellaneous test (MISC). Enter CASH as Insurance Name if payment is received at time of service.
- 2. Insure that the patient's address and phone number are documented in the LIS correctly.
- 3. Collect payment of \$80.00 for test in the form of cash ONLY. Provide the patient with a receipt.
- 4. If patient has no means to pay at the time of venipuncture, order the tubes as extra specimens in the LIS and include the comment: "Sample is to be held in the tamper proof bag in the test in question (TIQ) bin of the Processing Refrigerator, until payment is made". Affix label to tube. Samples will be saved for 30 days pending payment.
- 5. Follow the steps in the Certificate of Blood Alcohol Collection checklist (See Addendum A).
- 6. Identify the patient before venipuncture using two patient identifiers.
- 7. Use driver's license or picture ID to validate identity.
- 8. Complete a blank "PacLab/PAML Chain of Custody" form (Blue & white) or other Reference lab COC if patient has requested testing be done elsewhere. Write <u>Lab Acct PA 24465</u> at the top left portion. Mark Blood Alcohol (Step 1, E). \*See example in the drug collection room.
- 9. Cleanse the venipuncture site with a non-alcohol based disinfectant, i.e., betadine. Note: Frepp Sepp disinfectant may contain alcohol. DO NOT USE ALCOHOL SWAB or FREPP SEPP. Can use soap and water if patient is allergic to betadine, this must be documented on Addendum A.
- 10. Perform the venipuncture and fill 2 Grey top tubes. Mix well by inversion 8-10 times.
- 11. Properly label both tubes with patient's last and first name, date, time, and your tech ID in the presence of the patient.
- 12. Seal the tube(s) using the seals at the bottom of the COC form. Take care to align the seal properly with the CAP positioned over the tube stopper area. Do not place the barcode over the patient's name. Date the seals, add the phlebotomist initials and ask the donor/patient to initial.
- 13. Place labeled and sealed samples into a tamperproof bag and secure.
- 14. Complete the remaining portions of the PacLab/PAML (or other reference lab) chain of custody requisition, including the collector part (Step 4) and obtain signature of the donor/patient in Step 5. Package sample and COC like you would a regular urine drug collection for PAML by placing in the PAML send out box. Loads to a Packing List for PAML (979). Retain the collector copy and give the donor copy to the donor. Remaining COC goes in pouch of tamperproof bag.
- 15. ALC LEGAL test will fall to Packing List for Manual Reqs going to PAML.
- 16. Prepare this sample for transport with other PAML destined samples.

Franciscan Health System

# Addendum A

		CERTIFIC	CATE OF	BLOOD ALCOHOL COL	LECTION	
	St. Jose St. Franc	ph Medical Center Tacoma, WA cis Hospital Federal Way, WA	⊠ St. Cla ⊠ St. Ant	re Hospital Lakewood, WA thony Hospital Gig Harbor, WA	⊠ St. Elizabeth Hospital E □ PSC	numclaw, WA
⊃a	tient			_Driver License No		
) Эа	te			Time of Collection		
Γh	e under	rsigned certifies under oath a	and under	penalty of perjury that :		
1.	I identi	ified the patient by: Circle or	ne below			
	a. b.	Driver's License DRL # Law Enforcement Officer v	erification			
2.	a. b. c. d.	Officer request and/or cons Subpoena or search warran Court order Patient request	sent for blo nt	o phlebotomist: Circle one be ood draw.		
3.	a.	ood tubes are provided by the Type of anticoagulant: Expiration date of tube:				
4.		drawn a sample from the pa facility:	atient, usin	g the following steps from the	e Legal Alcohol Collectic	n Procedure
	a.	I prepared the site NO ALCOHOL wa		Betadine swab (non-alcohol)	or soap and water.	
	b.	I drew the sample	e from		(venipuncture site)	
	C.	I drew whole bloo	d into	Grey Top Tube(s).		
	d.	I labeled the tube	with Last	and First Name, Date, Time,	and my Tech ID (Identif	ication).
5.	Check	which one applies:				
	a.	I gave the sealed specimer Badge No.		ington State Law Enforcemen	nt Officer	
	b.	The sample was retained fo	or testing b	у	Reference	Lab.
	Name	of Phlebotomist (Please Prir	nt)	Title	D	ate
	Phle	botomist Signature				
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		Unauthorize	ed use or co	ppying of this document is prohibite	ed by FHS.	

+ CATHOLIC HEALTH

Franciscan Health System	Addendum B	
Legal Alco	ohol Blood Test Requested By Th	ne Patient
<ul><li>☑ St. Joseph Medical Center Tacoma, WA</li><li>☑ St. Francis Hospital Federal Way, WA</li></ul>	⊠ St. Clare Hospital Lakewood, WA ⊠ St. Anthony Hospital Gig Harbor, WA	⊠ St. Elizabeth Hospital Enumclaw, WA ☐ PSC
Clare Hospital, St Elizabeth Hospital my blood for the purpose of testing it.  The procedures necessary to take a I understand the nature of those prod I understand that I have the right to r nevertheless is a risk it might be use	request this test for my own confidentia ed against me in a court of law without r	ical Center withdraw a sample of nt.  ally have been explained to me and I use and benefit, but that there my consent; that I also have the
evidence against me.	law enforcement agency voluntarily, in	
the results of this test.	medical staff and employees from any	and all liability with connection with
(Patient Signature)	(Phlebotomist Signature	e)
,	, C	,
(Parent/Legal Guardian)	(Witness)	
(Date) (Time)		
	ference Lab Chain of Custody Form	

COUNTY	ASHINGTON
STATE OF WASHINGTON,	NO.
v	AFFIDAVIT IN SUPPORT OF SEARCH WARRANT FOR EVIDENCE OF A CRIME, TO WIT:  DRIVING WHILE UNDER THE INFLUENCE, RCW 46.61.502 PHYSICAL CONTROL OF VEHICLE WHILE UNDER THE INFLUENCE, RCW 46.61.504 DRIVER UNDER TWENTY-ONE CONSUMING ALCOHOL, RCW 46.61.503
T. Darie	
	ng duly swom and upon oath, depose and say
I am a duly appointed, qualified, and actin	g law enforcement officer for the:
☐ Washington State Patrol	
	ity Sheriff's Department.
Police	
I am charged with responsibility for the in	
within, and have proba	ble cause to believe, and do, in fact, believe, that
evidence of the crime(s) of:	
Driving While under the Influence	
Physical Control of Vehicle Whil  Driver under Twenty-one Consur	le under the Influence, RCW 46.61.504
	ling Alcohol, RCW 40.01.505
	, who is currently located
within the County of	my belief being based upon information acquired
through personal interviews with witnesses and o	other law enforcement officers, review of reports
and personal observations, said information bein	g as further described herein
My training and experience regarding inv	vestigations of the above crime(s) is as follows:
The facts supporting the initial contact w	ith are as follows:
The facts supporting my belief thatintoxicants and/or drugs are as follows:	is under the influence of
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The defendant,:
has refused to take a breath alcohol test on an instrument approved by the State Toxicologist.
is being treated in a hospital, clinic, doctor's office, emergency medical vehicle, ambulance, or other similar facility, or is at a location that lacks an instrument approved by the State Toxicologist for performing breath testing, and the defendant has refused to submit to a blood test.
is incapable due to physical injury, physical incapacity, or other physical limitation, of submitting to a breath alcohol test, and the defendant has refused to submit to a blood test.
has refused to submit to a blood test at the request of the undersigned, who has reasonable grounds to believe that the defendant is under the influence of a drug (as further described herein).
was not offered an opportunity to take a breath alcohol test on an instrument approve by the State Toxicologist because:  the available instrument is currently out of order.
the defendant does not speak English and the implied consent warnings are not available in a language that the defendant understands.
a low alcohol concentration reading on a portable breath test device makes it probable that any impairment is the result of a substance or drug other than alcohol.
submitted to a breath test on an instrument approved by the State Toxicologist but the breath alcohol concentration reading of is not consistent with the defendant's level of impairment suggesting that the defendant is also under the influence of a drug.
A sample of's blood, if extracted within a reasonable period
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to determine his/her current blood alcohol level and to detect the presence of any drugs that may
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to determine his/her current blood alcohol level and to detect the presence of any drugs that may have impaired his/her ability to drive. This search warrant is being requestedhours
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to determine his/her current blood alcohol level and to detect the presence of any drugs that may have impaired his/her ability to drive. This search warrant is being requestedhoursminutes after ceased driving/was found in physical
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to determine his/her current blood alcohol level and to detect the presence of any drugs that may have impaired his/her ability to drive. This search warrant is being requestedhoursminutes after ceased driving/was found in physical control of a motor vehicle.
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to determine his/her current blood alcohol level and to detect the presence of any drugs that may have impaired his/her ability to drive. This search warrant is being requested hours minutes after ceased driving/was found in physical control of a motor vehicle.  The Legislature has specifically authorized the use of search warrants for blood in cases
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to determine his/her current blood alcohol level and to detect the presence of any drugs that may have impaired his/her ability to drive. This search warrant is being requested hours minutes after ceased driving/was found in physical control of a motor vehicle.  The Legislature has specifically authorized the use of search warrants for blood in cases in which the implied consent statute applies. See RCW 46.20.308(1) ("Neither consent nor this
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to determine his/her current blood alcohol level and to detect the presence of any drugs that may have impaired his/her ability to drive. This search warrant is being requestedhoursminutes afterceased driving/was found in physical control of a motor vehicle.  The Legislature has specifically authorized the use of search warrants for blood in cases in which the implied consent statute applies. See RCW 46.20.308(1) ("Neither consent nor this section precludes a police officer from obtaining a search warrant for a person's breath or
of time after he/she last operated, or was in physical control of, a motor vehicle, may be tested to determine his/her current blood alcohol level and to detect the presence of any drugs that may have impaired his/her ability to drive. This search warrant is being requestedhoursminutes afterceased driving/was found in physical control of a motor vehicle.  The Legislature has specifically authorized the use of search warrants for blood in cases in which the implied consent statute applies. See RCW 46.20.308(1) ("Neither consent nor this section precludes a police officer from obtaining a search warrant for a person's breath or blood."). The Legislature has also specified specific classes of people as being qualified to

a licensed practical nurse, a nursing assistant as defined in chapter 18.88A RCW, a physician assistant as defined in chapter Ch. 18.71A or Ch. 18.71 RCW, a health care assistant as defined in chapter 18.135 RCW, or any technician trained in withdrawing blood.

Printed Name Number	of Peace Officer, Agency, and Personnel	Signature of Peace Officer		
SUBSC	RIBED AND SWORN to before n	ne this day of	, 20	
	<u> JUI</u>	OGE		
	Prir	nted or Typed Name of Judg	ge	
Distribution if w	rarrant obtained in person—Original (Court rarrant obtained telephonically—If search w y to the judge after the officer is placed under	arrant was obtained telephonically,	this complaint must be	
	STATE OF W	ASHINGTON	COURT	
STATE OF	WASHINGTON,	NO.		
	Plaintiff,	SEARCH WARRANT FO A CRIME, TO WIT:	R EVIDENCE OF	
v		DRIVING WHILE INFLUENCE, RCV PHYSICAL CONT VEHICLE WHILE INFLUENCE, RCV DRIVER UNDER CONSUMING ALC RCW 46.61.503	V 46.61.502 ROL OF UNDER THE V 46.61.504 IWENTY-ONE	
		]		
	ANY PEACE OFFICER IN THE ST EREAS, upon the sworn complaint h		l/or the testimonial	
	ven in the above-entitled Court and in			
	signed Judge of the above-entitled C	-		
in violation	of the laws of the State of Washingto	on, evidence of the crime(s)	of:	
	Driving While under the Influence	e, RCW 46.61.502		
	Physical Control of Vehicle Whil	e under the Influence, RCW	46.61.504	
	Driver under Twenty-one Consur	ning Alcohol, RCW 46.61.50	03	
			_	
is concealed	in, about or upon the person of		, who is currently	

NOW, THEREFORE, in the name of the S	State of Washington, you are hereby
commanded with the necessary and proper assista	nce of a physician, a registered nurse, a
licensed practical nurse, a nursing assistant as defi	ined in chapter 18.88A RCW, a physician
assistant as defined in chapter Ch. 18.71A or Ch.	18.71 RCW, a health care assistant as defined
in chapter 18.135 RCW, or any technician trained	in withdrawing blood, to extract a sample of
blood, consisting of one or more tubes, from the p	erson of,
within hours of the issuance of the	is search warrant and to ensure the safe keeping
of the same and to make a return of said warrant v	vithin three (3) days; with a particular
statement of all the articles seized and the name a	nd title of the person who extracted the sample
of blood. A copy of said warrant shall be served u	upon the person from whom the blood is to be
extracted and upon the person who extracted the s	ample of blood together with a receipt for the
blood that was extracted.	
GIVEN UNDER MY HAND thisd	lay of, 20
JUDO	GE
Print	ed or Typed Name of Judge
This warrant was issued by the above judge, pursu	ant to the telephonic warrant procedure
authorized by CrR 2.3 and CrRLJ 2.3 on	, 20, at(time).
Printed Name of Peace Officer, Agency, and Personnel Number	Signature of Peace Officer Authorized to Affix Judge's Signature to Warrant
Distribution—No copies made until after the judge signs or app	roves an officer signing in the judge's stead after the entire

**Distribution**—No copies made until after the judge signs or approves an officer signing in the judge's stead after the entire warrant is read to the judge. Original (Court Clerk); 1 copy (Prosecutor), 1 copy (Officer); 1 copy to give to person from whom the blood is extracted, 1 copy to give to person who extracted the blood.

STATE OF V	WASHINGTON COURT
STATE OF WASHINGTON,	NO.
Plaintiff.	RECEIPT FOR PROPERTY TAKEN
Fiamun,	RECEIPT FOR PROPERTY TAKEN
v.	
Defendant.	_
The following property was taken from	the person of
pursuant to a Search Warrant having the same of	cause number:
A sample of blood consisting of	tubes.
Acknowledged by Person from whom	blood was extracted:
Date: Time:	
Acknowledged by Person who extracte	ed the blood:
Date: Time:	
Distribution—Original Receipt left with the person from wh unavailable; 1 copy (Court Clerk); 1 copy (Prosecutor); 1 cop	oom the blood was drawn or left with medical staff if person is by (Officer); 1 copy (person who extracted the blood).
STATE OF W	ASHINGTONCOURT
STATE OF WASHINGTON,	NO.
Plaintiff, v.	INVENTORY AND RETURN OF PROPERTY TAKEN UNDER SEARCH WARRANT
Defendant.	
A sample of blood consisting of tube	es was extracted from the person of
	on,
20, at (time) by	, who is employed by
as a 🗌 physicia	n □ registered nurse □ licensed practical nurse
nursing assistant as defined in chapter 18.88A F	CCW 🔲 physician assistant as defined in
Ch. 18.71A or Ch. 18.71 RCW 🗖 health care assis	stant as defined in chapter 18.135 RCW 🔲 technician
trained in withdrawing blood.	
Acknowledged by Person from whom bloo	od was extracted:
Date: Time:	
	ne blood:
Date: Time:	
Distribution—Original filed with Court Clerk within 3 days o	f service of warrant; 1 copy (Prosecutor), 1 copy (Officer).

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