NOTE TO OFFICER: The officer should review and follow the instructions on Side Two of this form.

STATE OF NORTH CAROLINA

ATTACH TEST RECORD TICKET HERE
File No.

NOTE: A "com	motor vehicle" is as de	ounty S. 20-4.01(3d).	In The General Court Of Justice District Court Division										
	IN THE MAT	. ,											
Name	IN THE MA		AFFIDAVIT AND REVOCATION REPORT OF LAW ENFORCEMENT OFFICER										
Address			☐ CHEMICAL ANALYST										
City State Zip						The charged offense is impaired supervision or instruction under G.S. 20-12.1. Accordingly, substitute "supervisor/instructor" wherever "driver" appears below.							
State Zip						G.S. 20-16.2, 20-16.5, 20-17.8, 20-19(c3), 20-139.1							
Race Sex Date Of Birth			Drivers License No.		State	Vehicle Type	CMV	Haz. Mat.	Citation No.				
The undersign	ned bei	ng first duly sworn	says:										
a law ((☐ co	1. I am a law enforcement officer. On the												
	(List Sufficient Facts To Establish Probable Cause)												
2. The driver has a drivers license restriction: alcohol concentration. ignition interlock. conditional restoration (Restr: *9). 3. The driver violated a drivers license restriction by: refusing to be transported for testing. not having an operable ignition interlock on the vehicle being driven. failing to personally activate the ignition interlock on the vehicle being driven. exceeding the driver's alcohol concentration limitation. refusing a chemical analysis (if refusal, also complete items no. 14 and 15 below, as appropriate for this case). 4. The driver was charged with the implied-consent offense of: G.S. 20-138.1. Other:													
_		•	•		_	es)							
for wh	ich the	drivers license had	been or	is revoked under G.	S. 20-16	.5.							
5. After t	5. After the driver was charged, I took the driver before, a chemical												
6. I am a chemi 7. I inforr indicat 8. I bega	 analyst authorized to administer a test of the driver's breath. 6. I am a chemical analyst and possess a current permit issued by the Department of Health and Human Services authorizing me to conduct chemical analyses of the breath utilizing its approved breath-testing instruments. 7. I informed the driver orally and also gave notice in writing of the rights specified in G.S. 20-16.2(a). I completed informing the driver of the rights as indicated on the attached DHHS 4081. 8. I began observing the driver for the purpose of complying with the observation period requirements for a breath analysis in accordance with the methods/rules approved by the Department of Health and Human Services at												
day of			,										
							_ , at		(a.)(p.)m.	, I requested the			
10. The drawere r search the sa 11. The drawerho	driver to submit to a chemical analysis of his/her breath or blood or urine. 10. The driver was unconscious or otherwise incapable of refusal and therefore the notification of rights and request to submit to a chemical analysis were not made. I directed the taking of a blood sample by a person qualified under G.S. 20-139.1 based on the (check one) AOC-CR-155 search warrant issued and executed in this case. totality of the circumstances, which demonstrated an exigency that justified the taking of the sample without first obtaining a search warrant. 11. The driver submitted to a chemical analysis of his/her breath. I administered the chemical analysis to the driver in accordance with the methods/rules approved by the Department of Health and Human Services using the approved breath-testing instrument shown on the attached												
	-	•			•			DHHS 4082	•	de part of this Affidavit.			
record 12. The ch 13. The di attach 14. The di	l before nemica river co ed DHI river wi e willful he drive	e any trial or proceed analysis of the driven ansented to the obtated to the obtated to the obtated to subtempt and the obtated the ob	ding in wher's breadining of a smit to a care an implication and implications and implicati	, as shown on the hich the results of the hich the results of the hich indicated an alcourage as ample of his/her to chemical analysis are de-consent offense hiple was obtained by	e prevent ne chemi phol conc plood or u s indicate involving ased on t	death or critical injur	rd. I provused. nore. analysis, DHI ry to and	which was HS 4082. other person 155 search v	collected as ind DHHS 408	of the attached test dicated on the			
		ED TO BEFOR	Signature Of Chemical		<u> </u>		DHHS Permit No.						
Date	Signature Of Officia	ed To Administer Oaths	Print Name Of Chemical Analyst/Law Enforcement Officer										
Magistrate	De	puty CSC Assi	stant CSC	Clerk Of Super	rior Court								
Notary		My Commission Expir				Agency Name							

NOTES TO LAW ENFORCEMENT OFFICER/CHEMICAL ANALYST

NOTE TO LAW ENFORCEMENT OFFICER WHO IS NOT GOING TO administer breath test or read the implied-consent rights:

- 1. Complete the identifying information at the top,
- 2. Check the "Law Enforcement Officer" block under "Affidavit and Revocation Report of" in the title section,
- 3. Review and check as appropriate for this case paragraphs 1-5 (and if the driver is unconscious or incapable of refusing so that the implied-consent rights need not be read, also review and check as appropriate paragraph 10), and
- 4. Swear or affirm before notary or magistrate, sign and file copies as indicated.

NOTE TO LAW ENFORCEMENT OFFICER WHO CHARGES DRIVER AND IS CHEMICAL ANALYST who administers the breath test or reads the implied-consent rights for a blood test:

- 1. Complete the identifying information at the top,
- 2. Check both the "Law Enforcement Officer" and "Chemical Analyst" blocks under "Affidavit and Revocation Report of" in the title section,
- 3. Review and check as appropriate for this case paragraphs 1-15, and
- 4. Swear or affirm before notary or magistrate, sign and file copies as indicated.

NOTE TO CHEMICAL ANALYST WHO IS NOT THE CHARGING OFFICER:

- 1. Complete the identifying information at the top,
- 2. Check the "Chemical Analyst" block under "Affidavit and Revocation Report of" in the title section,
- 3. Review and check as appropriate for this case paragraphs 6-15, and
- 4. Swear or affirm before notary or magistrate, sign and file copies as indicated.

INSTRUCTIONS

- 1. This form should be used in District Court to prove alcohol concentration in implied-consent criminal cases.
- 2. This form should be used before the Magistrate for the pretrial civil revocation (CVR) when the driver is charged with DWI or another implied-consent offense and the driver
 - a. has an alcohol concentration of 0.08 or more;
 - b. has an alcohol concentration of 0.04 or more and was operating a commercial motor vehicle;
 - c. is under age 21 and has an alcohol concentration of 0.01 or more; or
 - d. refuses the breath test and/or a blood or urine test.
- 3. This form should be used to notify DMV of (i) an alcohol concentration of 0.15 or more or (ii) a refusal to submit to a breath test and/or a blood or urine test.
- 4. This form should be used to notify DMV of violations of the following drivers license restrictions+:
 - a. *9= the driver has a Conditional Restoration of his or her drivers license
 - b. 19= alcohol concentration (A/C) of 0.04
 - c. 20= A/C 0.04+ignition interlock
 - d. 21= A/C 0.00
 - e. 22= A/C 0.00+ignition interlock
 - f. 23= ignition interlock only
 - g. 25= A/C 0.02
 - h. 26= A/C 0.02+ignition interlock
 - + When a driver has violated a restriction and paragraphs 2 and 3 on Side One are completed, ALL sections in these paragraphs that apply must be checked. For example, if the driver had a restriction 20 and violated both the alcohol concentration and the ignition interlock provisions, both the "alcohol concentration" and the "ignition interlock" blocks should be checked in paragraph 2. The same applies to paragraph 3.
- 5. File the original and copies of this form, with a copy of the test record ticket attached, as follows:
 - a. Original To the Magistrate for the pretrial civil revocation (CVR).
 - b. Second copy To the Court for the criminal case.
 - c. Yellow copy To DMV for violation of any alcohol or ignition interlock restriction on drivers license, alcohol concentration of 0.15 or more, or for refusal to submit to a breath test and/or a blood or urine test. DMV's address is: DMV, Information Processing Services, 3120 Mail Service Center, Raleigh, NC 27699-3120.
 - d. Pink copy To the Law Enforcement Officer/Chemical Analyst.
 - e. Green copy To the driver.