Vermont Department of Public Safety

Breath and Blood Alcohol Analysis Rule

A. Scope and Authority

I. In accordance with 23 V.S.A. Section 1203, the following are stated as requirements for performing and reporting results of breath and blood alcohol analyses.

B. Definitions

I. As used in this rule:

1. "Alcohol" refers specifically to ethyl alcohol.

2. "Analysis" refers to the physical identification and quantification of alcohol within breath or blood samples.

3. "Method" refers to an analytical technique for performing chemical analyses. A method may require specific analytical instrumentation.

4. "Procedure" refers to the series of steps followed in the performance of analyses.

II. Severability

If any provision of any section of this rule or the application thereof to any firm, individual or circumstance is found by a court of competent jurisdiction to be illegal, invalid or void, the remainder of this rule shall be deemed unaffected and shall continue in full force and effect.

C. Evidential Breath Alcohol Analysis

I. Analyses shall be performed using the methods which work by the principle of absorption of infrared energy. At the time of use the equipment for this purpose must appear on the most current National Highway Traffic Safety Administration (NHTSA) conforming products list for evidential breath testing equipment. The following specifications must be met:

1. Analytical instrumentation shall be capable of accepting and analyzing a sample of exhaled deep lung/alveolar air (breath).

2. Analytical instrumentation shall be capable of analyzing replicate samples of simulated breath containing a known concentration of alcohol with a precision of plus or minus 5% from their mean when alcohol concentrations are reported to three significant figures. Analytical results shall be reported as the number of grams of alcohol per 210 liters of breath (g/210L).
3. Analytical instrumentation shall be capable of determining the breath alcohol concentration of a simulated breath sample of a known concentration with an accuracy of plus or minus 10% or 0.005 g/210L, whichever is greater, when alcohol concentrations are reported to three significant figures. This demonstrated capability directly extends to accurately evaluating a breath sample. Analytical results shall be reported as the number of grams of alcohol per 210 liters of breath (g/210L).

4. Analytical instrumentation shall be capable of detecting the presence of compounds in breath which could potentially interfere with the accurate determination of breath alcohol concentration.

5. Analytical instrumentation and methods used for determination of breath alcohol concentration for evidential purposes shall be approved by the Commissioner of Public Safety.

6. Instrumentation meeting the above described specifications is considered to be capable of accurately analyzing a breath sample for alcohol concentration.

II The operator will follow procedures incorporated in the Vermont Criminal Justice Training Council Student Manuals in effect at the time of testing and approved by the Commissioner of Public Safety.

D. Evidential Blood Alcohol Analysis

I. Analyses shall be performed using the method of gas chromatography. The following specifications must be met:

1. Collection of blood samples designated for evidentiary analysis require the use of blood collection kits provided by the Vermont Department of Public Safety or use of tubes appropriate for blood alcohol analysis. The sample tubes shall include a suitable preservative which will render the alcohol concentration of the sample stable for at least sixty (60) days.

2. Upon collection, shipping containers used for the submission of evidentiary samples shall be sealed and should be properly labeled with date and time of collection and donor identification. Sample container seals shall be tamper-evident.

3. When in the custody of law enforcement personnel, sample containers and packaging shall remain sealed and be kept in a secured area, until they are sent or delivered to the Vermont Forensic Laboratory where they shall be held in a limited access, secured storage area. Sample tubes shall remain sealed until they are opened by an analyst.

4. Analytical instrumentation shall be capable of analyzing replicate portions of a blood sample with a precision of plus or minus 5% from their mean when alcohol concentrations are reported to three significant figures.
results shall be reported as the number of grams of alcohol per 100 milliliters of blood (g/100mL).

5. Analytical instrumentation shall be capable of determining the alcohol concentration of a reference sample of known concentration with an accuracy of plus or minus 10% when alcohol concentrations are reported to three significant figures. Analytical results shall be reported as the number of grams of alcohol per 100 milliliters of blood (g/100mL).

6. Analytical instrumentation shall be capable of detecting the presence of compounds in blood which could potentially interfere with accurate determination of blood alcohol concentration.

7. Analytical instrumentation and methods used for determination of blood alcohol concentration for evidential purposes shall be approved by the Commissioner of Public Safety.

8. Instrumentation meeting the above described specifications is considered to be capable of accurately analyzing a blood sample for alcohol concentration.

E. Preliminary Breath Alcohol Screening

Any preliminary alcohol screening device used by law enforcement officers in enforcing the provisions of Title 23 of the Vermont Statutes Annotated must appear on the most current NHTSA conforming products list for evidential breath testing equipment. All such instruments must be operated, maintained, and used in accordance with manufacturer specifications and instructions.

F. Samples for Independent Analysis

I. Collection of blood samples designated for independent analysis require the use of blood collection kits provided by the Vermont Department of Public Safety or use of tubes appropriate for blood alcohol analysis. Samples must be labeled with donor, date and time taken. The sample must be sealed by the individual taking the sample and the seals must remain intact. These samples must be sent to the Vermont Forensic Laboratory for storage until independent analysis is requested or the required storage time has been exceeded.

II. All samples for independent analysis shall be securely held by the Vermont Forensic Laboratory for at least 45 days from the documented date of sample collection. The Vermont Forensic Laboratory, upon receipt of a written request from the tested subject or his/her attorney and payment of the handling fee, will send the requesting subject's sample to the independent laboratory of his/her choice. The sample will be sent to the independent laboratory in a sealed condition.

III. In cases where an Evidential Blood Sample has been collected, a portion of blood shall be retained for independent analysis for at least 45 days from the
documented date of sample collection. The Vermont Forensic Laboratory, upon receipt of a written request from the tested subject or his/her attorney and payment of the handling fee, will send the requesting subject's sample to the independent laboratory of his/her choice. The sample will be sent to the independent laboratory in a sealed condition.