The text in this document is provided for assisting in the preparation of NOEs for court purposes. These templates provide general information that may be covered in testimony by a lab analyst in the listed discipline. For case-specific information, attorneys should contact the analyst to discuss their expected testimony for inclusion in this notice.

The State of Alaska, by and through the undersigned attorney, hereby provides notice in the above-captioned case that the State intends to call [ANALYST NAME], Alaska Scientific Crime Detection Laboratory (ASCDL), 4805 Dr. Martin Luther King Jr. Ave., Anchorage, AK, 99507, (907) 269-5740, as an expert witness. Any reports authored by this expert have been or will be provided to the defense pursuant to Criminal Rule 16. Curricula vitae for ASCDL analysts are available on the lab’s website: <https://dps.alaska.gov/Statewide/CrimeLab/Quality-Assurance/SOQ>

The substance of [ANALYST NAME]’s expected testimony in this case is as follows:

Analyst will

1. Describe their education, background, training, qualifications, continuing education, and/or professional organization membership as it relates to the documentation, collection, processing, and preservation of evidence and digital photography at crime scenes.
2. Discuss the role of Crime laboratory personnel in providing technical support to crime scene investigators and other law enforcement personnel by applying techniques and procedures to the documentation, collection, processing, and preservation of evidence at crime scenes.
3. Discuss evidence handling practices and procedures including how evidence is recovered, preserved and/ or documented at a crime scene and the describe the chain of custody of any physical items, biological samples or digital photographs collected.
4. Describe each field test method used, scientific principles related to that test method, quality control procedures in place, and any limitations of the testing method.
5. Describe the quality assurance measures in place to ensure the integrity and preservation of all evidence collected for possible later testing at the Crime laboratory or other testing facility.
6. Comment on any other relevant matter on which the analyst is qualified to render an opinion.
7. *[Case-specific conclusions, and the basis of those conclusions, can be added here, after consultation with the assigned analyst]*