IMPLIED CONSENT What are your Rights?

What is Implied Consent?

Arkansas's implied consent law is a key component of the state's DWI enforcement strategy. By operating a motor vehicle within the state, you automatically consent to submit to chemical testing (such as a breath, blood, or urine test) if an officer has probable cause to believe you are driving under the influence of alcohol or drugs.

Implied Consent Form

Before any chemical testing an officer must noitfy you of your rights through the Arkansas Implied Consent Form. This is crucial as it ensures you understand the legal implication of your decision.

Questions? Call Us!

- 501-291-0422
- HARRY@WARDENFIRM.COM



What the Implied Consent Form Must Include?

- 1. Mandatory Testing: You will be informed that Arkansas law requires you to submit to a chemical test.
- 2. Consequences of Refusal:
 Refusal can result in the automatic
 suspension of your driver's
 license, and the refusal can be
 used as evidence against you in
 court.
- 3. Right to an Additional Test: You have a right to an additional test conducted by a medical professional of your choice at your own expense, after the state's test has been administered.