SI	ΓΑΤΕ Ο	F NORTH	CAROLINA			File No.				
_			County		In The General Court Of Justice					
Name	And Address (VERSUS		LIMITED DRIVING PRIVILEGE IMPAIRED DRIVING OR OPEN CONTAINER OR UNDERAGE ALCOHOL VIOLATION (N.C. CONVICTIONS ONLY)					
Race		Sex	Height	Weight		·		LY) -138.3(d), 20-138.7(h)		
Hair C	Color	Eye Color	Date Of Birth		Drivers License N			State		
Date Of Offense			Date Of Conviction							
NOTE: Use AOC-CV-352 when defendant's license was revoked for a conviction in another state or in a federal court. Use AOC-CR-340 when imposing an ignition interlock restriction.										
				FIND	INGS					
1. 2. 3. 4. 5. 6. 7.	 Upon application of the defendant for a limited driving privilege, the Court finds that: The defendant has been convicted of impaired driving under G.S. 20-138.1; G.S. 20-138.2; G.S. 20-138.3; G.M. 20-138.7(a); The defendant has been convicted of a second or subsequent offense of transporting an open container of alcoholic beverage under G.S. 20138.7(a); The defendant has been convicted under G.S. 18B-302(a1); The defendant has been convicted under G.S. 18B-302(a1); The defendant has been convicted under G.S. 18B-302(c); At the time of the offense, the applicant held either a valid drivers license or a license that had been expired for less than one (1) year; At the time of the offense, the defendant had not within the preceding seven (7) years been convicted of an offense involving impaired driving; Punishment level three, four, or five has been imposed upon the defendant for the offense of impaired driving, or the defendant has been convicted under G.S. 18B-302(c); Subsequent level three, four, or five has been imposed upon the defendant for the offense of impaired driving, or the defendant has been convicted under G.S. 18B-302(c); Subsequent to the offense, the defendant has not been convicted of, or had an unresolved charge lodged against the defendant for, an offense involving impaired driving; The defendant has obtained and filed with the court a substance abuse assessment; If convicted only under G.S. 20-138.3; the defendant was 18, 19 or 20 years old on the date of the offense, he/she may not receive a limited driving privilege if his/her current conviction was under either (1) G.S. 20-138.1 or (2) both G.S. 20-138.1 and G.S. 20-138.3; M te convicted of a violation of G.S. 20-138.3; (NOTE: Even if the defendant was 18, 19 or 20 years old at the time of the offense, he/she may not receive a limited driving privilege if his/her current conviction was under either (1) G.S. 20-138.1 or (2) both G.									
	b. The defendant has executed form DL-123A and is not required to furnish proof of financial responsibility.									
ORDER										
It is ORDERED that the defendant be allowed a limited driving privilege to be effective on the date indicated below to be used in accordance with the restrictions imposed on the reverse of this form, and to expire one year from the date on which the Division of Motor Vehicles revokes the defendant's drivers license pursuant to G.S. 20-17(a)(2), G.S. 20-13.2(a), G.S. 20-17(a)(12), or G.S. 20-17.3. This limited driving privilege is conditioned upon the maintenance of any financial responsibility required by G.S. 20-179.3(I) during the period of this privilege.										
Effective Date					Date					
NOTE TO DEFENDANT: This privilege is no longer valid after					Signature Of Judge					
the revocation period for the offense of which you were convicted has ended, or if your drivers license remains revoked solely because the Division of Motor Vehicles has not obtained a					Name Of Judge (Type Or Print)					
certificate of your completion of a substance abuse treatment program or an alcohol and drug education traffic school.										

	RESTR	ICTIONS						
The driver shall not drink alcohol while driving or drive while any alcohol remains in his/her body. The driver shall not drive while having a controlled substance in his/her body unless such controlled substance was lawfully obtained and taken in therapeutically approved amounts. This limited driving privilege DOES NOT include the privilege of operating a commercial motor vehicle as defined in G.S. 20-4.01(3d). Driving when essential for emergency medical care is authorized at any time. Standard working hours are from 6 AM to 8 PM, Monday - Friday.								
Driving other than for emergency medical care is permitted only as follows: (check only applicable boxes.)								
1. Driving is permitted for work-related or educational purposes during standard working hours as follows:								
2. Driving is permitted for maintenance of household during standard working hours as follows:								
3. Driving is permitted for work-related or education purposes during nonstandard working hours as follows:								
The driver is self employed and the required documentation for work-related driving is attached.								
4. Driving is permitted for community service assignment, Alcohol and Drug Education Traffic School, and substance abuse assessment or treatment as follows:								
 5. Driving is restricted to: a. any non-commercial vehicle registered in the name of the driver. b. the following non-commercial vehicle(s): 								
6. Additional restrictions	s: Corrective Lenses	☐ 45 M.P.H. Only						
Name And Address Of ADET School, Con Treatment Facility To Which Driver Assign	nmunity Service Coordinator, Or Mental Health ed	Name And Address Of Emp	loyer Or Driver's Place Of Work					
	NOTICE/ACKNOWLED	GMENT OF RECEIP	т					
I have received a copy of this limited driving privilege which contains the restrictions on my driving privilege. I understand that if I drive with the odor of alcohol on my breath, I may be subject to arrest and loss of this limited driving privilege; I understand that this is my limited license to drive; that I must keep it in my possession during the period of revocation; that if my drivers license is revoked for any other reason, this limited driving privilege is invalid; that a violation of any restriction imposed in connection with this limited driving privilege constitutes the offense of driving while license revoked under G.S. 20-28(a); that if community service has been ordered, my willful failure to pay the prescribed fee or complete the community service within the time limit imposed shall result in revocation of this limited driving privilege; and that my willful failure may also result in other action authorized by law for violation of a condition of probation.								
Date		Signature Of Defendant						
CERTIFICATION I certify that this is a true and complete copy of the original on file in this case.								
Date	Signature		Deputy CSC Assistant CSC					
AOC-CR-312 Side Two Rev 12/07	7							

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