File No. STATE OF NORTH CAROLINA In The General Court Of Justice County District Court Division IN THE MATTER OF Name And Address Of Applicant LIMITED DRIVING PRIVILEGE -SPEEDING, RECKLESS DRIVING, OR AGGRESSIVE DRIVING -**OUT-OF-STATE OR FEDERAL CONVICTIONS** Race Sex Height Weight G.S. 20-16(a)(9), (a)(10), (a)(10a), (e1); 20-16.1 Hair Color Eve Color Date Of Birth Drivers License No. And State Offense(s) For Which Applicant Was Convicted Date(s) Of Conviction(s) NOTE: THIS IS A CIVIL ACTION. Use this form in District Court when the applicant's license is suspended under any of the following statutes and all of the convictions causing the suspension occurred in another state or in federal court: G.S. 20-16(a)(9) (two or more speeding in excess of 55 m.p.h. and not more than 80 m.p.h., or one or more reckless driving and one or more speeding in excess of 55 m.p.h. and not more than 80 m.p.h., or one or more aggressive driving and one or more speeding in excess of 55 m.p.h. and not more than 80 m.p.h.); G.S. 20-16(a)(10) (operating at a speed in excess of 75 m.p.h. where maximum speed is less than 70 m.p.h.); G.S. 20-16(a)(10a) (operating at a speed in excess of 80 m.p.h. where limit is 70 m.p.h.). Use this form in District Court when the applicant's license is suspended for an offense covered by G.S. 20-16.1(a) that occurred in another state or in a federal court. **FINDINGS** The applicant has been convicted of the offense(s) shown above and the applicant's drivers license has been revoked. 1. The Court finds that the applicant is eligible for, and in its discretion concludes that the applicant should be issued, a limited driving privilege. The Court has been furnished a properly executed form DL-123 and is satisfied that the applicant is financially responsible. The applicant has executed form DL-123A and is not required to furnish proof of financial responsibility. 2. The Court finds that the applicant has not satisfied the eligibility requirements and should not be issued a limited driving privilege at this time. **ORDER** 1. It is ORDERED that the applicant be allowed a limited driving privilege to operate a non-commercial motor vehicle under the following conditions and under no other circumstances. 2 It is ORDERED that the applicant **NOT** be allowed a limited driving privilege at this time. Geographical Restriction Driving Hours Allowed Type Of Vehicle Additional Restrictions: Corrective Lenses 45 M.P.H. Only Daylight Only Other: (specify) This limited driving privilege authorizes the applicant to drive only if the applicant's license is suspended solely for the above referenced offense(s), and only for the duration of that revocation or for the period shown below, whichever is shorter. This limited driving privilege is subject to such further orders as the Court may deem necessary and proper. It is conditioned upon the maintenance of financial responsibility. Date Of Order Signature Of Judge Effective From To Name Of Judge (type or print) NOTICE/ACKNOWLEDGMENT OF RECEIPT I have received a copy of this limited driving privilege, which contains the restrictions on my 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; and 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). Signature Of Applicant Date **CERTIFICATION** I certify that this is a true and complete copy of the original on file in this case. Date Signature Deputy CSC Asst. CSC Clerk Of Superior Court