STA	TE OF	NORTH	CAROLINA	<b>N</b>	File No.			
County					In The General Court Of Justice			
			EVERSUS					
Name And Address Of Defendant					INTERLOCK LIMITED DRIVING PRIVILEGE			
					IMPAIRED DRIVING			
					(N.C. CONVICTIONS ONLY)			
Race		Sex	Height	Weight	(N.C. CO			
		Eye Color	Date Of Birth		Drivers License No.	G.S. 20-179.3 State		
Hair Color		Eye Color	Date Of Birth		Divers License No.	Sidle		
Date Of Offense					Date Of Conviction			
NOTE					d for a conviction in another			
NOTE:	more, the at least 4 the desig Commiss must per the defer court-ord	e following res 5 days after th inated motor v sioner of Moto sonally activat indant's place o	trictions apply to the refinal conviction of rehicle must be equination r Vehicles that is so the the ignition interf of employment, the	e limited driving pi under G.S. 20-138 upped with a funct to prohibit driving ock system before place the defenda	ivilege: 1) the limited driving 1; 2) the defendant may ope oning ignition interlock syste g with an alcohol concentrati driving the motor vehicle; 5) nt is enrolled in school, the o	t had an alcohol concentration of 0.15 or g privilege may not become effective until erate only a designated motor vehicle; 3) em of a type approved by the ion of greater than 0.00; 4) the defendant ) the defendant may drive only to and from defendant's place of religious worship, any e facility. (Applies to offenses committed on or		
				FINDI	NGS			
			ant for a limited driv	• • • •				
				•		G.S. 20-138.2; G.S. 20-138.3; at had been expired for less than		
۷.	one (1) y		se, the applicant h			at had been expired for less than		
3.	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. 20-138.3;							
5.	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;							
6.	The records of the Division of Motor Vehicles and the Clerk of Superior Court in this county have been searched, and there are no other revocations in effect at this time;							
7. •	The defendant has obtained and filed with the court a substance abuse assessment;							
8.	If convicted under G.S. 20-138.3, the defendant was 18, 19 or 20 years old on the date of the offense and has not previously been convicted of a violation of G.S. 20-138.3; ( <b>NOTE:</b> <i>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.S. 20-138.1 and G.S. 20-138.3.</i> )							
9.	The defendant was convicted under G.S. 20-138.1 and had an alcohol concentration of 0.16 0.16 0.15 (use for offenses committed on or after December 1, 2007) or more.							
10.	<ul> <li>a. The Court has been furnished a properly executed form DL-123 and is satisfied that the defendant is financially responsible.</li> <li>b. The defendant has executed form DL-123A and is not required to furnish proof of financial responsibility.</li> </ul>							
				ORI	DER			
accoro Vehicl	lance with es revoke	the restriction the defendar	ns imposed on the nt's drivers license	reverse of this forn pursuant to G.S. 2	n, and to expire one year from 0-17(a)(2) or G.S. 20-13.2(a	ate indicated below to be used in m the date on which the Division of Motor a). This limited driving privilege is uring the period of this privilege.		
Effective D					Date			
			privilege is no long		Signature Of Judge			
<u>ended, o</u> Division	or if your a of Motor	lrivers license Vehicles has r	e of which you were remains revoked s pot obtained a certi	olely because the ficate of your	Name Of Judge (Type Or Print)			
		ibstance abus n traffic schoo	<u>e treatment progra</u> M	<u>m or an alcohol</u>				
	2 340 Pov			nal - File Certified Co	py - Applicant Copy - DMV			

	RESTRIC	TIONS	
The driver shall not drink alcohol while dr controlled substance in his/her body unle amounts. This limited driving privilege <b>D</b> 20-4.01(3d). Standard working hours are	ess such controlled substand <b>OES NOT</b> include the privile	ce was lawfully obtaine ge of operating a com	
Driving is permitted only as follows: (check	ck only applicable boxes.)		
<ul> <li>I. (Do not check these items if 0.15 or g</li> <li>a. when essential for emerged</li> <li>b. for maintenance of househ</li> </ul>	ncy medical care at any time	Э.	or after December 1, 2007.) Driving is permitted:
c. for community service assi	gnment as follows:		
2. Driving is permitted for work-relat	ed, religious worship, or edu	ucational purposes dur	ing standard working hours as follows:
3. Driving is permitted for work-relat	ed, religious worship, or edu	ucational purposes dur	ing nonstandard working hours as follows:
The driver is self employed a	nd the required documentat	ion for work-related dri	iving is attached.
4. Driving is permitted for Alcohol ar	nd Drug Education Traffic So	chool and substance a	buse assessment or treatment as follows:
and the defendant shall pe during the driving as requi Vehicles. The driver may o b. The following non-comme which is owned by the def	vith a functioning interlock sy ersonally activate the ignition ired by the procedures for ig drive to and from any ignition rcial vehicle(s): rendant's employer and is op	n interlock system befor nition interlock system n interlock service facil perated by the defenda	, red by the Commissioner of Motor Vehicles ore operating the vehicle and at any time s established by the Commissioner of Motor lity for installation and service purposes.
6. Additional restrictions:	Corrective Lenses	45 M.P.H. Only	Daylight Only
Name And Address Of ADET School, Community Serv Treatment Facility To Which Driver Assigned	ice Coordinator, Or Mental Health	Name And Address Of Empl	loyer Or Driver's Place Of Work
	NOTICE/ACKNOWLED		
with the odor of alcohol on my breath, I m limited license to drive; that I must keep i other reason, this limited driving privilege privilege constitutes the offense of driving willful failure to pay the prescribed fee or limited driving privilege; and that my willf probation.	nay be subject to arrest and it in my possession during the e is invalid; that a violation o g while license revoked und complete the community se ful failure may also result in o	loss of this limited driv ne period of revocation f any restriction impose er G.S. 20-28; that if c ervice within the time li- other action authorized	ommunity service has been ordered, my mit imposed shall result in revocation of this
Date		Signature Of Defendant	
	CERTIFIC		
I certify that this is a true and comple			
Date Signature			Deputy CSC     Assistant CSC     Clerk Of Superior Court
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