| SIAIL | OF NORT | H CAROLINA | ٦ | | | 1 TI 0 10 | 1011 " | |
|---|--|---|--|--|--|---|---------------------------------|--|
| County | | | | | In The General Court Of Justice ☐ District ☐ Superior Court Division | | | |
| IN THE MATTER OF Name And Address Of Applicant | | | | PETITION FOR LIMITED DRIVING PRIVILEGE PRETRIAL REVOCATION (IMPLIED-CONSENT OFFENSE) | | | | |
| Race | Sex | Height | Weight | | \ | | • | |
| Hair Color | Eye Color | Date Of Birth | | Drivers Licens | se No. | | G.S. 20-16.5 State | |
| Date Of Offense | | | | Date Of Revo | cation If L | Different From Offense Date | | |
| (NOT 3. I have 8:00 5. (Chec | E: See reverse side attached a copy attached the received attached the received. On Monday the filicense revoked at the revoke | hrough Friday. Indefinitely.) I need a may attach any docum | nents.) rder issued in this of my need to er limited driving priventation to support y | case. ngage in emp vilege to over our allegation | loymen come u | nt-related driving at times oth undue hardship. e hardship. You may be required | | |
| Date Date | n, which may includ | de a copy of your drivin | ng record and/or evid | Signature Of | | | | |
| | | | NOTICE C | F HEARIN | G | | | |
| The applica | The District Attor nt named above v driving privilege. | | | | | me and place of hearing sho | own below for issuance | |
| Date Of Hearing | | Time Of Hearing | AM PM | Date | | | | |
| Place Of Hearing | 9 | | Signature | | | | | |
| | | | | | Deputy C | SC Assistant CSC Cle | rk Of Superior Court | |
| | | | CERTIF | FICATION | | | | |
| I certify that in persor Other: | | ed a copy of this Peti ting same in the U.S | | - | | oostage. | | |
| Date | Signatu | ire | | | | Deputy C | SC Assistant CSC Superior Court | |
| | | | WA | IVER | | | | |
| | - | r, waive the statutory appear at a hearing | • | | | y of this Petition with the Dis lege. | strict Attorney's office | |
| Date | Name Of | Prosecutor (type or print) | | | Signatur | re Of Prosecutor | | |
| | | Court upon the filing of t n, unless the Prosecute | | | | d immediately file a copy with th | e District Attorney's office | |

(Over)

Eligibility requirements pursuant to G.S. 20-16.5(p) are as follows:

If drivers license was revoked for a thirty (30) or forty-five (45) day period:

- 1. At the time of the alleged offense the defendant held either a valid drivers license or a license that had been expired for less than one year;
- 2. The defendant does not have an unresolved pending charge involving impaired driving except the charge for which the license is currently revoked or additional convictions of an offense involving impaired driving since being charged for the violation for which the license is currently revoked under 20-16.5;
- 3. The defendant's license has been revoked for at least ten (10) days if the revocation is for thirty (30) days or thirty (30) days if the revocation is for forty-five (45) days; and
- 4. The defendant has obtained a substance abuse assessment from a mental health facility and registered for and agreed to participate in any recommended training or treatment program.

If drivers license was revoked indefinitely:

- 1. At the time of the alleged offense the defendant held either a valid drivers license or a license that had been expired for less than one year;
- 2. At the time of the alleged offense the defendant had not within the preceding seven (7) years been convicted of an offense involving impaired driving;
- 3. Subsequent to the alleged offense, the defendant has not been convicted of, or had an unresolved charge lodged against him/her for, an offense involving impaired driving;
- 4. The defendant must have completed either: (i) thirty (30) days of the period of license revocation for the current offense if the defendant was present when the license was revoked or if the defendant was not present but surrendered his/her license within five (5) working days after the effective date of the revocation order, or (ii) forty-five (45) days of the period of license revocation for the current offense if the defendant was not present when the license was revoked and did not surrender his/her license within five (5) working days of the effective date of the revocation order.
- 5. The defendant has obtained and filed with the court a substance abuse assessment conducted by one of the entities authorized by the Department of Health and Human Services to conduct assessments; and
- A limited driving privilege is necessary to overcome undue hardship.