OPERATING A MOTOR VEHICLE IN VIOLATION OF A LIMITED DRIVING PRIVILEGE. MISDEMEANOR. 1 G.S. 20-179.3(j).

The defendant has been charged with operating a motor vehicle in violation of a limited driving privilege.

For you to find the defendant guilty of this offense, the State must prove four things beyond a reasonable doubt:

First, that the defendant operated a motor vehicle.

Second, that he operated the motor vehicle on a highway.²

Third, that at the time he operated the motor vehicle, his license had been revoked and he had been issued a limited driving privilege which contained (describe limitations);

And Fourth, that the defendant (describe violation) which was a violation of his limited driving privilege.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant operated a motor vehicle on a highway while his license was revoked and he had a limited driving privilege and that the defendant at that time was in violation of his limited driving privilege, it would be your duty to return a verdict of guilty. If you do not so find or have a reasonable doubt as to one or more of these things, it would be your duty to return a verdict of not guilty.

¹A holder of a limited driving privilege who violates any of its restrictions commits the offense of driving while license revoked under 20-28(a) and is subject to punishment and license revocation as provided in that section.

 $^{^{2}}$ Public highway is defined in G.S. 20-4.01(13).