OPERATING A MOTOR VEHICLE IN VIOLATION OF LICENSE LIMITATION. G.S. 20-7(e). MISDEMEANOR.

The defendant has been charged with operating a motor vehicle in violation of a limitation of his drivers license.

The law authorizes the issuance of a drivers license with special limitations to persons who do not meet all of the qualifications for an unlimited drivers license. For such a person, the failure to comply with the limitation(s) is the same as operating a motor vehicle without a license.

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

<u>First</u>, that the defendant's drivers license was limited in that (*describe limitation*) and this limitation was noted on the face of his license.

And Second, that the defendant operated a motor vehicle upon a highway while $(describe\ violation(s)\ e.g.$ without corrective lenses).

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant possessed a drivers license which was limited in that (describe limitation) and that such limitation was noted upon the face of the license, and that the defendant operated a motor vehicle on a highway in violation of this limitation, it would be your duty to return a verdict of

Highway is defined in G.S. 20-4.01(13).

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OPERATING A MOTOR VEHICLE IN VIOLATION OF LICENSE LIMITATION. G.S. 20-7(e). MISDEMEANOR. (Continued.)

guilty. If you do not so find or have a reasonable doubt as to one or both of these things, it would be your duty to return a verdict of not guilty.