CAUSE NO. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

EX PARTE § IN COUNTY COURT AT

§ LAW NO. 3

§ TARRANT COUNTY, TEXAS

**ORDER GRANTING OCCUPATIONAL DRIVER’S LICENSE**

On this day came on to be considered the petition for Occupational Driver’s License. The Court finds that the above-named Petitioner, TX DL # , has an essential need to operate a motor vehicle. **IT IS THEREFORE ORDERED** that the Texas Department of Public Safety issue Petitioner an occupational driver’s license. **This Order Granting Occupational Driver’s License is effective throughout the duration of the suspension or until**  **whichever is earlier, subject to the following restrictions:**

1. Petitioner may drive to and from Petitioner’s place of employment and in the performance of Petitioner’s occupation, trade or employment;
2. Petitioner may drive in the Performance of essential household and medical duties and for family related purposes;
3. Petitioner may drive to and from any educational facility in which Petitioner is enrolled for such education-related purposes;
4. Petitioner may drive to and from court ordered activities, including petitioner’s attorney’s office;
5. Petitioner may drive to and from a place of worship;
6. Petitioner may only drive in the following Texas Counties:
7. Petitioner is restricted to driving for no more than twelve (12) hours per day, Sunday through Saturday. Because of necessity shown, the Court waives the four-hour driving restriction;
8. Petitioner must keep in any car driven a logbook to record the date, time, destination, purpose and time of arrival for driving. Petitioner must show said logbook to any law enforcement officer upon demand;
9. Petitioner shall not carry in any vehicle driven a radar or laser detection device;
10. Petitioner shall not refuse any lawful request for a sample of Petitioner’s breath, blood, or urine in the event that Petitioner is stopped for investigation of an alcohol related offense;
11. Petitioner shall not consume any alcoholic beverage for at least four hours before or during any period of time Petitioner is permitted to drive;
12. Petitioner shall not be charged with/convicted of any moving traffic violation;
13. Petitioner must maintain valid automobile liability insurance as required by state law and SR-22;
14. Petitioner shall not operate any vehicle not equipped with an ignition interlock device;
15. Petitioner shall attend alcohol counseling (AA or equivalent) not less than times per week/month beginning \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and shall provide proof of such attendance to the Court not later than the Monday/first day of the month following such attendance.
16. A certified copy of this Order together with the logbook and proof of insurance shall serve as Petitioner’s occupational driver’s license subject to the above restrictions until Petitioner receives an occupational driver’s license from the Texas Department of Public Safety at which time such license, this order, proof of insurance and the Petitioner’s logbook shall serve as Petitioner’s license.
17. Petitioner shall personally appear at and thereafter as required.

*UPON THE SIGNING OF THIS ORDER, PETITIONER’S APPEAL AND ANY STAY OF SUSPENSION SHALL BE RESCINDED BY THE TEXAS DEPARTMENT OF PUBLIC SAFETY*

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SIGNED ON JUDGE PRESIDING