N.C.P.I.—Criminal 201.20 GENERAL SOLICITATION CHARGE. G.S. 14-2.6 General Criminal Volume Replacement June 2011

<u>NOTE WELL</u>: Unless the statute provides otherwise, the punishment is two classes below the solicited offense.

The defendant has been charged with soliciting another to commit (*name crime*).

For you to find the defendant guilty of soliciting another to commit (*name crime*), the State must prove two things beyond a reasonable doubt:

<u>First</u>, that the defendant [enticed] [advised] [incited] [ordered] [commanded] (*name solicitee*) to commit (*name crime*).

And Second, that the defendant intended that (name solicitee) commit (name crime).

(Name crime) is (describe elements of the crime).

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant [enticed] [advised] [incited] [ordered] [commanded] (name solicitee) to commit (name crime), with the intent that (name solicitee) commit this crime, 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.

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