MAKING A FALSE REPORT CONCERNING A DESTRUCTIVE DEVICE. (Other Than Public Building). G.S. 14-69.1(a). FELONY.

The defendant has been charged with making a false report concerning a destructive device.

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

First, that the defendant reported by any means of communication to any [person] (or) [group of persons] that (describe device designed to destroy or damage by explosion, blasting, or burning) was [located in] [located in sufficient proximity to cause damage to] (describe place).

<u>Second</u>, that this report was false.

And Third, that the defendant knew or had reason to know that it was false.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant falsely reported to another person that (describe device designed to destroy or damage by explosion, blasting, or burning) was [located in] [located in sufficient proximity to cause damage to] (describe place) and that the defendant knew or had reason to know that the report was false, it would be your duty to return a verdict of guilty. If you do not so find or have a reasonable doubt as

¹G.S. 14-69.1(d) authorizes the court to order restitution (costs and consequential damages).

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to one or more of these things, it would be your duty to return a verdict of not guilty.