N.C.P.I.—Crim 271.45 PERFORMING [SAFETY] [EMISSIONS] INSPECTION ON A MOTOR VEHICLE WITHOUT A LICENSE. MISDEMEANOR. REPLACEMENT JUNE 2017 N.C. Gen. Stat. § 20-183.8(b1)

271.45 PERFORMING [SAFETY] [EMISSIONS] INSPECTION ON A MOTOR VEHICLE WITHOUT A LICENSE. MISDEMEANOR.

NOTE WELL: This instruction is applicable for offenses committed on or after December 1, 2009.

The defendant has been charged with performing a [safety] [emissions] inspection on a motor vehicle without a license.

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

First, that the defendant performed a [safety] [emissions] inspection.

<u>Second</u>, that the defendant was not licensed by the State of North Carolina to perform a [safety] [emissions] inspection.¹

And Third, that the defendant did so knowingly.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, that the defendant knowingly performed a [safety] [emissions] inspection and was not licensed by the State of North Carolina to perform the [safety] [emissions] inspection, 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.

¹ See N.C. Gen. Stat. § 20-183.4 for license requirements to perform safety inspection and N.C. Gen. Stat. § 20-183.4A for license requirements to perform emissions inspection.