N.C.P.I.—Criminal 271.48

USING A [NAME] [ADDRESS] THAT IS [FALSE] [FICTITIOUS] IN ANY APPLICATION FOR [THE REGISTRATION OF ANY VEHICLE] [CERTIFICATE OF TITLE] [RENEWAL OF REGISTRATION] [DUPLICATE [REGISTRATION] [TITLE]]. G.S. 20-111(5). MISDEMEANOR General Criminal Volume Replacement June 2011

The defendant has been charged with using a [name] [address] that is [false] [fictitious] in an application for [the registration of a vehicle] [a certificate of title] [a renewal of [registration] [a duplicate [registration] [certificate of title]].

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

That the defendant used a [name] [address] that was [false] [fictitious] in an application for [the registration of a vehicle] [a certificate of title] [a renewal of registration] [a duplicate [registration] [certificate of title]].

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant used a [name] [address] that was [false] [fictitious] in an application for [the registration of a vehicle] [a certificate of title] [a renewal of registration] [a duplicate [registration] [title]], 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.