Page 1 of 1 N.C.P.I.—CRIM. 285.30 [DESTRUCTION OF] [FAILURE TO DELIVER] ABSENTEE BALLOT. FELONY. GENERAL CRIMINAL VOLUME JUNE 2021 N.C. Gen. Stat. § 163-237(d)(2)

285.30 [DESTRUCTION OF] [FAILURE TO DELIVER] ABSENTEE BALLOT. FELONY.

The defendant has been charged with the [destruction of] [failure to deliver] an absentee ballot.

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

<u>First</u>, that the defendant intentionally [[failed to deliver] [destroyed]] [[a completed written request for an] [a completed application for an] [a voted]] absentee ballot.

<u>And Second</u>, that the defendant did so with the intent to obstruct a vote by a registered voter.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant intentionally [[failed to deliver] [destroyed]] [[a completed written request for an] [a completed application for an] [a voted]] absentee ballot with the intent to obstruct a vote by a registered voter, it would be your duty to return a verdict of guilty. If you do not so find or if you have reasonable doubt as to one or both of these things, then you would return a verdict of not guilty.