N.C.P.I.—Criminal 104.21 TESTIMONY OF WITNESS WITH IMMUNITY OR QUASI-IMMUNITY. G.S. § 15A-1052(c), 15A-1054, 15A-1055 General Criminal Volume Replacement June 2011

There is evidence which tends to show that a witness testified [under a grant of immunity]¹ [under an agreement with the prosecutor for a charge reduction in exchange for the testimony] [under an agreement with the prosecutor for a recommendation for sentence concession in exchange for the testimony]. If you find that the witness testified for this reason, in whole or in part, you should examine this testimony with great care and caution. If, after doing so, you believe the testimony, in whole or in part, you should treat what you believe the same as any other believable evidence.

¹ Prior to the witness's testimony under a grant of immunity and an order to testify, the judge must inform the jury. G.S. § 15A-1052(c).