[ALTERATION] [DESTRUCTION] [REMOVAL] OF PERMANENT IDENTIFICATION MARKS FROM PERSONAL PROPERTY. G.S. 14-160.1(a). MISDEMEANOR.

The defendant has been charged with [altering] [destroying] [defacing] [removing] a permanent identification mark from an item of personal property.

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

First, that (describe personal property) was marked with a [permanent serial number] [manufacturer's identification plate] [permanent distinguishing number or identification mark].

Second, that the defendant [altered] [destroyed] [defaced] [removed] this [permanent serial number] [manufacturer's identification plate] [permanent distinguishing number or identification mark].

And third, that the defendant did this with the intent to [conceal] [misrepresent] the identity of the personal property.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date (describe item of personal property) was marked with a [permanent serial number] [manufacturer's identification plate] [permanent distinguishing number or identification mark] which the defendant [altered] [destroyed] [defaced] [removed] with the intent to [conceal] [misrepresent] its identity, it would be your duty to return a verdict of guilty. However, 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.