N.C.P.I.—Criminal 271.22 [DRIVING] [KNOWINGLY PERMITTING ANOTHER TO DRIVE] A VEHICLE THAT [WAS NOT REGISTERED WITH THE DIVISION OF MOTOR VEHICLES] [DID NOT DISPLAY A CURRENT REGISTRATION PLATE]. G.S. 20-111(1). INFRACTION General Criminal Volume Replacement June 2011

The defendant has been charged with [driving a vehicle on a highway] [knowingly permitting another to drive a vehicle owned by the defendant on a highway] that [was not registered with the Division of Motor Vehicles] [did not display a current registration plate].

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

<u>First</u>, that the defendant [drove a vehicle on a highway] [knowingly permitted a vehicle owned by the defendant to be driven on a highway].

And Second, that the vehicle [was not registered with the Division of Motor Vehicles] [did not display a current registration plate].

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant [drove a vehicle on a highway] [knowingly permitted a vehicle owned by the defendant to be driven on a highway] and that the vehicle [was not registered with the Division of Motor Vehicles] [did not display a current registration plate], it would be your duty to return a verdict of responsible. 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 responsible.