N.C.P.I.—Criminal 271.34 [FAILING] [REFUSING] TO SURRENDER TO THE DIVISION OF MOTOR VEHICLES, UPON DEMAND, ANY [TITLE CERTIFICATE] [REGISTRATION CARD] [REGISTRATION NUMBER PLATE] WHICH HAS BEEN [SUSPENDED] [CANCELLED] [REVOKED]. G.S. 20-111(4). INFRACTION General Criminal Volume Replacement June 2011

The defendant has been charged with [failing] [refusing] to surrender to the Divison of Motor Vehicles, upon demand, a [title certificate] [registration card] [registration number plate] for a vehicle which has been [suspended [cancelled] [revoked].

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 [failed] [refused] to surrender to the Division of Motor Vehicles a [title certificate] [registration card] [registration number plate] for a vehicle after the Division of Motor Vehicles demanded¹ that the defendant surrender said [title certificate] [registration card] [registration number plate].

And Second, that said [title certificate] [registration card] [registration number plate] had been [suspended] [cancelled] [revoked] by the Division of Motor Vehicles.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant [failed] [refused] to surrender to the Division of Motor Vehicles a [title certificate] [registration card] [registration number plate] after the Division of Motor Vehicles demanded that the defendant surrender said [title certificate] [registration card] [registration number plate] that had been [suspended] [cancelled] [revoked] by the Division of Motor Vehicles, 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.

¹ See N.C. Gen. Stat. § 20-48.