N.C.P.I.-Crim. 215.50 ARSON OR OTHER UNLAWFUL BURNING RESULTING IN SERIOUS BODILY INJURY TO A FIREFIGHTER, LAW ENFORCEMENT OFFICER, FIRE INVESTIGATOR, OR EMERGENCY MEDICAL TECHNICIAN. FELONY. GENERAL CRIMINAL VOLUME REPLACEMENT JUNE 2023 N.C. Gen. Stat. § 14-69.3(b)

215.50 ARSON OR OTHER UNLAWFUL BURNING RESULTING IN SERIOUS BODILY INJURY TO A FIREFIGHTER, LAW ENFORCEMENT OFFICER, FIRE INVESTIGATOR, OR EMERGENCY MEDICAL TECHNICIAN. FELONY.

The defendant has been charged with [arson] [unlawful burning] resulting in serious bodily injury to a [firefighter] [law enforcement officer] [fire investigator] [emergency medical technician].

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

First, that the defendant committed the felony of (*name felony* within Article 15 of Chapter 14 of the General Statutes). (Define the felony and enumerate its elements using the Pattern Jury Instruction for that felony.)

Second, that a [firefighter] [law enforcement officer] [fire investigator]¹ [emergency medical technician]² suffered serious bodily injury. Serious bodily injury is bodily injury that creates or causes [a substantial risk of death] [serious permanent disfigurement] [coma] [a permanent or protracted condition that causes extreme pain] [permanent or protracted loss or impairment of the function of any bodily member or organ] [prolonged hospitalization].³

Third, that the serious bodily injury occurred while the [firefighter] [law enforcement officer] [fire investigator] [emergency medical technician] was [discharging] (or) [attempting to discharge] that person's duties.

And Fourth, that the serious bodily injury suffered by the [firefighter] [law enforcement officer] [fire investigator] [emergency medical technician] occurred [on] [proximate to] the property where the [firefighter] [law enforcement officer] [fire investigator] [emergency

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medical technician] [discharged] (or) [attempted to discharge] that person's duties.

If you find from the evidence beyond a reasonable doubt that on or before the alleged date the defendant committed the felony of (name felony) as I have defined that offense for you, and that a [firefighter] [law enforcement officer] [fire investigator] [emergency medical technician] suffered serious bodily injury, which occurred while the [firefighter] [law enforcement officer] [fire investigator] [emergency medical technician] was [discharging] (or) [attempting to discharge] that person's duties, and that this serious bodily injury occurred [on] [proximate to] the property that was the subject of the [firefighter's] [law officer's] investigator's] enforcement [fire [emergency medical technician's] [discharge of] (or) [attempt to discharge] that person's duties, it would be your duty to return a verdict of guilty. 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.⁴

¹. The term fire investigator includes any person who, individually or as part of an investigation team, has the responsibility and authority to determine the origin, cause, or development of a fire or explosion.

². The term emergency medical technician includes an emergency medical technician, an advanced emergency medical technician, and an emergency medical technician-paramedic, as those terms are defined in N.C. Gen. Stat. § 131E-155.

³. N.C. Gen. Stat. § 14-32.4.

 $^{^{4}}$. If there is to be a lesser included offense, see N.C.P.I.—Criminal 215.51 for the offense involving serious injury described in N.C. Gen. Stat. § 14-69.3(c).