N.C.P.I.-Crim. 216.71 FELONIOUS PERMITTING OF CHOP SHOP ACTIVITY ON PROPERTY. FELONY. GENERAL CRIMINAL VOLUME JUNE 2014 N.C. Gen. Stat. § 14-72.7(a)(2)

216.71 FELONIOUS PERMITTING OF CHOP SHOP ACTIVITY¹ ON PROPERTY. FELONY.

NOTE WELL. N.C. Gen. Stat. § 14-72.7(b) provides for innocent activities to which the prohibition of this section does not apply.

The defendant has been charged with felonious permitting of (*describe chop shop activity*) on property [owned by the defendant] [in the legal possession of the defendant].

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

First, that the defendant permitted (*describe place*) to be used for (*describe chop shop activity*).

Second, that the defendant [owned] [had legal possession of] (*describe place*).

And Third, that the defendant [knew] [had reasonable grounds to believe] that (*describe place*) was being used for (*describe chop shop activity*).

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant knowingly permitted (*describe place*) to be used for (*describe chop shop activity*), the defendant [owned] [had legal possession of] (*describe place*), and the defendant [knew] [had reasonable grounds to believe] the property was being used for (*describe chop shop activity*), 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.

¹ See N.C. Gen. Stat. § 14-72.7(a) for description of chop shop activities.