N.C.P.I.—CRIMINAL 247.50
INTERFERENCE WITH ANIMAL RESEARCH—WILLFULLY DAMAGING AN ANIMAL RESEARCH FACILITY. MISDEMEANOR.
GENERAL CRIMINAL VOLUME

REPLACEMENT AUGUST 2000

N.C. Gen. Stat. § 14-159.2(a)(2).

247.50 INTERFERENCE WITH ANIMAL RESEARCH—WILLFULLY DAMAGING AN ANIMAL RESEARCH FACILITY. MISDEMEANOR.

The defendant has been charged with interference with animal research by willfully damaging [an animal research facility] [personal property located on an animal research facility].

For you to find the defendant guilty of this offense, the State must prove beyond a reasonable doubt that the defendant willfully damaged [an animal research facility] [any personal property located on an animal research facility].

An animal research facility is any facility where animals are kept within the facility for research in the advancement of medical, veterinary, dental or biological services.¹

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant willfully damaged [an animal research facility] [any personal property located on an animal research facility], it would be your duty to return a verdict of guilty. If you do not so find or have a reasonable doubt, it would be your duty to return a verdict of not guilty.

^{1.} G.S. 14-159.2(a)(1)