270.52 SPEEDING INSIDE MUNICIPAL CORPORATE LIMITS—NO LIMIT POSTED. INFRACTION.

The defendant has been charged with speeding inside municipal corporate limits.

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

<u>First</u>, that the defendant drove a vehicle inside municipal corporate limits where no speed limit (other than 35 m.p.h.) was posted.

And <u>Second</u>, that the defendant drove a vehicle at a speed exceeding 35 m.p.h.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant drove a vehicle inside municipal corporate limits where no speed limit (other than 35 m.p.h.) was posted, at a speed exceeding 35 m.p.h., it would be your duty to return a verdict of responsible. If you do not so find or if you have reasonable doubt as to one or both of these things, it would be your duty to return a verdict of not responsible.