EVIDENCE--LIMITATION AS TO PURPOSE. G.S. 8C-1, Rule 105 (Effective July 1, 1984).

Note Well: Use this instruction to limit the use of particular evidence to a specific purpose. Do not use this charge if there is a more specific pattern instruction available; e.g., N.C.P.I.--Civil 101.35 (prior inconsistent statement), N.C.P.I.--Civil 101.36 (impeachment by prior conviction), N.C.P.I.--Civil 101.37 (character of a witness).

Evidence has been received (describe nature of evidence). (You must not consider this evidence (describe forbidden use of evidence).) If you [believe this evidence] [find that this evidence (describe what must be found for evidence to be relevant)], then you may consider this evidence for the purpose(s) of (describe permissible purpose). Except as it bears upon (specify permissible purpose), [this evidence] [(describe evidence)] may not be used by you in your determination of any fact in this case.

 $^{^{1}\}text{Use}$ the parenthetical sentence only when it is desired to specifically point out to the jury the use to which the evidence may not be put.