N.C.P.I.—Crim 219D.10 FRAUDULENT MISREPRESENTATION INVOLVING A [LICENSE APPLICATION] [OTHER DOCUMENT] FILED PURSUANT TO THE NORTH CAROLINA MONEY TRANSMITTERS ACT. MISDEMEANOR. JUNE 2017 N.C. Gen. Stat. §§ 53-208.58(b)

219D.10 FRAUDULENT MISREPRESENTATION INVOLVING A [LICENSE APPLICATION] [OTHER DOCUMENT] FILED PURSUANT TO THE NORTH CAROLINA MONEY TRANSMITTERS ACT. MISDEMEANOR.

NOTE WELL: The North Carolina Money Transmitters Act is effective October 1, 2015.

The defendant has been charged with making a material, false statement in a [license application] [(*name other document*)] [filed] [required to be filed] pursuant to the North Carolina Money Transmitters Act.¹

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

<u>First</u>, that the defendant² [made a false statement regarding a material fact] [failed to disclose a material fact] in a [license application] [(*name other document*)] [filed] [required to be filed] pursuant to the North Carolina Money Transmitters Act.

<u>Second</u>, that this [false statement regarding a material fact] [failure to disclose a material fact] was intended to deceive and did deceive the recipient(s), (*name recipient*).

<u>Third</u>, that defendant filed the [license application] [[other document] (*name other document*)] pursuant to the North Carolina Money Transmitters Act.

And Fourth, that the defendant did so knowingly and willfully.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date, the defendant knowingly and willfully [made N.C.P.I.—Crim 219D.10 FRAUDULENT MISREPRESENTATION INVOLVING A [LICENSE APPLICATION] [OTHER DOCUMENT] FILED PURSUANT TO THE NORTH CAROLINA MONEY TRANSMITTERS ACT. MISDEMEANOR. JUNE 2017 N.C. Gen. Stat. §§ 53-208.58(b)

a false statement regarding a material fact] [failed to disclose a material fact] in a [license application] [(*name other document*)] [filed] [required to be filed] pursuant to the North Carolina Money Transmitters Act, that the defendant intended to deceive and did deceive the recipient(s), and that defendant filed the [license application] [(*name* other document)], 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 N.C. Gen. Stat. §53-208.45 sets out guidelines for filing a license application pursuant to the North Carolina Money Transmitters Act.

² N.C. Gen. Stat. §53-208.42(18) states that the defendant could be any individual, partnership, limited liability company, limited partnership, association, joint-stock association, trust, corporation, or other group engaged in joint business activities however organized.