Page 1 of 2
N.C.P.I.—Crim. 259.33
[AIDING] [ABETTING] [ASSISTING] THE PRACTICE OF A CLINICAL ADDICTION SPECIALIST WITHOUT A LICENSE. MISDEMEANOR. GENERAL CRIMINAL VOLUME REPLACEMENT JUNE 2020
N.C. Gen. Stat. § 90-113.43(a)(4)

259.33 [AIDING] [ABETTING] [ASSISTING] THE PRACTICE OF A CLINICAL ADDICTION SPECIALIST WITHOUT A LICENSE. MISDEMEANOR.

The defendant has been charged with the crime of [aiding] [abetting] [assisting] the practice of a clinical addiction specialist without a license.<sup>1</sup>

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

<u>First</u>, that the defendant [aided] [abetted] [assisted] any person to practice as a [certified alcohol and drug counselor] [certified prevention specialist] [certified criminal justice addiction professional] [certified clinical supervisor] [licensed clinical addiction specialist] [certified substance abuse residential facility director] [registrant] [alcohol and drug counselor intern] [licensed clinical addiction specialist associate] [clinical supervisor intern].<sup>2</sup>

And Second, that the person practiced [without first having obtained a notification of [registration] [certification] [licensure]] [having a [revoked] [lapsed] [suspended] certification or license].<sup>3</sup>

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant [aided] [abetted] [assisted] any person to practice as a [certified substance abuse counselor] [certified and drug prevention specialist] [certified criminal justice addiction professional] [certified clinical supervisor] [licensed clinical addiction specialist] [certified substance abuse residential facility director] [registrant] [alcohol and drug counselor intern] [licensed clinical addiction specialist associate] [clinical supervisor intern] and that the person practiced [without first having obtained a notification of [registration] [certification] [licensure]] [having a [revoked] [lapsed] [suspended] certification or license], it would be your duty to return

Page 2 of 2 N.C.P.I.—Crim. 259.33 [AIDING] [ABETTING] [ASSISTING] THE PRACTICE OF A CLINICAL ADDICTION SPECIALIST WITHOUT A LICENSE. MISDEMEANOR. GENERAL CRIMINAL VOLUME REPLACEMENT JUNE 2020 N.C. Gen. Stat. § 90-113.43(a)(4)

a verdict of quilty. If you do not so find o

a verdict of guilty. If you do not so find or have a reasonable doubt as to one or more of these things, then it would be your duty to return a verdict of not guilty.

<sup>1.</sup> If an expanded definition is needed, the jury should be instructed as to the definition of aiding and abetting. See N.C.P.I.—Crim. 202.20.

<sup>2.</sup> N.C. Gen. Stat. § 90-113.31A defines many of the positions listed.

<sup>3.</sup> See N.C.P.I.—Crim. 259.30, 259.31 and 259.32.