SALE OR DELIVERY OF A CONTROLLED SUBSTANCE TO A MINOR OR PREGNANT WOMAN--LESSER INCLUDED OFFENSE. G.S. 90-95(a)(1), (e)(5). FELONY.

NOTE WELL: Use this instruction only when the defendant is a "street trafficker" and not a "practitioner" or a "registrant". Use N.C.P.I.--Crim. 260.80 when the defendant is a "practitioner" or a "registrant". See the notes to that instruction for further explanation.

The defendant has been charged with [selling] [delivering] (name substance), a controlled substance, to a [minor under 16 years of age but more than 13 years of age] [pregnant woman] [minor 13 years of age or younger].

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

First, that the defendant knowingly [sold] [delivered] (name substance) to (name buyer or distributee). (Describe conduct) would be [sale] [delivery] of a controlled substance.

Second, that the person who received the controlled

[&]quot;Delivery" is defined in G.S. 90-87(7) (see N.C.P.I.--Crim. 260.21) but the transfer of less than 5 grams of marijuana for no renumeration does not constitute delivery. See G.S. 90-95(b)(2).

 $^{^2}$ Bill of indictment must state the name of purchaser or that his name is unknown. State v. Bennett, 280 N.C. 167 (1971); <u>S v. Wall</u>, 96 N.C. App. 45 (1989).

 $^{^3}$ If the defendant contends that he didn't know the true identity of what he [sold] [delivered], add this language to the first sentence: "and the defendant knew that what he [sold] [delivered] was (name substance)." <u>S v. Boone</u>, 310 N.C. 284, 291 (1984). Neither mistake of age or knowledge that the woman was pregnant is a defense to this charge.

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substance was [under 16 years of age but more than 13 years of age] [a pregnant woman] [13 years of age or younger].4

And Third, that at the time of [sale] [delivery] the defendant was 18 years of age or older.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant knowingly [sold] [delivered] (name substance) to (name buyer or distributee), and that the recipient was a [minor under 16 years of age but more than 13 years of age] [pregnant woman] [minor 13 years of age or younger], and that the defendant was 18 years of age or older, it would be your duty to return a verdict of guilty of [selling] [delivering] (name substance) to a [minor under 16 years of age but more than 13 years of age] [pregnant woman] [minor 13 years of age or younger]. If you do not so find or if you have a reasonable doubt as to one or more of these things, you will not return a verdict of guilty of [selling] [delivering] (name substance) to a [minor under 16 years of age but more than 13 years of age] [pregnant woman] [minor 13 years of age or younger].

If you do not find the defendant guilty of this offense, you

 $^{^4}$ If the person receiving the controlled substance is 13 years of age or younger, this offense is punished as a Class C felony, instead of the Class D punishment for the others.

⁵If all the evidence is that the defendant is guilty of the greater offense, if he is guilty at all, the judge should conclude, "...it would be your duty to return a verdict of not guilty."

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must consider whether he is guilty of [selling] [delivering] (name substance). [Selling] [Delivering] (name substance) does not require proof that the defendant was 18 years of age or older or that the (name buyer or distributee) was a [minor under 16 years of age but more than 13 years of age] [pregnant woman] [minor 13 years of age or younger].

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant knowingly [sold] [delivered] (name substance) to (name buyer or distributee), it would be your duty to return a verdict of guilty of [selling] [delivering] (name substance). If you do not so find or if you have a reasonable doubt as to one or more of these things, it would be your duty to return a verdict of not guilty.