

275.10 UNNSUPERVISED USE OF A FULLY AUTONOMOUS VEHICLE BY A
PERSON UNDER THE AGE OF 12.

The defendant has been charged with permitting an unsupervised minor under the age of 12 to occupy a fully autonomous vehicle [in motion] [which had the engine running].

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

First, that the defendant was the [parent] [legal guardian] of the minor.

Second, that the defendant permitted a person less than 12 years old to occupy the fully autonomous vehicle¹.

Third, that the defendant acted knowingly.

Fourth, the fully autonomous vehicle was [in motion] [had the engine running].

And Fifth, that the minor under the age of 12 occupying the vehicle was not supervised by a person 18 years of age or older.

If you find beyond a reasonable doubt that the defendant was the [parents] [legal guardian] of the minor and knowingly permitted a minor less than 12 years old to occupy a fully autonomous vehicle that was [in motion] [had the engine running] and was not supervised by a person 18 years of age or older, then it would be your duty to return a verdict of guilty. If you do not so find or have reasonable doubt as to one or more of these things, then it would be your duty to return a verdict of not guilty.

¹ A fully autonomous vehicle is a motor vehicle equipped with an automated driving system that will not at any time require an occupant to perform any portion of the dynamic driving task when the automated driving system is engaged. If equipment that allows an

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occupant to perform any portion of the dynamic driving task is installed, it must be stowed or made unusable in such a manner that an occupant cannot assume control of the vehicle when the automated driving system is engaged. N.C. Gen. Stat. § 20-400(3).