The defendant has been charged with filing false security agreements.

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

First, that the defendant<sup>1</sup> presented a [financing statement];

And Second, that the defendant did so [with knowledge that the financing statement was not related to a valid security agreement] [with the intention that the financing statement be filed for an improper purpose], such as to [hinder] [harass] [wrongfully interfere] with another person.

If you find from the evidence beyond a reasonable doubt that on or about the alleged date the defendant presented a financing statement and that the defendant did so [with knowledge that the financing statement was not related to a valid security agreement] [with the intention that the financing statement be filed for an improper purpose], such as to [hinder] [harass] [wrongfully interfere] with another person, 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, then it would be your duty to return a verdict of not guilty.

<sup>1</sup> The defendant is a [person] [firm] [corporation] [(*describe any other association of persons in this State*)].