N.C.P.I.—Criminal 260.22A SALE OR DELIVERY OF A CONTROLLED SUBSTANCE ON OR WITHIN 1,000 FEET OF SCHOOL PROPERTY. FELONY. GENERAL CRIMINAL VOLUME REPLACEMENT JUNE 2012 G.S. 90-95 (e) (8)

SALE OR DELIVERY OF A CONTROLLED SUBSTANCE ON OR WITHIN 1,000 FEET OF SCHOOL PROPERTY. FELONY.

<u>NOTE WELL</u>: This charge may be used for the manufacture of a controlled substance, and the possession with intent to sell, manufacture or deliver a controlled substance.

The defendant has been charged with [selling]¹ [delivering]² [manufacturing]³ [possessing with intent to [sell] [manufacture] [deliver]]⁴ (*name substance*), a controlled substance, [on property used for [an

¹ "Sale" is defined as "the transfer of property or title for a price." Black's Law Dictionary, 1141 (Bryan A. Garner, Abridged 9th ed. 2010)

² G.S. 90-87 (7) defines "Deliver" or "delivery" as "the actual constructive, or attempted transfer from one person to another of a controlled substance, whether or not there is an agency relationship."

³G.S. 90-87 (15) defines "Manufacture" as the "means the production, preparation, propagation, compounding, conversion, or processing of a controlled substance by any means, whether directly or indirectly, artificially or naturally, or by extraction from substances of a natural origin, or independently by means of chemical synthesis, or by a combination of extraction and chemical synthesis; and "manufacture" further includes any packaging or repackaging of the substance or labeling or relabeling of its container except that this term does not include the preparation or compounding, packaging, or labeling of a controlled substance in the preparation, compounding, packaging, or labeling of a controlled substance in the course of his professional practice, or b. By a practitioner, or by his authorized agent under his supervision, for the purpose of, or as an incident to research, teaching, or chemical analysis and not for sale."

⁴ "Possession" is defined as "the fact of having or holding property in one's power; the exercise of dominion over property." Black's Law Dictionary, 1006 (Bryan A. Garner, Abridged 9th ed. 2010)

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elementary] [a secondary] school]⁵ [within 1,000 feet of the boundary of property used for [an elementary] [secondary] school].

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

<u>First</u>, that the defendant knowingly [sold] [delivered]⁶ [manufactured] [possessed with intent to [sell] [manufacture] [deliver]] (*name substance*) to (*name buyer or distributee*).⁷ (*Describe conduct*) would be [sale] [delivery] [manufacture] [possession with intent to [sell] [manufacture] [deliver]] of a controlled substance.⁸

Second, that the defendant was [on property used for [an elementary] [a secondary] school] [within 1,000 feet of the boundary of property used for [an elementary] [a secondary] school].

⁵ Grades K-5 or K-6 constitute an elementary school. Grades 6-12 or 7-12 constitute a secondary school.

⁶ "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(e)(8).

⁷ Bill of Indictment must state the name of purchaser or that his name is unknown. *State v. Bennet*, 280 N.C. 167 (1971); S v. Wall, 96 N.C. App. 45 (1989).

⁸ If the defendant contends that he did not know the true identity of what he [sold] [delivered] [manufactured] [possessed with intent to [sell] [manufacture] [deliver]], add this language to the first sentence: "and the defendant knew that what he [sold] [delivered] [manufactured] [possessed with intent to sell] was (name substance)." *S v. Boone*, 310 N.C. 284, 291 (1984).

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And Third, that at the time of [sale] [delivery] [manufacture] [possession with intent to [sell] [manufacture] [deliver]], the defendant was 21 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] [manufactured] [possessed with intent to [sell] [manufacture] [deliver]] (*name substance*), a controlled substance, to (*name distributee or buyer*), that the defendant was [on property used for [an elementary] [a secondary] school] [within 1,000 feet of the boundary of property used for [an elementary] [a secondary] school], and that at the time of the [sale] [delivery] [manufacture] [possession with intent to [sell] [manufacture] [deliver]], the defendant was 21 years of age or older, it would be your duty to return a verdict of guilty. 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.⁹

⁹ If the defendant is not guilty of [sale] [delivery] [manufacture] [possession with intent to [sell] [manufacture] [deliver]] of a controlled substance on school property, then instructions on a lesser included offense such as a violation of 90-95(a)(1) (*see* N.C.P.I.— Crim. 260.21) may be appropriate.