ARSON IN THE FIRST DEGREE (Intentionally Damaging a Building and Causing Serious Physical Injury to Another Person) Penal Law § 150.20 (Committed on or after Nov. 1, 1984)

The (*specify*) count is Arson in the First Degree.

Under our law, a person is guilty of Arson in the First Degree when that person intentionally damages a building [*or* motor vehicle] by causing an explosion or a fire, and when such explosion or fire causes serious physical injury to another person other than a participant, and when another person who is not a participant in the crime is present in such building [*or* motor vehicle] at the time and the defendant knows that fact or the circumstances are such as to render the presence of such person therein a reasonable possibility.

The following terms used in that definition have a special meaning:

[NOTE: Add, where appropriate:

In addition to its ordinary meaning, the term BUILDING includes any structure, vehicle or watercraft used for overnight lodging of persons, or used by persons for carrying on business therein.¹]

[NOTE: Add, where appropriate:

MOTOR VEHICLE includes every vehicle operated or driven upon a public highway which is propelled by any power other than

¹ See Penal Law §150.00(1). That provision further states: "Where a building consists of two or more units separately secured or occupied, each unit shall not be deemed a separate building."

muscular power.²]

A person DAMAGES A BUILDING [*or* MOTOR VEHICLE] when that person causes the slightest damage to the building [*or* motor vehicle]. Even proof of damage short of burning, such as charring, is sufficient to establish damage to a building [*or* motor vehicle].³

Intent means conscious objective or purpose. Thus, a person INTENTIONALLY damages a building [*or* motor vehicle] by causing an explosion or a fire when that person's conscious objective or purpose is to cause such damage by that means.⁴

SERIOUS PHYSICAL INJURY means physical injury which creates a substantial risk of death, or which causes death or serious and protracted disfigurement, protracted impairment of health or protracted loss or impairment of the function of any bodily organ.⁵

In order for you to find the defendant guilty of this crime, the People are required to prove, from all of the evidence in the case, beyond a reasonable doubt, each of the following three elements:

 That on or about <u>(date)</u>, in the county of <u>(county)</u>, the defendant <u>(defendant's name)</u> intentionally damaged a building [or motor vehicle] by causing an explosion or a fire which caused serious physical injury to another person who was not a participant in the crime;

² See Penal Law § 150.00(2). Electrically driven invalid chairs being operated or driven by an invalid, vehicles which run only upon rails or tracks, and snowmobiles are not motor vehicles within this definition.

³ See People v McDonald, 68 NY2d 1 (1986).

⁴ See Penal Law § 15.05(1).

⁵ See Penal Law § 10.00(10).

- 2. That, at the time, a person who was not a participant in the crime was present in the building [*or* motor vehicle];
- 3. That the defendant knew that such a person was present in the building [*or* motor vehicle], or the circumstances were such as to render the presence of such a person in the building [*or* motor vehicle] a reasonable possibility.

If you find the People have proven beyond a reasonable doubt each of those elements, you must find the defendant guilty of this crime.

If you find the People have not proven beyond a reasonable doubt any one or more of those elements, you must find the defendant not guilty of this crime.