

**17.08**  
**Issues In Cannabis Trafficking**

To sustain the charge of cannabis trafficking, the State must prove the following propositions:

*First Proposition:* That the defendant knowingly [(brought cannabis) (caused cannabis to be brought)] into this State; and

*Second Proposition:* That the cannabis brought into Illinois weighed 2,500 grams or more; and

*Third Proposition:* That the defendant did so [(for the purpose of the manufacture of) (for the purpose of the delivery of) (with the intent to manufacture) (with the intent to deliver)] the cannabis in this State or any other state or country.

If you find from your consideration of all the evidence that each one of these propositions has been proved beyond a reasonable doubt, you should find the defendant guilty.

If you find from your consideration of all the evidence that any one of these propositions has not been proved beyond a reasonable doubt, you should find the defendant not guilty.

**Committee Note**

*Instruction and Note Approved January 26, 2018*

720 ILCS 550/5.1 (West 2017) (formerly Ill.Rev.Stat. ch. 561/2, §705.1), added by P.A. 85-1388, effective January 1, 1989.

Give Instruction 17.07.

Use applicable bracketed material.

The brackets are present solely for the guidance of court and counsel and should not be included in the instruction submitted to the jury.

When accountability is an issue, ordinarily insert the phrase “or one for whose conduct he is legally responsible” after the word “defendant” in each proposition. See Instruction 5.03.