**14-4403. Failure to retain records; rates.**

For you to find the defendant guilty of failure to retain records as charged in Count \_\_\_\_, the State must prove to your satisfaction beyond a reasonable doubt each of the following elements of the crime:

1. The defendant received payment for treatment, services or goods under the program.

2. The defendant [intentionally failed to retain records1 for a period of at least five years from the date payment was received] [knowingly destroyed or caused those records t o be destroyed within the five years from the date payment was received]2.

3. The records not retained were used in whole or in part to determine a rate of payment under the program.

4. This happened in New Mexico on or about the \_\_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_, \_\_\_\_\_\_\_\_\_\_.3

USE NOTES

1. The statute identifies four applicable categories of medical and business records as records relating to: 1) the treatment or care of any recipient; 2) services or goods provided to any recipient; 3) rates paid by the department under the program on behalf of any recipient; and 4) any records required to be maintained by regulation of the department for administration of the program. *See* NMSA 1978, § 30-44-5(A)(1)-(4) (1989). This instruction pertains to records relating to rates paid by the department under the program on behalf of the recipient.

2. Use only the applicable bracketed elements established by the evidence.

3. The applicable definition or definitions from UJI 14-4401 NMRA must be given after this instruction.

[Adopted by Supreme Court Order No. 14-8300-005, effective for all cases filed or pending on or after December 31, 2014.]