## <u>SAMPLE VERDICT SHEET</u> (BATH SALTS) (N.J.S.A. 2C:35-5.3a / N.J.S.A. 2C:35-10.3a)<sup>1</sup>

STATE OF NEW JERSEY	:	SUPERIOR COURT OF NEW JERSEY LAW DIVISION COUNTY
<b>v.</b>	:	LAW DIVISIONCOUNTY
,,	·	INDICTMENT No
,	:	
Defendant.		
How do you find as to	Count	of the indictment, charging the defendant with
		nanufacturing] [possession with intent to distribute, o
dispense, or manufacture] of [ins	sert appro	opriate CDS (bath salt) here]:
1	NOT GUII	LTYGUILTY
[In cases in which the quant	-	CDS-Bath Salts is an element of the offense, add he following:]
If you have found the d	efendant g	guilty, how do you find as to the quantity of [inser
appropriate CDS (bath salt) he	ere] (chec	ck one only):
One (1) ounce or	more; or	
Less than one (1)	ounce.	
PLEASE ADVISE THE SHER	IFF'S OFI	FICER THAT YOU HAVE REACHED A VERDICT.

Both choices as to weight are to be used when a second degree offense for distribution, manufacturing, or possession with intent to distribute, of CDS-Bath Salts is charged under N.J.S.A. 2C:35-5.3a.b.. If only a third degree offense is charged under N.J.S.A. 2C:35-5.3a.c., then the verdict sheet should simply indicate whether the jury finds defendant guilty of distribution, manufacturing, or possession with intent to distribute, of CDS-Bath Salts. The same holds true for unlawful possession of CDS-Bath Salts under N.J.S.A. 2C:35-10.3a. Both choices are to be used when a third degree offense for unlawful possession of CDS-Bath Salts is charged under N.J.S.A. 2C:35-10.3a.b.; but if only a fourth degree offense is charged under N.J.S.A. 2C:35-10.3a.c., then the verdict sheet should simply indicate whether the jury finds defendant guilty of possession of CDS-Bath Salts.