### 13.03

# **Definition Of Theft By Unauthorized Control Of Property Exceeding \$500**

A person commits the offense of theft of property [(exceeding \$500) (exceeding \$500 and not exceeding \$10,000) (exceeding \$10,000) (exceeding \$10,000) (exceeding \$100,000) (exceeding \$100,000) (exceeding \$100,000) (exceeding \$500,000) (exceeding \$500,000) (exceeding \$1,000,000) (exceeding \$1,000,000)] - when he knowingly [(obtains) (exerts)] unauthorized control over property [(exceeding \$500) (exceeding \$500) (exceeding \$100,000) (exceeding \$100,000) (exceeding \$500) (exceeding \$100,000) (exceeding \$1,000,000) (exceeding \$1,00

[1] intends to deprive the owner permanently of the use or benefit of the property.

### [or]

[2] knowingly [(uses) (conceals) (abandons)] the property in such manner as to deprive the owner permanently of its use or benefit.

[or]

[3] [(uses) (conceals) (abandons)] the property knowing that such [(use) (concealment) (abandonment)] probably will deprive the owner permanently of such use or benefit.

## **Committee Note**

#### Instruction and Committee Note Approved October 27, 2017

720 ILCS 5/16-1(a)(1)(A), (B), and (C), and 16-1(c) (West 2016), as amended by P.A. 93-0520, effective August 6, 2003, P.A. 96-0534, effective August 14, 2009, and P.A. 96-1301, effective January 1, 2011.

Give Instruction 13.04.

When a charge of theft of property exceeding \$500 in value is brought, the value of the property involved is an element of the offense to be resolved by the trier of fact as either exceeding or not exceeding the specified value.

Use the bracketed material that corresponds to the value of the property in the charged offense.

When disputes about the value of the property support lesser included offenses, use the bracketed material including the phrase "and not exceeding" when a lesser included offense instruction based upon value is given. Under these circumstances, the jury should receive instructions and verdicts for both the greater and lesser offenses.

See Committee Note to Instruction 13.01.

Other definitions may be appropriate. See Instructions 13.33 through 13.33H.

Use applicable paragraphs and bracketed material.

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