THE CODE OF CRIMINAL PROCEDURE (EXCERPT) Act 175 of 1927

***** 777.45.amended THIS AMENDED SECTION IS EFFECTIVE MARCH 19, 2014 *****

777.45.amended Aggravated controlled substance offenses; definitions.

Sec. 45. (1) Offense variable 15 is aggravated controlled substance offenses. Score offense variable 15 by determining which of the following apply and by assigning the number of points attributable to the one that has the highest number of points:

(a) The offense involved the manufacture,		
creation, delivery, possession, or possession with		
intent to manufacture, create, or deliver of 1,000		
or more grams of any mixture containing a controlled		
substance classified in schedule 1 or 2 that is a		
narcotic drug or a drug described in section		
7214(a)(iv)	100	points
(b) The offense involved the manufacture,		
creation, delivery, possession, or possession with		
intent to manufacture, create, or deliver of 450		
grams or more but less than 1,000 grams of any		
mixture containing a controlled substance classified		
in schedule 1 or 2 that is a narcotic drug or a drug		
described in section $7214(a)(iv)$	75	points
(c) The offense involved the manufacture,		
creation, delivery, possession, or possession with		
intent to manufacture, create, or deliver of 50 or		
more grams but less than 450 grams of any mixture		
containing a controlled substance classified in		
schedule 1 or 2 that is a narcotic drug or a drug		
described in section $7214(a)(iv)$	50	points
(d) The offense involved traveling from another		-
state or country to this state while in possession of		
any mixture containing a controlled substance classified		
in schedule 1 or 2 that is a narcotic drug or a drug		
described in section 7212 or 7214 with the intent to		
deliver that mixture in this state	50	points
(e) The offense involved the sale or delivery		_
of a controlled substance other than marihuana or a		
mixture containing a controlled substance other than		
marihuana by the offender who was 18 years of age or		
older to a minor who was 3 or more years younger than		
the offender	25	points
(f) The offense involved the sale, delivery,		1
or possession with intent to sell or deliver 45		
kilograms or more of marihuana or 200 or more of		
marihuana plants	10	points
(g) The offense is a violation of section		1
7401(2)(a)(i) to (iii) pertaining to a controlled		
substance classified in schedule 1 or 2 that is a		
narcotic drug or a drug described in section 7214(a)(iv)		
and was committed in a minor's abode, settled home,		
or domicile, regardless of whether the minor was		
present	10	points
(h) The offense involved the delivery or		Politos
possession with intent to deliver marihuana or any		
other controlled substance or a counterfeit controlled		
substance or possession of controlled substances or		
counterfeit controlled substances having a value or		
under such circumstances as to indicate trafficking	5	points
(i) The offense was not an offense described		F 0 T11 0 D
in subdivisions (a) through (h)	0	points
Rendered Thursday, March 13, 2014 Page 1 Michigan Compiled Laws		-
	Sombiel	S

- (2) As used in this section:
- (a) "Deliver" means the actual or constructive transfer of a controlled substance from 1 individual to another regardless of remuneration.
 - (b) "Minor" means an individual 17 years of age or less.
- (c) "Trafficking" means the sale or delivery of controlled substances or counterfeit controlled substances on a continuing basis to 1 or more other individuals for further distribution.

History: Add. 1998, Act 317, Eff. Dec. 15, 1998;—Am. 2002, Act 666, Eff. Mar. 1, 2003;—Am. 2013, Act 203, Eff. Mar. 19, 2014.