## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MISSOURI

UNITED STATES OF AMERICA	)
Plaintiff,	)
v.	) No. 08-00026-04-CR-W-FJG
CHRISTOPHER L. ELDER,	)
Defendant.	)

## DEFENDANT ELDER'S SECOND AMENDED PROPOSED WITNESS LIST

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COMES NOW defendant Elder and files his second amended proposed witness list.

Those witnesses whose names appear bolded have not been endorsed by the government on its list. The government has stated it will not release any of its served and endorsed witnesses without first informing defendant of such to allow for continuity of the appearance of that witness without necessity re-service of process to avoid any possible last minute delay in proceedings.

- 1. Juan Botto, M.D. Houston, Texas
- 3. Christopher Elder, defendant (PROBABLE)
- 4. Arlene Elder Henry, New Haven, Conn (defendant's mother)

- 5. Jill Gerstner, Kansas City, Missouri
- 6. Kay Harbour, Pharmacist, Eastside Pharmacy, Houston, TXs
- 7. Diane Hearn, Houston, Texas
- 8. Ada Johnson, Houston, Texas
- 9. Delmon Johnson
- 10. Pleshette Johnson, Houston, Texas
- 11. Donna Kerste, Belton, Missouri
- 12. Don Lock, Forensic Document Examiner Jefferson City, MO
- 13. Lionel Lynch, Physician Assistant, Houston, Texas
- 14. Troy Marsaw, business investment specialist, Houston, Texas
- 15. Connie Overton, DEA, Texas
- 16. Pacheco, Rosendo, 301 Vincent St., Houston, Texas
- 17. Bhagirath ("Bobby") Parikh Houston, Texas
- 18. Quan Pham, Pearland, Texas
- 19. Susan Richards, DEA, Houston, Texas
- 20. Mark Reeder, Private Investigator, Raytown, Missouri
- 21. Mary Lynn Rostie Belton, Missouri
- 22. Leo Shalinsky, Pharmacist Prairie Village, Kansas
- 23. Tyla Spann Houston, Texas
- 24. Debra Turpin, River City Graphics, Kansas City, Missouri
- 25. Frank Van Fleet, MO Pharmacy Board, Jefferson City, MO
- 26. Charlotte Washington, DEA, Houston, Texas
- 27. Judi Watterson, DEA, Kansas City, MO
- 28. Robert Webster, Physician Assistant, Houston, Texas
- 29. Lillian Zapata Austin, Texas

Defendant also reserves the right to call necessary custodians of records in the even the parties cannot stipulate to the introduction of certain subpoenaed records, including but not limited to records of the Texas Medical Board, Houston, Texas.

Defendant further reserves the right to call rebuttal witnesses whether endorsed herein or not.

Respectfully submitted,

/s/

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## CERTIFICATE OF SERVICE

I certify that a copy of this pleading has been caused to be served on the Assistant United States Attorney for Western District of Missouri and other ECF listed counsel through use of the Electronic Court Document Filing System on Thursday, June 17, 2010.

/s/

JOHN R. OSGOOD