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

| UNITED STATES OF AMERICA |) |
|--------------------------|---------------------------------|
| Plaintiff, |)) |
| V. |) Case No. 09-00296-03-CR-W-FJG |
| JAMES COX |))) |
| Defendant | <i>)</i>) |

DEFENDANT JAMES COX PROPOSED JURY INSTRUCTIONS

Defendant James Cox respectfully submits his attached proposed Jury Instructions

Respectfully submitted,

/s/ Georgia A. Mathers
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Attorney for Defendant Cox

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing was filed electronically with the Court, with notice of case activity to be generated and sent electronically by the Clerk of the Court this 2nd day of December, 2009, to all counsel of record.

/s/ Georgia A. Mathers
Georgia A. Mathers

INSTRUCTION NO. _______

The indictment in this case charges that the defendant committed the crime of

participating in a drug conspiracy. The defendant has pleaded not guilty to those charges.

As I told you at the beginning of the trial, an indictment is simply an accusation. It is not

evidence of anything. To the contrary, the defendant is presumed to be innocent. Thus the

defendant, even though charged, begins the trial with no evidence against him. The presumption

of innocence alone is sufficient to find the defendant not guilty and can be overcome only if the

Government proves, beyond a reasonable doubt, each element of the crime charged.

Defendant's Instruction No. I

SOURCE: Eighth Circuit Model Jury Instructions

No. 3.05 Modified

INSTRUCTION NO.

You have heard testimony that the defendant made statements to various persons. With

respect to each of the statements attributed to the defendant, it is for you to decide:

First, whether the defendant made the statement, and

Second, if so how much weight you should consider all of the evidence, including the

circumstances under which the statement may have been made.

Defendant's Instruction No. 2

SOURCE: Eighth Circuit Manual of Model Jury Instructions (Criminal), 2003 No.

2.07

INSTRUCTION NO.

You have heard evidence that the defendant was previously convicted of a crime. You

may use this evidence only to help you decide whether to believe his testimony and how much

weight to give it. That evidence does not mean that he committed the crime charged here, and

you must not use that evidence as any proof of the crime charged in this case.

Defendant's Instruction No. 3

SOURCE: Eighth Circuit Manual of Model Jury Instructions (Criminal), 2003 No.2.16

INSTRUCTION NO.

You have heard evidence that Dennis Anthony, Michael Clary, Michael Hensley, Donald

Street, Steven Street, John B. Angell and Nicholas E. Donkersloot have plead guilty to a crime

which arose out of the same events for which the defendant is on trial here. You must not

consider those guilty pleas as any evidence of this defendant's guilt. You may consider that

witness's guilty plea only for the purpose of determining how much, if at all, to rely upon that

witness's testimony.

Defendant's Instruction No. 4

SOURCE: Eighth Circuit Manual of Model Jury Instructions (Criminal), 2003 No.

2.19

INSTRUCTION NO. ____

You have heard testimony from Dennis Anthony, Michael Clary, Michael Hensley,

Donald Street, Steven Street, John B. Angell and Nicholas E. Vandersloot who stated that they

participated in the crimes charged against the defendant. Their testimony was received in

evidence and may be considered by you. You may give their testimony such weight as you think

it deserves. Whether or not their testimony may have been influenced by their desire to please

the Government or to strike a good bargain with the Government about their own situation is for

you to determine.

Defendant's Instruction No. 5

SOURCE: Eighth Circuit Manual of Model Jury Instructions (Criminal), 2003 No.

4.05