IN THE UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

MOTION PURSUANT TO 18 U.S.C. §8582(c)(2) AND SENTENCING GUIDELINES §1B1.10, FOR REDUCTION IN TERM OF IMPRISONMENT AS A RESULT OF AMENDED GUIDELINES RANGE, AMENDMENT No.: 706 EFFECTIVE NOVEMBER 1, 2007 AND AS FURTHER AMENDED BY AMENDMENT No.: 711, SUBSEQUENT RETROACTIVITY EFFECTIVE MARCH 3, 2008, FOR COCAINE BASE ALSO KNOWN AS CRACK COCAINE

NOW COMES Defendant, Jeffrey Lorenzo, pro-se, and respectfully moves This Honorable Court for a reduction in term of his imprisonment pursuant to Title 18 U.S.C. §3582(c)(2), and Sentencing Guidelines §1B1.10, as a result of amended Guideline Range pursuant to Amendment No. 706, as further amended by Amendment No. 711, subsequent retro-activity, which became effective on March 3, 2008, concerning base ("crack") cocaine.

Defendant plead guilty to count twelve (12) of his indictment. He was adjudged guilty of that count which involved the offense under Title 21 U.S.C. $\S 841(a)(1)$ and 841(b)(1)(B)(iii), Conspiracy to distribute and distribution of cocaine base ("Crack").

A Presentence Report was prepared for This Honorable Court and it was determined that the base offense level should be that of Level 30, Category VI, for the offence. However, since the defendant's role in the offense was minor, a two (2) points level reduction should apply. In addition, since the defendant acted in a prompt manor in accepting his responsibility and caused no further cost to the

government in prosecuting this case, that another three (3) points reduction should be granted for a total adjusted Sentencing Guide-lines level of 25, Category VI, for a sentencing range between 110 to 137 months of incarceration.

On August 15, 2003, the defendant was sentenced to the bottom of the guideline range to 110 months of incarceration followed by a four (4) years of supervised release. He was also ordered to pay a Special Assessment Fee of \$100.00. His sentence was imposed pursuant to the Sentencing Reform Act of 1984. See Mr. Jeffrey Lorenzo's Judgement and Commitment Documents attached as EXHIBITS "A-1" and "A-2".

The defendant does not want to take too much of this court's time arguing all the reasons why he should be granted this TWO (2) points reduction in his sentence, such as the retroactive aspects of the Amendments for crack cocaine, etc. The defendant is sure that this court knows all that. However, the defendant does want this court to know that on December 31, 2007, he did write Mr. Michael Gustafson, the Assistant U.S. Attorney to inquire from him if he would not oppose the defendant's request to this court for a further two (2) point reduction to his sentence. See Letter dated December 31, 2007 which being submitted as EXHIBIT "B-3".

On February 1, 2008, the office of the United States Attorney did received his letter request. But no answer has been given to the defendant as of this motion. See Certified Return Receipt dated February 1, 2008 which is being submitted as EXHIBIT "B-4".

The defendant is of the belief that he does qualify for the two (2) level reduction for crack cocaine sentence and the crack cocaine amendment is one of those amendments that does have re-tro-active properties per the Sentencing Guidelines as covered in Section

1B1.10, and which, therefore, has been given retroactive effect and intherefurther the court is given the authority to modify the defendant's term of imprisonment via an 18 U.S.C. §3582(c) motion.

WHEREFORE, for the foregoing and aforestated reason, Petitioner Jeffrey Lorenzo respectfully request that This Honorable Court to apply the advisory Sentencing Guidelines to the instant recentencing 18 U.S.C. §3582(c)(2) proceedings, notwithstanding that the old, mandatory Sentencing Guidelines were in force and effect at the time of Court's original sentencing of the Petitioner. Thus applying the post Booker advisory Guidelies and considering the factors set forth in §3553(a), Petitioner requests this Honorable Court to apply a newly calculated range and then determined an appropriate sentence for this humble Petitioner, In addition,

Petitioner further prays that his Honorable Court will grant unto him such other and further relief as may be deemed just and proper under the circumstances of his prison progress report, prison adjustment and post conviction rehabilitation as indicated in his March 6, 2008 Progress Report, which is humbly submitted to This Court as EXHIBIT "C-5, 6 and 7".

Dated This <u>25</u>, of March, 2008.

Respectfully submitted,

Jeffrey Lorenzo #14399-014

FCC USP-1

P.O. Box 1033, Unit H Coleman, FL 33521-1033

IN THE UNITED STATES DISTRICT COURT DISTRICT OF CONNECTICUT

UNITED STATES OF AMERICA, Plaintiff,

vs

Case: No.: 3:01CR00213(AVC)

JEFFREY LORENZO, Defendant.

EXHIBITS

Judgement and Commitment Documents	A-01
Letter to AUSA Michael Gustafson	B-03
Certirtified Receipt dated 02/01/08	B-04
Progress Reprot for Jeffrey Lorenzo	C-05
Certificate of Servive	END

Case 3:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF TEAM OF THE Page 5 of 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF THE PAGE 5 OF 17 case 1:01-cr-00213-AVED STATES DISTRICT OF CONNECTICE OF CONNECT

JUDGMENT IN A CRIMINAL CASE

UNITED STATES OF AMERICA

٧.

CASE NO. 3:01CR00218(AVC)8 A 11:21

Michael J. Gustafson: Assistant U.S. Attorney

Jeffrey Lorenzo 181 Hicks Street Meriden, CT 06450 SSN: 147-76-4419

DOB: 10/21/79

HARTFORD CT Erskine D. McIntosh

Defendant's Attorney

The defendant pled guilty to count **twelve (12)** after a plea of not guilty. Accordingly, the defendant is adjudged guilty of count **twelve (12)**, which involves the following offense:

Title & Section: 21 U.S.C. §§ 841(a)(1) and 841(b)(1)(B)(iii) Count: twelve Nature of Offense: Conspiracy to Distribute and Distribution of cocaine base

Date Offense Concluded: 04/2001

The sentence is imposed pursuant to the Sentencing Reform Act of 1984.

The defendant is hereby committed to the custody of the United States Attorney General or his duly authorized representative to be imprisoned for a term of: one hundred ten (110) months. Upon release from custody, the defendant shall be on supervised release for a term of four (4) years. Special Conditions of Supervised Release include: that the defendant shall participate in a substance abuse treatment program as considered appropriate for him by the United States Probation Officer assigned to his case. The court recommends to the Bureau of Prisons that the defendant be incarcerated at FCI Coleman, Florida.

It is further ordered that the defendant shall notify the United States Attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs and special assessments imposed by this judgment are fully paid.

In addition to the special conditions of supervised release imposed above, it is hereby ordered that the conditions of supervised release set out on the reverse side are imposed.

The original indictment and counts one and thirteen of the superseding indictment are dismissed on the motion of the United States.

It is ordered that the defendant shall pay a Special Assessment of \$100.00, for count twelve which shall be due immediately.

August 15, 2003

Date of Imposition of Sentence

Alfred V. Govello, United States District Judge

Date: August 18, 2003

CERTIFIED AS A TRUE COPY ON THIS DATE 6 18 03 Kevin F. Rowe, Clerk BY: Walke

EXHIBIT "A"

 $^{11}\Delta = 1^{11}$

AUG 2C2893:04-31-062494AVC Document 443037737440303/31/2008 Page 6 of 12

CON TIONS OF SUPERVISED RE. ASE

tion to the Standard Conditions listed below, the following indicate I (III) Mandatory Conditions are imposed:

Ir	addit	100 to the Standard Conditions listed below, the following indicate 1 (m) Mandator & Conditions are proposed.
v		MANDATORY CONDITIONS
, B	1 (1) L.(2)	The desendant shall not commit another sederal, state or local offense;
, 5	ζ.(2)	The defendant shall not unlawfully possess a controlled substance;
	l (a)	The defendant who is convicted for a demontic violence crime as defined in 18 U.S.C. sculing 35677th for the first ring shall detailed in private, or private near-property outstand with a public, private, or private near-project consultation with a State Coalition Against Domestic Violence or other appropriate experts, if an approved program is available within a 50-mile radius of the legal residence of the defendant;
K	<u> (ને</u>)	The defendant shall refrain from any unlawful use of a controlled substance and submit to one drug test within 15 days of release on supervised release and at least two periodic drug tests thereafter for use of a controlled substance:
	(5)	If a fine is imposed and has not been paid upon release to supervised release, the defendant shall adhere to an installment schedule to pay that fine;
	(6)	The defendant shall (A) make restitution in accordance with 18 U.S.C. sections 2248, 2259, 2264, 2327, 3663, 3663A, and 3664; and (B) pay the assessment imposed in accordance with 18 U.S.C. section 3013;
C	(7)	A defendant convicted of a sexual offense as described in 18 U.S.C. sections 4042(c)(4) shall report the address where the defendant will reside and any subsequent change of residence to the probation officer responsible for supervision, and shall register as a sex offender in any State where the person resides, is employed, carries on a vocation or is a student.
	(8)	The defendant cooperate in the collection of a DNA sample from the defendant.
W	hile or	supervised release, the defendant shall also comply with all of the following Standard Conditions:
		STANDARD CONDITIONS
[])	The defendant shall not leave the judicial district or other specified geographic area without the permission of the court or probation officer:
(2)	The defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
(3 (4	}	The defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer; The defendant shall support the defendant's dependents and meet other family responsibilities (including, but not limited to, complying with the terms of any court order or administrative process pursuant to the law of a state, the District of Columbia, or any other possession or territory of the United States requiring payments by the defendant for the support and maintenance of any child or of a child and the parent with whom the child is living);
(5		The defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons:
(6 (7	}	The defendant shall notify the probation officer at least ten days prior to any change of residence or employment; The defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance, or any paraphernalia related to any controlled substance, except as prescribed by a physician;
(8))	The defendant that tractions blaces where controlled substance or illustrate and distributed an administrand or other
(9)		places specified by the court; The defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of selony unless granted permission to do so by the probation officer;
(I)		The defendant shall permit a probation officer to visit the defendant at any time at home or elsewhere and shall permit confiscation of any contraband observed in their view by the probation officer:
•	•	The defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
(1)	,	The defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; The defendant shall pay the special assessment imposed or adhere to a court-ordered installment schedule for the payment of the
-	•	special assessment:
(1-	4)	The defendant shall notify the probation officer of any material change in the defendant's economic circumstances that might affect the defendant's ability to pay any unpaid amount of restitution, fines, or special assessments.
		adant shall also report to the Probation Office in the district to which the defendant is released within 72 hours of release from the f the U.S. Bureau of Prisons.
		RETURN
I h	ave exc	cuted this judgment as follows:
	Condon	t delivered onto
at_		, with a certified copy of this judgment.
Jol Un	n R. C	Connor ates Marshal
		\cdot
By	Deput	Marshal
	- 4pas	maiorai V Clorb

EXHIBIT "A"

Jeffrey Lorenzo #14399-014 FCC USP-1 P.O. BOX 1033, Unit H Coleman, FL 33521-1033

December 31, 2007

Michael Gustafson Assistant U.S. Attorney 450 Main Street Hartford, CT 06103 By Certied/Return receipt requested No. 7006-2150-0001-8468-1805

In re: JEFFREY LORENZO vs. U.S.A. Case No. 3:01-CR-00213 (AVC)

Dear Mr. Gustafson:

The reason for this letter is to ask you if you would not oppose my request to the Court for a reduction of 2 points on the new amended Guide-Lines for the Crack Cocaine.

Please consider that I have grown-up much since I have been incarcerated. I have maintain clear conduct, I've taken numerous courses to improve my life when I do get out and I have completed my G.E.D.

A reduction of 2 points will not open the prison doors for me but it will make them that much closer.

Please consider that I am now older, believe that I've learn a very important lesson by coming to prison at a Penitentiary and I do not want to return. Do consider my good conduct and my education that I was able to receive here while in prison.

Thank you for your consideration.

Sincerely yours,

EXHIBIT"B"

2150 0001 8468 1805	U.S. Postal Service TO CERTIFIED MAIL RECEIPT (Domestic Mail Only; No Insurance Coverage Provided) For delivery information visit our website at www.usps.com RETURN ON TOTAL OR TOTAL
	Sent To MICHAEL GUSTAFSON, AUSA
7005	Street, Apt. No.; 450 MAIN STREET
. –	City, State, ZIP+4 HARTFORD, CT 06103
	PS Form 3800, August 2006 See Reverse for Instructions

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DEEDELY
 Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	A. Signature X
1. Article Addressed to:	If YES, enter delivery address below:
MICHAEL GUSTAFSON ASSISTANT US ATTORNEY 450 MAIN STREET	
HARTFORD, CT 06103	3. Service Type Certified Mail Registered Return Receipt for Merchandise C.O.D.
	4. Restricted Delivery? (Extra Fee) ☐ Yes
2. Article Number 7006 2150 (Transfer from service label)	0001 8468 1805
PS Form 3811, February 2004 Domestic Ret	urn Receipt 102595-02-M-1540

13-41

EXHIBIT "B"

PROGRESS REPORT

03-06-2008

RSP OF: COP COLEMAN I USP 846 NE 54TH TERRACE COLEMAN, FL 33521 352 689-6000

US DEPARTMENT OF JUSTICE BUREAU OF PRISONS

NAME: LORENZO, JEFFREY	REGNO: 1	4399-014 AGE(DOB): 28/10-21-1979
INMATE REVIEWED/SIGNATURE	DATE	STAFF SIGNATURE
TYPE OF PROGRESS REPORT: INITIAL SIH TRIEN	NIAL PRE-RELEASE	TRANSFER OTHER:
PRESENT SECURITY/CUSTODY HIGH /IN	LEVEL:	
OFFENSE/VIOLATOR OFFENSE: SENTENCE IMPOSED AND TERM	OF SUPERVISION:	
21:841(A)(1)&(B)(1)(B)(I) DISTRIBUTION OF COCAINE 1 110 MONTHS	BASE	DISTRIBUTE AND 4 YEARS
DATE COMPUTATION BEGAN: 0	8-16-2003	
DAYS FSGT/WSGT/DGCT:	DAYS GCT OR EGT/	!
0 /0 /0	216	+ JAIL CREDIT - INOP TIME M: 54 D: 20

DETAINERS/PENDING CHARGES:

PROJECTED RELEASE DATE: 08-11-2011

NONE ON FILE

CO-DEFENDANTS: Not applicable, not a paroleable sentence.

INSTITUTIONAL ADJUSTMENT -----Inmate Lorenzo has demonstrated good institutional adjustment. He has followed the Unit Team recommendations and has maintained clear conduct. He has a good rapport with staff as well as with other inmates.

PROJECTED RELEASE METHOD: GCT REL

- A. PROGRAM PLAN: Inmate Lorenzo attended his initial classification at USP-1 Coleman in October 2003. At that time his Unit Team recommended that he participate in the Inmate Financial Responsibility Program, Adult Continuing Education classes, and recreational activities of choice. These goals have been reviewed at subsequent program reviews and revised as necessary.
- B. WORK ASSIGNMENTS: Inmate Lorenzo is currently assigned to the UNICOR factory. According to his supervisor, he has a positive relationship with his coworkers and is not considered a management problem. He has demonstrated a good attitude towards his work detail, punctuality, willingness to accept and complete assignments and supervision. His supervisor reports that he makes fewer mistakes than most inmates at his level of training.

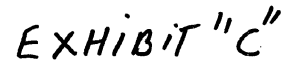
INST	WORK ASSIG	NMENT	START DATE	STOP DATE
COP COP COP COP COP COP COP COP COP COP	UPH 7 VACATION UPH 7 UNASSG/AD UPH 4 VACATION UPH 4	UNICOR - UPH 7 VACATION UNICOR - UPH 7 UNASSIGNED- ADMIN DETENTION UNICOR - UPH 4 VACATION	10-24-2007 10-22-2007 09-12-2007 08-22-2007 08-13-2007 08-10-2007 05-29-2007 05-25-2007 05-21-2007 04-30-2007 04-30-2007	CURRENT 10-24-2007 10-22-2007 09-11-2007 08-22-2007 08-13-2007 08-10-2007 05-29-2007 05-25-2007 05-18-2007 04-30-2007
COP COP	VACATION UPH 4	UNICOR - UPH 4 VACATION UNICOR - UPH 4	04-23-2007 04-20-2007 04-16-2007	04-27-2007 04-23-2007 04-20-2007

COP	VACATION	VACATION	04-13-2007	04-16-2007
	UPH 4	UNICOR - UPH 4	04-09-2007	04-13-2007
COP			04-06-2007	04-09-2007
COP	VACATION	VACATION	•	-
COP	UPH 4	UNICOR - UPH 4	04-02-2007	04-06-2007
COP	VACATION	VACATION	03-30-2007	04-02-2007
COP	UPH 4	UNICOR - UPH 4	03-19-2007	03-30-2007
COP	UNC LAYIN	UNICOR LAYIN	03-16-2007	03-19-2007
COP	UPH 4	UNICOR - UPH 4	12-27-2006	03-16-2007
COP	VACATION	VACATION	12-26-2006	12-27-2006
COP	UPH 4	UNICOR - UPH 4	10-23-2006	12-26-2006
COP	VACATION	VACATION	10-18-2006	10-23-2006
COP	UPH 4	UNICOR - UPH 4	06-09-2006	10-18-2006
COP	UPH 3	UNICOR - UPH 3	05-25-2006	06-09-2006
COP	UPH 10	UNICOR - UPH 10	02-03-2006	05-25-2006
COP	MED CONV	MEDICAL CONVALESENCE	01-19-2006	02-03-2006
COP	UPH 10	UNICOR - UPH 10	01-18-2006	01-19-2006
COP	UPH 6	UNICOR - UPH 6	01-08-2006	01-18-2006
COP	UPH 10	UNICOR - UPH 10	08-17-2005	01-08-2006
COP	RECYCLING	RECYCLING-TRASH SEPARATION	08-16-2005	08-17-2005
COP	UPH 10	UNICOR - UPH 10	08-15-2005	08-16-2005
COP	RECYCLING	RECYCLING-TRASH SEPARATION	05-09-2005	08-15-2005

C. EDUCATIONAL/VOCATIONAL PARTICIPATION: Inmate Lorenzo completed the General Equivalency Diploma on April 13, 2005.

			ON INFORMATION			
FACL ASSIC	NMENT DESCRIPT	ION	START 10-10	DATE/TIME	STOP DAT	re/TIME
COP ESL H	AS ENGLISH	PROFICIENT	10-10	-2003 0001	CURRENT	
COP GED H	IAS COMPLETE	GED OR HS	DIPLOMA 04-13	-2005 1217	CURRENT	
		EDUCA	ATION COURSES			
SUB-FACL	DESCRIPTION			STOP DATE		
COP	SOFTBALL L, 6	-7 EW, REC/F	RUSH 10-15-2007	10-15-2007	F C	-
COP			1930 09-25-2007			
COP			SS 06-09-2006			
COP	NUTRITION-WEIG	GHT LOSS CLA	ASS 12-13-2005			P 3
COP	ABDOMINAL WORK			02-07-2006		P 3 P 3
COP	ABDOMINAL WORK	KOUT CLASS	10-12-2005	12-01-2005		
COP			CLASS 09-28-2005			P 1
COP	RPP5 RELEASE I	REQUIREMENT	CLASS 09-28-2005	09-28-2005	P C	P 1
			TEST SCORES			
TEST						STATE
ABLE			12-29-2003		F	
			12-29-2003		F	
			12-29-2003		F	
	READ COMP	7.5	12-29-2003	COP	F	
		-	12-29-2003	COP	F	
			12-29-2003		F	
GED	AVERAGE		03-16-2005	COP	PASS	MA
			03-16-2005		IB	AM
	MATH		03-16-2005	COP	IB	MA
			03-16-2005		$_{ m IB}$	MA
			03-16-2005		IB	MA
	WRITING	420.0	03-16-2005	COP	IB	MA

- D. COUNSELING PROGRAMS: Inmate Lorenzo completed the 40 Hour Drug Education Program on December
- E. INCIDENT REPORTS: Inmate Lorenzo has maintained clear institutional conduct.
- F. INSTITUTIONAL MOVEMENT:
 - NO INSTITUTIONAL MOVEMENT DURING THIS REPORTING TIME.
- G. PHYSICAL AND MENTAL HEALTH: Inmate Lorenzo has a regular duty medical profile with no medical restrictions and is cleared for food service work. There is no indication of any mental or emotional disorder which would preclude him from gainful employment upon release.



	•		
H. PROGRESS OF fee of \$100.00 this financial	by the United States District Cour	Inmate Lorenzo was imposed a Felony rt of Connecticut. He has completed	Assessment payment of
FRP ASSIGN		START DATE 03-09-2004	
I. RELEASE PRI in the Release : for RRC placemen	Preparation Program when he is wit	: Inmate Lorenzo will be referred to thin 30 months of release. He will	participate be considered
	MENT (REL PREP) RELEASE PREP PGM NEEDS	START DATE 10-31-2003	
PRE-RELEAS	E PREP DATE: 02-11-2011		
157 (rict of Connecticut Church Street, 22 nd Floor Haven, CT 06510		
J. RELEASE NOT	ÍFICATIONS:		
DUE TO: PRIOR (CURRENT	SUBJECT TO RELEASE NOTIFICATION F CONVICTION FOR A CRIME OF VIOLENCE T CONVICTION FOR A DRUG TRAFFICKIN	G NG OFFENSE	
18 USC COMMUNI	4042(B) NOTIFICATIONS APPLY TO IN ITY WITH SUPERVISION	IMATES RELEASING TO THE	
IS OFFENDER DUE TO A COM	SUBJECT TO RELEASE NOTIFICATION F NVICTION FOR CERTAIN SEXUAL OFFENS	PROVISIONS UNDER 18 USC 4042(C) ES.	
() YES	S (X) NO		
18 USC COMMUNI	4042(C) NOTIFICATIONS APPLY TO IN	MATES RELEASING TO THE	
DNA TEST STATUS	S: NEED		
DNA TESTING	G APPLIES TO INMATES WITH A QUALIF	YING OFFENSE	
PREPARED BY:	HOBBS CASE MA	NAGER (DATE)	

REVIEWED BY:

R. MARTIN

EXHIBIT"C"

UNIT MANAGER (DATE)

CERTIFICATE OF SERVICE

I, Jeffrey Lorenzo, certify that a true copy of the foregoing motion for reduction of sentence pursuant to Title 18 U.S.C. Section 3582(c)(2) for an amendment that was made retoractive, along with a true copy of all the exhibits, has been served upon the following:

Mr. Michael Gustafson Assistant U.S. Attorney 450 Main Street Hartford, CT 06103

On this 25" day of March, 2008, by Fist Class U.S. mail with the proper postage affixed to the envelope and which material was given to the officer "in-charged" of farwarding our legal mail at Coleman's UPS-1 Federal Institution.

Dated This <u>25</u> Day, March, 2008

Respectfully submitted,

leffrey Lorenzo # 14399-014

FCC USP-1

P.O. Box 1033, Unit H Coleman, FL 33521-1033