UNITED STATES DISTRICT COURT

for the

Western District of North Carolina

		// C S(CIII 2 IS(III)		I I (OI III C WICI			
τ	United States of	America)				
v.)	Case No:	DNCW506CR0	00030-004	1
DANNY LEE CLEMENT)	USM No:	21108-058		
Date of Original .	-	November 3, 2008)				
Date of Last Ame	ended Judgment:	November 2, 2010)	Ross Hall Ri			
				Defendant's At	ttorney		
(Order Regardin	g Motion for Sentence Re	ed	uction Pursu	ant to 18 U.S.C.	§ 3582(c)(2)
\$ 3582(c)(2) for a subsequently been \$ 994(u), and have	a reduction in the n lowered and m ving considered s	e term of imprisonment impade retroactive by the Unit such motion, and taking int	pos ted to a	sed based on a d States Senter account the po	a guideline sente neing Commissio plicy statement se	ncing rang on pursuan et forth at	ge that has nt to 28 U.S.C.
IT IS ORDERE	D that the motion	n is:					
□ DENI			pr	reviously impo	osed sentence of	imprisonn	nent (as reflected in
I. COURT DET Original Offense Criminal History Original Guidelin	Level: 37 Category: V	TED and the defendant's previously imposed sentence of imprisonment (as reflected in ment issued) of 46 mos each ct concurrent is reduced to 37 mos each ct concurrent OF GUIDELINE RANGE (Prior to Any Departures) Amended Offense Level: 35 Criminal History Category: V 405 months Amended Guideline Range: 262-327 months AMENDED GUIDELINE RANGE the amended guideline range. The imposed was less than the guideline range applicable to the defendant at the time entence is comparably less than the amended guideline range. The imposed was less than the amended guideline range applicable to the defendant at the time entence is comparably less than the amended guideline range. The imposed was less than the guideline range applicable to the defendant at the time entence is comparably less than the amended guideline range.					
■ The previous to of sentencing	term of imprison and the reduced entence is above	ment imposed was less tha sentence is comparably les	n t	the guideline i than the amend			endant at the time
release from inc	om imprisonme carceration, it is ential Reentry C	TS ent, and absent a resident s ordered that as a condit Center for a period not to	tio	on of supervis	sed release the	defendant	t shall submit to
Except as provide	ed above, all pro	visions of the judgment da	ted	d <u>November</u>	3, 2008 sh	all remain	in effect.
IT IS SO ORDE	RED.						
Order Date: <u>1</u>	March 19, 2012	2			And X	0 4	!
Effective Date: _	(if different from o	order date)			L. Voorhees States District Jud		R