UNITED STATES DISTRICT COURT

[EASTERN/NORTHERN/SOUTHERN/WESTERN] DISTRICT OF [STATE] [CITY] DIVISION

UNITED STATES OF AMERICA	Ŏ X		
V.	Q Q Q Q Q	C	AUSE NO
AGREED ORDER	R REDUC	ING S	ENTENCE
The Court considers this case purs	suant to its	s autho	rity under 18 U.S.C. § 3582(c)(2)
and Federal Rule of Criminal Procedure	43(b)(4).	The U	U.S. Sentencing Commission has
reduced guideline offense levels for co	ocaine bas	se case	es, and has made the reductions
retroactive to previously-sentenced def	fendants.	The	parties agree that a sentencing
reduction is appropriate in this case. The	e Court co	ncurs,	and hereby ORDERS as follows:
(1) The guideline offense level in	this case	is redu	aced from;
(2) Defendant's sentence is reduce	ed to TIM	IE SEI	RVED.
(3) All other terms and provisions	s of the ori	iginal j	udgment remain in effect.
A copy of this agreed order shall be trans	smitted to	the Bu	reau of Prisons immediately.
SO ORDERED on this the	day of		, 2008.
	UNIT	TED ST	TATES DISTRICT JUDGE
AGREED:			
ASSISTANT U.S. ATTORNEY	<u>u</u>	EFFN	SE COUNSEL