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DECEMBER 5, 2014

CLERK US DISTRICT COURT
DISTRICT OF ARIZONA

BY s/M. Hudson DEPUTY

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**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA**

In the matter of

PETITIONS FOR REDUCTION OF
IMPOSED SENTENCES FOR
RETROACTIVE APPLICATION OF
AMENDMENT 782 REDUCING DRUG
QUANTITY TABLE IN USSG §§ 2D1.1
AND 2D1.11

SUPERSEDES GENERAL ORDER 14-27

GENERAL ORDER 14-29

On April 10, 2014, the United States Sentencing Commission (“USSC”) voted to reduce by two levels the base offense levels associated with various drug quantities involved in trafficking offenses covered by Sentencing Guideline § 2D1.1 (“Amendment 782”). On July 18, 2014, the USSC voted to approve Amendment 788, amending Sentencing Guideline § 1B1.10 to extend Amendment 782’s reduction to defendants who are serving terms of imprisonment for drug-related crimes. Both amendments became effective November 1, 2014. Accordingly,

IT IS ORDERED that all motions requesting a reduction in sentence pursuant to Amendments 782 and 788 filed prior to November 1, 2014, are DENIED as premature.

IT IS FURTHER ORDERED that all pro se motions requesting a reduction in sentence pursuant to Amendments 782 and 788 filed on or after November 1, 2014 shall be forwarded to the Office of the Federal Public Defender for review and potential appointment of counsel in accordance with the District Protocol for Retroactive Sentencing Reductions.

1 IT IS FURTHER ORDERED that the Government shall not have to respond to
2 any motions requesting a reduction in sentence pursuant to Amendments 782 and 788
3 unless they are filed in accordance with the District Protocol for Retroactive Sentencing
4 Reductions or are otherwise ordered to respond by the Court.

5 Dated this 5th day of December, 2014.

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9 Raner C. Collins
10 Chief United States District Judge
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