PETITION FOR COMMUTATION OF SENTENCE

Instructions:

This petition form is for seeking commutation (reduction) of the imprisonment and/or supervision portion of your sentence. If you are seeking pardon after completion of your sentence or only remission of financial penalties, please use the applications for those types of requests.

Before filling out the application form, please make sure you meet these 3 requirements:

- 1) You were convicted in a federal criminal court, NOT a state or military court;
- 2) You are currently serving a federal prison sentence or a term of federal supervision, such as parole, supervised release, or probation; **AND**
- 3) You do not have any court challenges currently pending against your conviction or sentence, such as a direct appeal or motion under 28 U.S.C. § 2255. This requirement does not apply to capital cases.

In the form, you will be asked to give information on your conviction(s) and why you believe you deserve commutation.

Do:

- Answer each question truthfully, accurately, and in your own words.
- Give full, detailed answers to questions to help process your application more quickly.
- Attach additional pages or documents if you need more space or to provide more information.
- Answer every question. If a question does not apply to you, explain why.
- Type or handwrite the petition in ink so that it can be read easily if you are submitting by mail or email; use of the fillable PDF form is preferred.
- Submit attachments in PDF or Word format, if submitting by email.
- Ask that the Bureau of Prisons official submitting your application, if applicable, include copies of your:

Presentence report

Statement of reasons

Judgment

Progress report from within the last 18 months

Do NOT:

- Do NOT use this form if you are asking for only remission or pardon after completion of sentence. There are other applications for those types of requests.
- Do NOT use this form if you are asking for commutation of a military sentence; you must apply through the military branch of conviction.
- Do NOT staple, glue, bind, or tape any portion of your application or attached materials.
- Only documents in PDF or Word formats are accepted.

Ways to submit your materials:

- Email documents in PDF or Word format to <u>USPardon.Attorney@usdoj.gov</u> (preferred)
- Mail forms (typed or printed in ink) to U.S. Department of Justice, Office of the Pardon Attorney, 950 Pennsylvania Avenue, Washington, DC 20530; submissions by mail will take longer to process than submission by other methods

Notices

Your disclosure of information to the Office of the Pardon Attorney on this form is voluntary. However, if you do not complete all of the information fields in this form, we may not be able to process your request.

Immigration status

If you are not a citizen of the United States, you should be aware that commutation of your sentence only shortens the prison sentence and will not result in a change of your immigration status. If a detainer has been lodged against you for deportation or removal, commutation of sentence will not prevent your deportation or removal from the United States and may actually hasten the process.

False statements

A knowing and willful false statement in a document submitted to the government may subject you to criminal punishment, including up to five years' imprisonment and a \$250,000 fine. See 18 U.S.C. §§ 1001 and 3571.

No appeal from a denial of clemency

The President alone has the power to commute a sentence for a federal offense. It is an extraordinary remedy that is very rarely granted. You will be notified when a final decision is made on your petition, and there is no appeal from the President's decision to deny a clemency request.

Re-applying

If your petition is denied, you may reapply one year after the date of denial.

Privacy Act statement

The Office of the Pardon Attorney has authority to collect this information under the United States Constitution, Article II, Section 2 (the pardon clause); Orders of the Attorney General Nos. 1798-93, 58 Fed. Reg. 53658 and 53659 (1993), 2317-2000, 65 Fed. Reg. 48381 (2000), and 2323-2000, 65 Fed. Reg. 58223 and 58224 (2000), codified in 28 C.F.R. §§ 1.1 et seq. (the rules governing petitions for executive clemency); and Order of the Attorney General No. 1012-83, 48 Fed. Reg. 22290 (1983), as codified in 28 C.F.R. §§ 0.35 and 0.36 (the authority of the Office of the Pardon Attorney). The principal purpose for collecting this information is to enable the Office of the Pardon Attorney to process your request for remission. The routine uses which may be made of this information include provision of data to the President and his staff, other governmental entities, and the public. The full list of routine uses for this correspondence can be found in the System of Records Notice titled, "Privacy Act of 1974; System of Records," published in Federal Register, September 15, 2011, Vol. 76, No. 179, at pages 57078 through 57080; as amended by "Privacy Act of 1974; System of Records," published in the Federal Register, May 25, 2017, Vol. 82, No. 100, at page 24161, and at the U.S. Department of Justice, Office of Privacy and Civil Liberties' website.

If you are granted or denied commutation by the President, your name will be released, including on our website, in accordance with our Freedom of Information Act obligations. Non-public documents, such as this petition and supporting documents, the presentence investigation report, the results of any federal background investigation, and the recommendation of the Department of Justice, are not generally available under the Freedom of Information and Privacy Acts. However, the Pardon Attorney may disclose the contents of executive clemency files in the possession of the Department of Justice when the disclosure is required by law or the ends of justice. Additionally, this office would, if asked, confirm that a specific individual has applied for or was granted or denied clemency.

The President and his immediate staff are not subject to the constraints of the Freedom of Information and Privacy Acts. Accordingly, while clemency-related documents in the possession of the White House traditionally have not been made public, they may be legally disclosed at the discretion of the President. In addition, clemency-related documents retained by the White House at the end of a presidential administration will become part of the President's official library, where they become subject to the disclosure provisions of the Presidential Records Act.

Paperwork Reduction Act Statement: This collection meets the requirements of 44 U.S.C. § 3507, as amended by the Paperwork Reduction Act of 1995. We estimate that it will take 2 hours to read the instructions, gather the facts, and answer questions. Send only comments relating to our estimate of time burden to: Office of the Pardon Attorney, 950 Pennsylvania Ave., NW, Washington, DC, 20530.

Note: Nothing in these instructions is legal advice.

PETITION FOR COMMUTATION OF SENTENCE

Relief sought:

Reduction of prison sentence

1. Identifying information:

Reduction of prison sentence and remission of fine/restitution

Reduction of supervised release, probation, or parole

To the President of the United States:

The undersigned petitioner, a person subject to federal imprisonment or other restriction, asks for commutation of sentence and in support thereof states as follows:

Nama				
	irst) (middle)		(last)	
Name at Conviction:	(first)	(middle)	(last)	
Date of Birth:	P1	ace of Birth:		(state) (country)
Social Security No.:	Во	OP Register No.: _		_
Gender:	Are you H	ispanic or Latino?	Y	Yes No
Race: (select all that apply)	Alaska Native or Native American	Asia	an	Black or African American
	Native Hawaiian or Othe Pacific Islander	er Wh	ite	Other
U.S. citizen?	Yes	No,	(country of c	itizenship)
Is an attorney helping y	ou with this petition form?	Yes	No	
Attorney name:	Attorno	ey email:		

2. Contact information, if on home confinement or supervised release:

Address:				
	umber)	(street)		(apartment unit no.)
	(city)		(state)	(zip code)
Cell phone:		Home phone:	Ema	ail:
3. Case info	ormation:			
How did you plead?	Guilty		Not guilty	Nolo contendere
Offense Date:		_ Conviction Date:	Sen	tence Date:
Case No.:		Court:		
		U.S. District Cou	rt for the(Eastern/Norm	hern, etc.) District of (state)
			f the District of Colum	
Offense or crime	»:	(specific offense(s);	provide statute(s) violated, if	known)
Sentence: Impr	risonment:	Probation	or supervised release:	Financial penalties:
Tern	n:	Term:		Fine:
	(years, month	15)	(years, months)	Restitution:
				Assessment:
				Date paid:
				Amount unpaid:
When did you be	egin serving your	sentence?		
What is your pro	jected release da	te?		
Are you eligible	for parole?	Provide par	ole eligibility date:	
Date of last hear	ing:	Date of nex	t scheduled hearing, it	f any:

Have you applied for federal clemency before?	Yes	No	
Date applied:			
Date of decision:	Granted	Denied	No Action
4. Offense details			
Please tell us about the offense for which you are se omit facts or minimize your role. We want to hear f			
 What was your role in the offense? How, when, and why did you get involved? What actions did you take in connection with guilty to only specific conduct, counts, or possible to you accept responsibility for your criming. 	ortions of the full		if you pleaded

OMB Control Number: 1123-0015

Expiration Date: 11/30/2026

5. Other criminal record:

Please list all other arrests and criminal convictions. You may reference your presentence report (PSR) or other official documents, but if there is additional information to report, please provide it below.

6. Reasons for seeking clemency

n your own words, tell omplete your answer o	n a separate sheet of p	paper and attach it	to this petition.	 , y = 22 222 0 y

7. Rehabilitation

Tell us about programs, classes, substance abuse treatment, institutional employment, or other activities that you have completed while in prison that have been meaningful for you.

Note: We will review Bureau of Prisons records as part of your application. You do not need to list every program or activity. However, please DO include information that might not be in those records, such as:

- Mentoring activities
- Leading group meetings or studies
- Staff recommendations from supervisors, chaplains, or program directors

8. Release plans

Tell us about any plans you may have made for your release, such as where you will live or seek employment. You may also include letters of support from friends, family, and others.

Certification and Personal Oath

I hereby certify that all answers to the above questions and all statements contained herein are true and correct to the best of my knowledge, information, and belief. I understand that any intentional misstatements of material facts contained in this application form may cause adverse action on my petition for executive elemency and may subject me to criminal prosecution.

	(signature of petitioner)	
Respectfully submitted this day o	of,	