

1 THOMAS E. MOSS
UNITED STATES ATTORNEY
2 WENDY J. OLSON
ASSISTANT UNITED STATES ATTORNEY
3 DISTRICT OF IDAHO
MK PLAZA, PLAZA IV, SUITE 600
4 800 PARK BOULEVARD
BOISE, IDAHO 83712-9903
5 TELEPHONE: (208) 334-1211

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8 UNITED STATES DISTRICT COURT FOR THE DISTRICT OF IDAHO
9

10 UNITED STATES OF AMERICA,)

11 Plaintiff,)

12 vs.)

13 ILDEFONSO CASTILLO ARCADIA,)

14 Defendant.)
_____)

Case No. Cr. 03-254-S-EJL

MOTION FOR A §5K3.1 DOWNWARD
DEPARTURE

15
16 COMES NOW the United States of America, by and through Wendy J. Olson, Assistant United
17 States Attorney for the District of Idaho, and hereby moves this Honorable Court under U.S.S.G.
18 §§ 5K3.1 to depart downward from defendant Ildefonso Castillo Arcadia's calculated guidelines ranges
19 to reflect his agreement to a stipulated administrative deportation. The nature of the defendant's
20 stipulation and the extent of the departure is set forth in the accompanying affidavit.

21 DATED this 30 day of September, 2004.

22 THOMAS E. MOSS
United States Attorney
23 By:

24 
25 Wendy J. Olson
Assistant United States Attorney
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CERTIFICATE OF SERVICE

I hereby certify that on the 3 day of September, 2004, a copy of the foregoing
GOVERNMENT'S MOTION UNDER U.S.S.G. §§ 5K3.1 was served by:

United States Mail, postage prepaid

Hand-delivery

Facsimile transmission (FAX)

Federal Express

upon the following person(s):

Thomas Monaghan
Federal Defender of Eastern Washington and Idaho
Jefferson Place Building, Suite 301
350 North 9th Street
Boise, Idaho 83702

Brent R. Flock
U.S. Probation Office - Boise
Fax: (208) 334-1872


