## Table N

## NATIONAL COMPARISON OF SENTENCE IMPOSED AND POSITION RELATIVE TO THE GUIDELINE RANGE<sup>1</sup> Fiscal Year 2013

N	%
78,628	100.0
40,233	51.2
1,681	2.1
531	0.7
399	0.5
132	0.2
1,150	1.5
1,065	1.4
85	0.1
21,974	27.9
9,528	12.1
8,354	10.6
4,092	5.2
14,740	18.7
2,721	3.5
2,027	2.6
694	0.9
12,019	15.3
11,519	14.6
500	0.6
	78,628 40,233 1,681 531 399 132 1,150 1,065 85 21,974 9,528 8,354 4,092 14,740 2,721 2,027 694 12,019 11,519

<sup>&</sup>lt;sup>1</sup> This table reflects the 80,035 cases sentenced in Fiscal Year 2013. Of these, 1,407 cases were excluded because information was missing from the submitted documents that prevented the comparison of the sentence and the guideline range. Descriptions of variables used in this table are provided in Appendix A.

SOURCE: U.S. Sentencing Commission, 2013 Datafile, USSCFY13.

<sup>&</sup>lt;sup>2</sup> All cases with departures in which the court did not indicate as a reason either *United States v. Booker*, 18 U.S.C. § 3553, or a factor or reason specifically prohibited in the provisions, policy statements, or commentary of the *Guidelines Manual*.

<sup>&</sup>lt;sup>3</sup> All cases sentenced outside of the guideline range in which the court indicated both a departure (see footnote 2) and a reference to either *United States v. Booker*, 18 U.S.C. § 3553, or related factors as a reason for sentencing outside of the guideline system.

<sup>&</sup>lt;sup>4</sup> All cases sentenced outside of the guideline range in which no departure was indicated and in which the court cited *United States v. Booker*, 18 U.S.C. § 3553, or related factors as one of the reasons for sentencing outside of the guideline system.

<sup>&</sup>lt;sup>5</sup> All cases sentenced outside of the guideline range that could not be classified into any of the three previous outside of the range categories. This category includes cases in which no reason was provided for a sentence outside of the guideline range.

<sup>&</sup>lt;sup>6</sup> Cases in which a reason for the sentence indicated that the prosecution initiated, proposed, or stipulated to a sentence outside of the guideline range, either pursuant to a plea agreement or as part of a non-plea negotiation with the defendant.