## United States Court of Appeals

	For the Eighth Circuit	
	No. 17-1997	
	United States of America	
	Plaintiff - Appellee	
	V.	
	Dale Wayne Aldridge	
	Defendant - Appellan	t
11	I from United States District Couputhern District of Iowa - Des M	
S	Filed: November 27, 2017 Filed: December 5, 2017 [Unpublished]	
Before GRUENDER, BOW	MAN, and BENTON, Circuit Ju	ıdges.
PER CURIAM.		
	s from the order of the District Coder 18 U.S.C. § 3582(c)(2). Follows	

<sup>&</sup>lt;sup>1</sup>The Honorable James E. Gritzner, United States District Judge for the Southern District of Iowa.

we agree with the District Court that Aldridge was ineligible for the requested sentence reduction based on an amendment to the United States Sentencing Guidelines because his original sentence was derived from the applicable statutory minimum. See United States v. Moore, 734 F.3d 836, 837–38 (8th Cir. 2013). We decline to address Aldridge's additional pro se arguments, which are raised for the first time on appeal and are unrelated to his sentence-reduction motion. We affirm the judgment and grant counsel's motion to withdraw.