## United States Court of Appeals FOR THE EIGHTH CIRCUIT

	No. 11-1514
United States of America,	*
	*
Appellee,	*
	* Appeal from the United States
V.	* District Court for the Eastern
	* District of Missouri.
Shawn Michael Aiello,	*
	* [UNPUBLISHED]
Appellant.	*

Submitted: November 14, 2011 Filed: February 9, 2012

Before RILEY, Chief Judge, BEAM, and BYE, Circuit Judges.

PER CURIAM.

Shawn Aiello appeals his conviction and mandatory minimum fifteen-year sentence, following a guilty plea, to being a felon in possession of a firearm, 18 U.S.C. §§ 922(g) & 924(e). After pleading guilty, Aiello unsuccessfully argued to the district court<sup>1</sup> at sentencing that his prosecution under § 922(g) violated his Second Amendment right to keep and bear arms, citing <u>District of Columbia v. Heller</u>, 554 U.S. 570 (2008), and <u>McDonald v. City of Chicago</u>, 130 S. Ct. 3020 (2010). He renews this argument on appeal. To the extent, as the government urges, that Aiello's

<sup>&</sup>lt;sup>1</sup>The Honorable Rodney W. Sippel, United States District Judge for the Eastern District of Missouri.

briefing can be read to present an "as applied" challenge to § 922(g), it is barred by the appellate waiver of all non-jurisdictional issues in his plea agreement. <u>See United States v. Joos</u>, 638 F.3d 581, 586 (8th Cir. 2011) (holding that "as applied" constitutional challenges to statutes are non-jurisdictional), <u>cert. denied</u>, 2012 WL 171246 (U.S. Jan. 23, 2012). To the extent, as Aiello urges, that he brings a facial challenge to § 922(g), his arguments are foreclosed by our circuit precedent. <u>See id</u>. (noting that we have previously upheld § 922(g) against a Second Amendment challenge). We affirm.