The Justice Department is set to release about 6,000 inmates early from prison — the largest one-time release of federal prisoners — in an effort to reduce overcrowding and provide relief to drug offenders who received harsh sentences over the past three decades, according to U.S. officials.

The inmates from federal prisons nationwide will be set free by the department’s Bureau of Prisons between Oct. 30 and Nov. 2. About two-thirds of them will go to halfway houses and home confinement before being put on supervised release. About one-third are foreign citizens who will be quickly deported, officials said.

The early release follows action by the U.S. Sentencing Commission — an independent agency that sets sentencing policies for federal crimes — that reduced the potential punishment for future drug offenders last year and then made that change retroactive.

The commission’s action is separate from an effort by President Obama to grant clemency to certain nonviolent drug offenders, an initiative that has resulted in the early release of 89 inmates.

The panel estimated that its change in sentencing guidelines eventually could result in 46,000 of the nation’s approximately 100,000 drug offenders in federal prison qualifying for early release. The 6,000 figure, which has not been reported previously, is the first tranche in that process.

“The number of people who will be affected is quite exceptional,” said Mary Price, general counsel for Families Against Mandatory Minimums, an advocacy group that supports sentencing reform.

The Sentencing Commission estimated that an additional 8,550 inmates would be eligible for release between this Nov. 1 and Nov. 1, 2016.
The releases are part of a shift in the nation’s approach to criminal justice and drug sentencing that has been driven by a bipartisan consensus that mass incarceration has failed and should be reversed.

Along with the commission’s action, the Justice Department has instructed its prosecutors not to charge low-level, nonviolent drug offenders who have no connection to gangs or large-scale drug organizations with offenses that carry severe mandatory sentences.

The U.S. Sentencing Commission voted unanimously for the reduction last year after holding two public hearings in which members heard testimony from then-Attorney General Eric H. Holder Jr., federal judges, federal public defenders, state and local law enforcement officials, and sentencing advocates. The panel also received more than 80,000 public comment letters, with the overwhelming majority favoring the change.

Holder supported the change, but he proposed more restrictive criteria that would exclude people who had used weapons or had significant criminal histories. But the Sentencing Commission decided to leave the decisions to individual judges.

Congress did not act to disapprove the change to the sentencing guidelines, so it became effective on Nov. 1, 2014. The commission then gave the Justice Department a year to prepare for the huge release of inmates.

The policy change is referred to as “Drugs Minus Two.” Federal sentencing guidelines rely on a numeric system based on different factors, including the defendant’s criminal history, the type of crime, whether a gun was involved and whether the defendant was a leader in a drug group.

The sentencing panel’s change decreased the value attached to most drug-trafficking offenses by two levels, regardless of the type of drug or the amount.

An average of about two years is being shaved off eligible prisoners’ sentences under the change. Although some of the inmates who will be released have served decades, on average they will have served $8 \frac{1}{2}$ years instead of $10 \frac{1}{2}$, according to a Justice Department official.

“Even with the Sentencing Commission’s reductions, drug offenders will have served substantial prison sentences,” Deputy Attorney General Sally Yates said. “Moreover, these reductions are not automatic. Under the commission’s directive, federal judges are required to carefully consider public safety in deciding whether to reduce an inmate’s sentence.”
In each case, inmates must petition a judge, who decides whether to grant the sentencing reduction. Judges nationwide are granting about 70 sentence reductions per week, Justice Department officials said. Some of the inmates already have been sent to halfway houses.

In some cases, federal judges have denied inmates' requests for early release. For example, U.S. District Judge Royce C. Lamberth recently denied requests from two top associates of Rayful Edmond III, one of the District’s most notorious drug kingpins.

Federal prosecutors did not oppose a request by defense lawyers to have the associates, Melvin D. Butler and James Antonio Jones, released early in November. But last month, Lamberth denied the request, which would have cut about two years from each man’s projected 28 1/2-year sentence.

“The court struggles to understand how the government could condone the release of Butler and Jones, each convicted of high-level, sophisticated and violent drug-trafficking offenses,” Lamberth wrote. The Edmond group imported as much as 1,700 pounds of Colombian cocaine a month into the city in the 1980s, according to court papers.

Critics, including some federal prosecutors, judges and police officials, have raised concerns that allowing so many inmates to be released at the same time could cause crime to increase.

But Justice officials pointed to the large number of inmates who will be deported and to a study last year that found that the recidivism rate for offenders who were released early after changes in crack-cocaine sentencing guidelines in 2007 was not significantly different from the rate for offenders who completed their sentences.

“Prison officials and probation officers are working hard to ensure that returning offenders are adequately supervised and monitored,” Yates said.

Federal prison costs represent about one-third of the Justice Department’s $27 billion budget. The U.S. population has grown by about a third since 1980, but the federal prison population has increased by about 800 percent and federal prisons are operating at nearly 40 percent over capacity, Justice officials said.

Last week, a group of senators introduced a bipartisan criminal justice reform bill, the first such legislation in decades. Although some advocates say it doesn’t go far enough, the measure, which is supported by a coalition that includes the Koch brothers and the American Civil Liberties Union, would shorten the length
of mandatory-minimum drug sentences that were part of the tough-on-crime laws passed during the war on drugs in the 1980s and 1990s.

If passed by Congress and signed by Obama, the reforms would apply retroactively, allowing inmates who were previously incarcerated under mandatory minimums an opportunity for release.

“IT’s a remarkable moment,” Price said. “Over the past several years, the tone of the discussion about incarceration has changed dramatically. We have come to the realization that our punitive approach to drug crimes is not working and has produced significant injustices.”

Spencer S. Hsu contributed to this report.

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