	APPLICATION F	OR LEAVE TO FILE	E A SECOND OR
	SUCCESSIVE N	MOTION TO VACAT	te, Set Aside
	OR	CORRECT SENTEN	ICE
		28 U.S.C. § 2255	
	BY A PRIS	ONER IN FEDERAL	CUSTODY
Name		Prisoner	Number
			Zip Code
	INSTR	RUCTIONSREAD CAREI	TULLY
			ULLI
(1)	This application must be leg	y false statement of a m	ewritten and signed by the applicar
(1)	This application must be leg under penalty of perjury. An	y false statement of a m or perjury.	ewritten and signed by the applican aterial fact may serve as the basis fo
	This application must be leg under penalty of perjury. An prosecution and conviction f All questions must be answe The Judicial Conference of th use throughout the federal ju	by false statement of a m for perjury. red concisely in the pro he United States has add adiciary and directed the	ewritten and signed by the applicar aterial fact may serve as the basis fo
(2)	This application must be leg under penalty of perjury. An prosecution and conviction for All questions must be answe The Judicial Conference of the use throughout the federal ju paper. All pleadings must be All applicants seeking leave to	by false statement of a m for perjury. red concisely in the pro- he United States has add idiciary and directed the e on 8½ x 11 inch paper to file a second or succes	ewritten and signed by the applicar aterial fact may serve as the basis fo per space on the form. opted the 8½ x 11 inch paper size fo e elimination of the use of legal siz

(6) In accordance with the "Antiterrorism and Effective Death Penalty Act of 1996," as codified at 28 U.S.C. § 2255, effective April 24, 1996, before leave to file a second or successive motion can be granted by the United States Court of Appeals, <u>it is the applicant's burden</u> to make a <u>prima facie</u> showing that he satisfies either of the two conditions stated below.

A second or successive motion must be certified as provided in [28 U.S.C.] section 2255 by a panel of the appropriate court of appeals to contain—

(1) newly discovered evidence that, if proven and viewed in light of the evidence as a whole, would be sufficient to establish by clear and convincing evidence that no reasonable factfinder would have found the movant guilty of the offense; or

(2) a new rule of constitutional law, made retroactive to cases on collateral review by the Supreme Court, that was previously unavailable.

(7) When this application is fully completed, the original and three copies must be mailed to:

Clerk of Court United States Court of Appeals for the Eleventh Circuit 56 Forsyth Street, N.W. Atlanta, Georgia 30303

(a)	State and division of the United States District Court which entered the judgmen of conviction under attack
(b)	Case number
Date	of judgment of conviction
Leng	th of sentence Sentencing Judge
Natu	re of offense or offenses for which you were convicted:
feder (a) N (b) C	red to this conviction and sentence, have you ever filed a motion to vacate in any al court? Yes () No () If "yes", how many times? (if more that one, complete 6 and 7 below as necessary) ame of court ase number ature of proceeding
(d) G	brounds raised (list <u>all</u> grounds; use extra pages if necessary)
	id you receive an evidentiary hearing on your motion? Yes () No () esult
	ate of result

(f) Result	ntiary hearing on your motion? Yes () No ()
	on, give the same information:
(b) Case number	
(d) Grounds raised (list <u>all</u> g	rounds; use extra pages if necessary)
· · ·	ntiary hearing on your motion? Yes () No ()
(f) Result	
 (f) Result	any action taken on your federal motion? (Use extra p
 (f) Result	any action taken on your federal motion? (Use extra p necessary) No () Yes () Appeal No
 (f) Result	any action taken on your federal motion? (Use extra princessary)
 (f) Result	any action taken on your federal motion? (Use extra p necessary) No () Yes () Appeal No No () Yes () Appeal No No () Yes () Appeal No No () Yes () Appeal No e adverse action on any motion, explain briefly why
 (f) Result	any action taken on your federal motion? (Use extra p necessary) No () Yes () Appeal No No () Yes () Appeal No No () Yes () Appeal No

A.	Ground one:
	Supporting FACTS (tell your story briefly without citing cases or law):
	Was this claim raised in a prior motion? Yes () No ()
	Does this claim rely on a "new rule of law?" Yes () No () If "yes," state the new rule of law (give case name and citation):
	Does this claim rely on "newly discovered evidence?" Yes () No () If "yes," briefly state the newly discovered evidence, and why it was r previously available to you
B.	Ground two:
	Supporting FACTS (tell your story briefly without citing cases or law):
	Was this claim raised in a prior motion? Yes () No ()

	If "yes," state the new	on a "new rule of law?" Yes () No () v rule of law (give case name and citation):	
	If "yes," briefly stat	on "newly discovered evidence?" Yes () te the newly discovered evidence, and wo you	why it was not
[A	dditional grounds ma	y be asserted on additional pages if necess	sary]
		opeal now pending in any court as to the judgr	ment now under
attack If "ye	x? Yes () No () s," name of court	Case number	
-	_	trict Court to Consider Applicant's Second	Eleventh Circui
	acate under 28 U.S.C. §	2255.	
	acate under 28 U.S.C. §	Applicant's Signat	d or Successiv
I declare und			d or Successiv
I declare und and correct.		Applicant's Signat	d or Successive
I declare und and correct.	er Penalty of Perjury tha	Applicant's Signat	d or Successive

PROOF OF SERVICE

Applicant must send a copy of this application and all attachments to the United States Attorney's office in the district in which you were convicted.

I certify that on		, I mailed a copy of this Application [*]	and
	[date]		
all attachments to			

at the following	address:
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Applicant's Signature

^{*} Pursuant to Fed.R.App.P. 25(a), "Papers filed by an inmate confined in an institution are timely filed if deposited in the institution's internal mail system on or before the last day of filing. Timely filing of papers by an inmate confined in an institution may be shown by a notarized statement or declaration (in compliance with 28 U.S.C. § 1746) setting forth the date of deposit and stating that first-class postage has been prepaid."