SUPERIOR COURT OF THE STATE OF CALIFORNIA, COUNTY OF KERN

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address):		FOR COURT USE ONLY
Telephone Number:	Fax No.:	
E-mail Address.:		
Attorney for (Name):		
PEOPLE OF THE STATE OF CALIFORNIA vs.		
DEFENDANT:	Date of Birth:	
RESPONSE (Health and Safety Code, § 11361.8) ADULT CRIME(S)		
	MISSAL REDESIGNATION OR DISMISSAL/SEALING (H & S § 11361.8(f))	
INSTRUCTIONS Petitioner must complete Petition and indicate whether a request is made for Resentencing or Dismissal		CASE NUMBER:
or Redesignation or Dismissal/Sealing.		
 Upon filing, petitioner is required to immediately provide notice by providing a copy of the Petition to the District Attorney. 		
 The District Attorney is required to complete the Response, file with the court, and provide notice by providing a copy to the Petitioner. If the petitioner is currently in County Jail or State Prison related to this case, District Attorney indicates the petitioner is ineligible, or if either the petitioner or District Attorney requests a hearing as provided below, the matter will be heard on date noticed. 		DATE:
		TIME:
		DEPARTMENT:
DISTRICT ATTORNEY'S RESPONSE TO PETITION/APPLICATION FOR:		
RESENTENCING OR DISMISSAL REDESIGNATION OR DISMISSAL/SEALING		
Having received notice of a petition/application dated, the District Attorney responds as follows:		
A. C RESENTENCING OR DISMISSAL		
The District Attorney has no objection to this petition/application. Petitioner/applicant is entitled to the requested relief		
without a hearing.		
The District Attorney requests a hearing and objects to the granting of the petition/application because:		
 Petitioner/applicant was not convicted of an eligible offense. Other : 		
	etitioner presents an unreasonable risk of	
danger to public safety if he/she is resentenced.		
The District Attorney does not object to the petitioner's/applicant's eligibility for relief, but requests a hearing on the		
issue of resentencing.		
B. 🗍 REDESIGNATION OR	DISMISSAL/SEALING	
The District Attorney has no objection to this petition/application. Petitioner/applicant is entitled to the requested relief		
without a hearing.		
The District Attorney requests a hearing and objects to the granting of the petition/application because:		
Petitioner/applicant was not convicted of an eligible offense.		
Other:		
Petitioner is eligible for relief, but relief should be denied because petitioner presents an unreasonable risk of		
danger to public safety if he/she is resentenced.		
The District Attorney does not object to the petitioner's/applicant's eligibility for relief, but requests a hearing on the issue of resentencing.		

Date:

Deputy District Attorney