

<p>Contents of exhaustion petition</p> <p>Cal. Rules of Court, rule 8.508(b)</p>	<ul style="list-style-type: none"> <input type="checkbox"/> Must comply with rule 8.504, <u>except</u>: <ul style="list-style-type: none"> • need <u>not</u> comply with rule 8.504(b)(1)-(2)'s requirement of statement of issues presented and grounds for petition • must state petition presents no grounds under rule 8.504(b)(1)-(2), and is filed solely to exhaust state remedies for purposes of federal review <input type="checkbox"/> see attachments, below
<p>Contents of answer</p> <p>Cal. Rules of Court, rules 8.500(a)(2), 8.504</p>	<ul style="list-style-type: none"> <input type="checkbox"/> answer may respond to issues in petition <input type="checkbox"/> answer may raise additional issues for court to address if it grants opposing party's petition for review; if so, should include concise, nonargumentative statement of those issues, framing them in terms of facts of case, without unnecessary detail; see <u>caveat</u>, next entry <input type="checkbox"/> <u>caveat</u>: if party wants court to grant review on that party's issues <i>regardless</i> of whether it grants review on basis of issues raised in opposing petition, the party should file a petition for review, not just an answer raising the issues
<p>Attachments to petition) (to be bound at back of original and all filed copies of petition)</p> <p>Cal. Rules of Court, rule 8.504(b)(4) & (5), (6)</p>	<ul style="list-style-type: none"> <input type="checkbox"/> <u>Required attachments</u> <ul style="list-style-type: none"> • copy of opinion or order that is subject of petition for review, showing date filed; copy of any order modifying opinion or directing its publication • any cited unpublished opinion citable under Cal. Rules of Court, rule 8.1115(b), required to be furnished per rule 8.1115(c) <input type="checkbox"/> <u>Optional permitted attachments</u> (not to exceed 10 pages total) <ul style="list-style-type: none"> • trial court or Court of Appeal exhibits or orders that the party considers unusually significant • copies of relevant local, state, or federal regulations or rules, out-of-state statutes, or other similar citable materials that are not readily accessible
<p>Length</p> <p>Cal. Rules of Court, rule 8.504(d)</p>	<ul style="list-style-type: none"> <input type="checkbox"/> petitions and answers must not exceed 8,400 words (including footnotes) if produced on a computer or 30 pages if typewritten <input type="checkbox"/> replies must not exceed 4,200 words (including footnotes) if produced on a computer or 15 pages if typewritten <input type="checkbox"/> cover information, tables, opinion, signature block, word count certificate, and any required or permitted attachments are excluded from word limits <input type="checkbox"/> Chief Justice may allow longer petition, answer, reply, or attachment on application showing good cause
<p>Incorporation by reference</p> <p>Cal. Rules of Court, rule 8.504(e)(3)</p>	<ul style="list-style-type: none"> <input type="checkbox"/> not permitted, except for references to petitions, answers, or replies filed by a party in same case or pending case in Supreme Court with same or similar issues
<p>Service and filing</p> <p>Cal. Rules of Court, rule 8.44(a), 8.70, 8.500(f), 8.508(c)</p>	<ul style="list-style-type: none"> <input type="checkbox"/> filers exempt from TrueFiling: filing copies in Supreme Court for petition other than one to exhaust state remedies: original plus 13, or original plus 8 and 1 electronic copy, with proof of service and copy of opinion <input type="checkbox"/> filers exempt from TrueFiling: filing copies in Supreme Court for exhaustion petition: original plus 8, with proof of service and copy of opinion <input type="checkbox"/> service copies: same as for AOB, except: one copy for Court of Appeal (can be electronic); need not serve district attorney unless representing a party; for exhaustion petition, need not serve superior court; service copies need not attach opinion or order