## SUMMARY OF REQUIREMENTS FOR DOCUMENTS FILED IN <u>ELECTRONIC</u> FORM (Rev. 08/2024)

## PETITIONS FOR REVIEW, ANSWERS, AND REPLIES IN ELECTRONIC FORM

TrueFiling is mandatory for petitions for review, answers, and replies by an attorney.

All rule references are to the California Rules of Court unless designated as Supreme Court Rules Regarding Electronic Filing (SCRREF), which are available at http://www.courts.ca.gov/documents/supreme court of california rules regarding electronic filing.pdf

## PETITION FOR REVIEW FROM APPEAL AND RELATED HABEAS CORPUS PETITION

<u>Separate</u> petitions for review are necessary for the appeal and the habeas corpus proceeding if the Court of Appeal did not issue an order to show cause and did not formally consolidate the two. (Cal. Rules of Court, rule 8.500(d).) An order to consider the two together is not deemed consolidation.

## **SPECIFIC RULES**

SCRREF, rules 5(a), 8, 9, 10, 11, 12, 13; Cal. Rules of Court, rules 8.40(b), 8.74, 8.204, 8.387, 8.500, 8.504, 8.508

Due dates	<b>petition for review:</b> due within 10 days after decision becomes final as to Court of Appeal under rule 8.264; finality not changed if it occurs on day court is closed
	answer: due within 20 days after petition is filed
	reply to answer: due within 10 days after answer is filed
	<b>appeal and related habeas:</b> if decisions in appeal and related habeas corpus proceeding are filed on same date, petition for review in habeas is due at the same time as that for the appeal (see rule 8.500(d) on need for separate petitions in nonconsolidated proceedings)
SCRREF, rule 5; Cal. Rules of Court, rules 8.264, 8.387(b)(2), 8.500(e)	<b>extension of time:</b> no EOT to file petition, but Chief Justice may grant relief from default if court still has jurisdiction; extension available for answer and reply

Format		normal Court of Appeal rules, for most part: same as that required in Court of Appeal for the particular document, unless otherwise specified in SCRREF(below)
		searchable PDF: must be in text-searchable PDF, maintaining original document formatting
		<b>pagination:</b> consecutive numbering from cover. Attached Court of Appeal opinion need not be re-numbered to be consecutive to rest of petition
SCRREF, rule 10; Cal. Rules of Court, rule 8.74,		bookmarks: petition must include in the bookmarks panel of the electronic document a descriptive link (electronic bookmark), to each heading, subheading and to the first page of any component of the document, including any table of contents, table of authorities, petition, verification, points and authorities, declaration, certificate of word count, certificate of interested entities or persons, proof of service, tab, exhibit, or attachment. Each electronic bookmark to a tab, exhibit, or attachment must include the letter or number of the tab, exhibit, or attachment and a description of the tab, exhibit, or attachment. A bookmark to the first pafe of an attached opinion is sufficent; no need to mark headings within opinion
8.504(a) Cover		contents same as for briefs, except that exhaustion petition must also
		include prominent statement: "Petition for Review to Exhaust State Remedies"
		color: an electronic document must not have a color cover.
Cal. Rules of Court, rules 8.40(b), 8.74(a)(8), (c)(1), 8.204(b)(10), 8.504(a), (b), 8.508(b)(1)		party represented: cover must show the name of the party each attorney on the brief represents
Contents of petition for review other than exhaustion petition		begin with concise, nonargumentative statement of the issues presented for review, framing them in terms of the facts of the case but without unnecessary detail
		explain how the case presents a ground for review under rule 8.500(b)
		if a petition for rehearing could have been filed, state whether it was filed and, if so, how court ruled
Cal. Rules of Court, rule 8.504(b)		see required and permitted attachments, below
Contents of exhaustion petition		must comply with rule 8.504, except:
	•	need not 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
Cal. Rules of Court, rule 8.508(b)		see attachments, below
Contents of answer		answer may respond to issues in petition
		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 <a href="mailto:caveat">caveat</a> , next entry
Cal. Rules of Court, rule 8.500(a)(2), 8.504(c)		<u>caveat</u> : if party wants court to grant review on that party's issues <u>regardless</u> 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

Attachments to petition (added at end of	Required attachments
petition)	
	<ul> <li>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</li> </ul>
	<ul> <li>any cited unpublished opinion citable under rule 8.1115(b), required to be furnished per rule 8.1115(c)</li> </ul>
	Optional permitted attachments (not to exceed 10 pages total)
	<ul> <li>trial court or Court of Appeal exhibits or orders that the party considers unusually significant</li> </ul>
Cal. Rules of Court, rule 8.504(b)(4) & (5), (e)(1) & (2)	<ul> <li>copies of relevant local, state, or federal regulations or rules, out-of-state statutes, or other similar citable materials that are not readily accessible</li> </ul>
Length and size	petitions and answers must not exceed 8,400 words (including footnotes)
	replies must not exceed 4,200 words (including footnotes)
	cover information, tables, opinion, signature block, word count certificate, and any required or permitted attachments are excluded from word limits
	Chief Justice may allow longer petition, answer, reply, or attachment on application showing good cause
SCRREF, rule 10(b)(1); Cal. Rules of Court, rule 8.504(d)	electronic filing may not be larger than 25 megabytes; if larger, submit as multiple files, and comply with formatting requirements of SCRREF, rule 10(b)(2)
Incorporation by reference	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
Cal. Rules of Court, rule 8.504(e)(3)	
Service and filing	filing in Supreme Court: electronic petition. Must have proof of service and copy of opinion
SCRREF, rule 5(a); Cal. Rules of Court, rules 8.70,	service copies: same as for AOB, except: for exhaustion petition, need not serve superior court; service copies need not attach opinion or order. TrueFiling in Supreme Court constitutes service on Court of Appeal. But the Supreme Court says the Court of Appeal must still be listed on the proof of service. For example, "Court of Appeal (per Supreme Court TrueFiling policy)."
8.500(f), 8.508(c)	