IN THE SUPREME COURT

OF THE STATE OF CALIFORNIA

PEOPLE OF THE)			
STATE OF CALIFORNIA,)			
)	No		
Respondent,)			
)	Third District Court of		
v.)	Appeal No		
)			
JOHN DOE,)	[County		
)	Superior Court		
Petitioner/Appellant.)	No]		
)			
	·			
PETITION FOR REVIEW TO EXHAUST STATE REMEDIES [Rules of Court, rule 8.508]				
UPON AFFIRMANCE BY THE COURT OF APPEAL, IN AND FOR THE THIRD APPELLATE DISTRICT				
APPEAL FROM THE JUDGMENT OF THE SUPERIOR COURT, IN AND FOR THE COUNTY OF				
THE HONORABLE, JUDGE PRESIDING				
Appoi	nted Counse	l Caption		
Counsel for Appellant,, Under Appointment by the Court of Appeal under the Central Calif. Appellate Program's Assisted Case System				

PETITION FOR REVIEW TO EXHAUST STATE REMEDIES

To the Honorable Chief Justice and the Associate Justices of the Supreme Court of California:

John Doe, petitioner and appellant, respectfully petitions for review following the decision of the Court of Appeal, Third Appellate District, per Justice ______, filed April 29, 2009, affirming judgment upon conviction after jury trial for unlawful transport and possession for sale of methamphetamine. A copy of the Court of Appeal's opinion is attached.

STATEMENT OF FILING FOR PURPOSE OF EXHAUSTION

This petition presents no grounds for review under Rules of Court, rule 8.500 (b). This petition is filed solely to exhaust state remedies for federal habeas corpus purposes, pursuant to Rules of Court, rule 8.508.

STATEMENT OF THE UNDERLYING PROCEEDINGS

[Statements of Case and Fact inserted here.]

STATEMENT OF THE FACTUAL AND LEGAL BASES OF THE CLAIM

I.	[ISSUES AS PRESENTED BELOW INSERTED HERE.]	
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CONCLUSION

For the foregoing reasons, review should be granted by this Court, or alternatively, the issue should be deemed exhausted for federal review pursuant to 28 U.S.C. § 2254.

	Respectfully submitted,
DATED: June 8, 2009	

Counsel's Name inserted here Attorney for Petitioner JOHN DOE

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COUNSEL'S CERTIFICATE OF WORD COUNT

Pursuant to California Rules of Court, rule 8.504 (d), counsel for petitioner certifies that, with the exception of this certificate, any attachment permitted under rule 8.204 (d), the Court of Appeal's opinion, and the proof of service, this petition for review has <u>5,000</u> words, which does not exceed 8,400 words, as determined by the word count of the computer program used to prepare this brief.

Dated: June 8, 2009	
	Counsel's Name
	Counsel for Petitioner,
	JOHN DOE

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PROOF OF SERVICE