

Examples of Unbundled Services

Unbundled services work in a wide range of practice areas and in both litigation and transactional practices. Below are examples of unbundled services that have proven successful. Please note this is not an exhaustive list and that not every case and/or client is appropriate for unbundling. Before unbundling, attorneys must assess whether limiting the scope of the representation is reasonable under the circumstances and obtain informed consent from the client.

Examples:

- Providing legal advice during a one-time consultation or case review and assessment
- Drafting and/or reviewing documents, pleadings, or motions for a self-represented litigant to file
- Drafting a demand letter
- Coaching a self-represented litigant on presenting a case in court
- Appearing in court on behalf of a self-represented litigant on a one-time basis or for a discrete issue
- Appearing in court on behalf of a self-represented litigant for trial only
- Representing a self-represented litigant at a deposition
- Representing a self-represented litigant during settlement negotiations
- Trial prep services and other litigation consulting
- Calculating support
- Drafting or reviewing a contract or an agreement
- Handling discovery only
- Representing a client during a mediation or arbitration