



This resource provides an overview of select practice and other ethics rules related to pro bono legal services by lawyers in all 50 states and the District of Columbia. This infographic highlights issues frequently encountered in pro bono practice. More information can be found here: www.cpbo.org/initiatives/ethics-of-in-house-pro-bono/. This information is not intended to cover all applicable ethics and practice rules. Please consult your local rules for additional guidance.


Pro Bono Practice Rules



Major Disaster
18 jurisdictions permit out-of-state attorneys to provide pro bono services following a major disaster.



In-House Counsel
28 jurisdictions permit pro bono legal services by non-locally licensed in-house counsel.

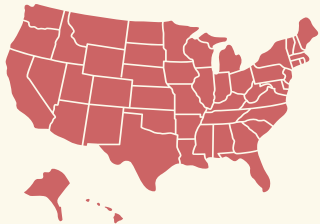


Out-of-State
19 jurisdictions allow active attorneys licensed out-of-state to provide pro bono services.



Retired Lawyers
44 jurisdictions permit emeritus attorneys to provide pro bono services.

In-House Practice Rules



36 Jurisdictions have registration requirements for in-house practice by out-of-state attorneys.



17 Jurisdictions have registration requirements for in-house practice by foreign attorneys.

Pro Bono Reporting Requirements



Hours
34 jurisdictions have an aspirational, annual pro bono hourly goal for attorneys practicing in that state.

Conflicts
49 jurisdictions have rules to ease conflict check requirements for legal advice clinics and similar pro bono programs.

CLE
15 jurisdictions permit pro bono service to count towards mandatory CLE.