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3	(a) A	llowable conduct. If expressly authorized by the Supreme Court, a non-
4	tra	aditional legal service provider may provide the following limited assistance to
5	a	client in any justice, juvenile, district, or appellate court of the State of Utah.
6	1.	Stand or sit at counsel's table with the client during the proceeding;
7	2.	Provide advice and assistance to the client during the proceeding, including
8		prompting a client on how to engage with the court;
9	3.	Respond to any questions from the court directed to the non-traditional legal
10		service provider; and
11	4.	Communicate with an unrepresented party or the party's lawyer outside of
12		court regarding the proceeding.
13	(b) Compliance with rules, regulations, and statutes; notice to the court. A non-	
14	tra	aditional legal service provider authorized to provide assistance under this rule
15	m	ust:
16	1.	Comply with all rules, regulations, and statutes of the State of Utah, except for
17		those rules expressly waived in the authorization order; and
18	2.	Orally advise the court that the provider is assisting a client pursuant to this
19		rule and express authorization from the Supreme Court. The provider must

provide the court with a copy of the authorization if requested by the court.