

Limited Representation Agreement

Agreement made this _____ day of _____, 201_, between _____
_____, "Client," and _____,
"Lawyer."

Lawyer has agreed to provide the following-specified services to Client on a pro bono
basis: _____
(list all services to be provided in specific detail)

Client has been fully advised that Lawyer has no obligation to represent Client, without
charge, for any services other than those specified. Upon completion of such services,
the attorney-client relationship shall terminate, unless otherwise agreed, in writing,
between the parties. This agreement is made in accordance with Rule 1.2(c) of the
Idaho Rules of Professional Conduct.

In witness whereof, the parties have executed this agreement on the date stated above.

Client

Lawyer