

## RE-16 SELLER REPRESENTATION AGREEMENT (EXCLUSIVE RIGHT TO REPRESENT)

JULY 2011 ED1TION Page 1 of 4



THIS IS A LEGALLY BINDING CONTRACT, READ THE ENTIRE DOCUMENT, INCLUDING ANY ATTACHMENTS. IF YOU HAVE ANY QUESTIONS, **CONSULT YOUR ATTORNEY AND/OR ACCOUNTANT** BEFORE SIGNING.

	DATE:AGENT:AGENT:
	Acting as Agent for the Broker
	1. SELLER Broker of as
	retains Broker of as SELLER'S exclusive Broker to sell, lease, or exchange the property described in Section 2 below, during the term of this agreement and on any additional terms hereafter set forth.
1	2. PROPERTY ADDRESS AND/OR LEGAL DESCRIPTION. The property address and/or the complete legal description of the property are as set forth below. Address
	County City Zip
!	Address City Zip Zip Legal and/or Property Description
i	or  Legal and/or Property Description Attached as addendum # (Addendum must accompany this agreement)
	3. TERM OF AGREEMENT. The term of this Agreement shall commence on and shall expire at 11:59 p.m. on unless renewed or extended. If the SELLER accepts an offer to purchase or exchange, the terms of this Agreement shall be extended through the closing of the transaction.
	the terms of this Agreement shall be extended through the closing of the transaction.
	4. PRICE. SELLER agrees to sell the property for a total price of \$
:	5. FINANCING. SELLER agrees to consider the following types of financing: (Complete all applicable provisions).  FHA VA CONVENTIONAL HFA RURAL DEVELOPMENT Exchange Cash Cash to existing loan(s) Assumption of existing loan(s)
;	☐ SELLER will carry contract and accept a minimum down payment of \$ and an acceptable
i	secured note for the balance to be paid as follows:
;	
,   	Other acceptable terms
	6. BROKERAGE FEE.  (A) If Broker or any person, including SELLER, procures a purchaser ready, willing and able to purchase, transfer or exchange the property on the terms stated herein or on any other price and terms agreed to in writing, the SELLER agrees to pay a total brokerage fee of% of the contract or purchase price OR \$ of which % of the contract or purchase price OR \$ will be shared with the cooperating brokerage unless otherwise agreed to in writing. The fee shall be paid in cash at closing and deducted from the seller's proceeds on the settlement statement unless otherwise designated by the Broker in writing.  (B) Further, the brokerage fee is payable if the property or any portion thereof or any interest therein is, directly or indirectly, sold, exchanged or optioned or agreed to be sold, exchanged or optioned within calendar days (ninety [90] if left blank) following expiration of the term hereof to any person who has examined, been introduced to or been shown the property during the term hereof.  (C) If SELLER, upon termination of this Agreement, enters into a Right to Sell Agreement to market said property with another Broker, then the time period specified above in Section 6B, shall not apply and will be of no further force or effect.  (D) In the event SELLER terminates this representation agreement prior to its expiration SELLER shall be liable to Broker for a cancellation fee equal to % of the PRICE enumerated in Section 4 above or \$ This cancellation fee is only available if Broker is not compensated under Sections 6A or 6B above.
)	
!	8. INCLUDED ITEMS. SELLER agrees to leave with the premises all seller-owned attached floor coverings, attached television antennae, satellite dish, attached plumbing, bathroom and lighting fixtures, window screens, screen doors, storm doors, storm windows, window coverings, garage door opener(s) and transmitter(s), exterior trees, plants or shrubbery, water heating apparatus and fixtures, attached fireplace equipment, awnings, ventilating, cooling and heating systems, all ranges, ovens, built-in dishwashers, fuel tanks and irrigation fixtures and equipment, all water systems, wells, springs, water, water rights, ditches and ditch rights, if any, that are appurtenant thereto that are now on or used in connection with the premises and shall be included in the sale unless otherwise provided herein.  Also included:

	PROPERTY ADDRESS:
61	9. EXCLUDED ITEMS.
62	
63	
64	
65	
66	10. TITLE AND EXISTING ENCUMBRANCES. Title to the property is to be conveyed by Warranty Deed unless otherwise provided
	herein, and is to be marketable and insurable except for rights reserved in federal patents, federal, state or railroad deeds, building or use restrictions, building and/or zoning regulations and ordinances of any governmental entity, and rights of way and easements established or
68 69	of record. The individual executing this Agreement warrant and represents that said individual either owns the property or has full power
	and right to enter into this Agreement and to sell and convey the property on behalf of the SELLER and that to the best of said individual's
71	knowledge the property is in compliance with all applicable building and zoning regulations and with any applicable covenants and
72	restrictions affecting the property except:
73	
74	
75	
76	TI OFUED
	The SELLER agrees to provide good and marketable title to the property at the time of closing. The property is currently encumbered by the following liens:   1st Mortgage  2nd Mortgage  Home Equity Loan  Other
78 79	The property is not encumbered by any mortgage, lien, or other security instrument.
80	The property to the concumbated by any mangage, non, or extended about monature.
81	Loan payments $\square$ are $\square$ are not current; loan $\square$ is $\square$ is not assumable. If loan is assumable, Buyer $\square$ will $\square$ will not be required to qualify
82	and in will will not release SELLER'S liability.
83	CELLED is aware that same leans have a recenture provision or pronoument penalty and CELLED may be required to pay additional funds.
84 85	SELLER is aware that some loans have a recapture provision or prepayment penalty and SELLER may be required to pay additional funds to satisfy such <b>recapture or penalty</b> .
86	to obtainly obtain to deposit of positive.
87	The property $\square$ is $\square$ is not currently under foreclosure proceedings. If property is currently or becomes involved in foreclosure
88	proceedings, Idaho law requires certain additional disclosures to be provided in a separate form and affixed to the Purchase and Sale
89	Agreement. Foreclosure means that a trustee or beneficiary has filed a notice of default in the county where the property identified in Section 2 is situated and in addition to any statements required by Idaho law, the notice also states that trustee or beneficiary has elected
90 91	to sell the property to satisfy an obligation.
92	to deli trio property to deticry arrobingation.
93	11. MULTIPLE LISTING SERVICE AUTHORIZATION. (Name of MLS)
94	By initialing this line, it is understood that Broker is a member of the above MLS. SELLER authorizes and directs Broker
95 96	(Initial) to offer to cooperate with and compensate other Brokers, and to submit a Property Data Sheet and any authorized changes to MLS as required in the Rules and Regulations of the above MLS. SELLER understands and agrees that any
97	MLS information regarding the above property will be made available to Buyer's Agents and/or Dual Agents. SELLER
98	acknowledges that pursuant to Idaho Code §54-2083(6)(d), a "sold" price of real property is not confidential client
99	information.
100	10 LOOKBOY AUTHORIZATION
101	<b>12. LOCKBOX AUTHORIZATION.</b> / By initialing this line, SELLER directs that a lockbox containing a key which gives MLS Keyholders access to the property
103	(Initial) shall be placed on any building located on the property. SELLER authorizes MLS Keyholders to enter said property to
104	inspect or show the same. SELLER agrees to hold Broker harmless from any liability or loss.
105	
106	13. AVM AND BLOGGING AUTHORIZATION.
107 108	SELLER ☐ does ☐ does not agree to allow for Automated Valuation Model (AVM).  SELLER ☐ does ☐ does not agree to allow blogging and or consumer comments.
109	SELECT Udgs Udgs not agree to allow blogging and or consumer comments.
110	14. ADVERTISING AUTHORIZATION.
111	SELLER _ does _ does not agree to allow listing to be displayed on Internet.
112	SELLER does does not agree to allow address to be displayed on Internet.
113 114	SELLER ☐ does ☐ does not agree to allow Broker to advertise said property in print media.  SELLER ☐ does ☐ does not agree to allow Broker to advertise said property in other advertising media.
115	SELLER does does not agree to allow Broker to place the Broker's sign on above property.
116	
117	15. SELLER'S PROPERTY DISCLOSURE FORM. If required by Title 55, Chapter 25 Idaho Code, SELLER shall within ten (10) calendar
118	days after execution of a Purchase and Sale Agreement provide to Buyer "Seller's Property Disclosure Form" and Buyer shall have three (3)
119 120	business days from receipt of the disclosure report to rescind the offer in a written signed and dated document delivered to the SELLER or the SELLER'S Agents. Buyer the second to be blood on specific vritten of cities and dated document delivered to the SELLER or the SELLER'S Agents. Buyer the second to be blood on specific vritten of cities and dated document delivered to the SELLER or the SELLER'S Agents. Buyer the second to the SELLER or the SELLER'S Agents. Buyer the second to the SELLER or the SELLER'S Agents. Buyer the second to the second
0	inci 3 i Toperty Disclosure Form.

This form is printed and distributed by the Idaho Association of REALTORS®. Inc. This form has been designed and is provided for use by the real estate professionals who are members of the National Association of REALTORS®. USE BY ANY OTHER PERSON IS PROHIBITED. © Copyright Idaho Association of REALTORS®, Inc. All rights reserved.

JULY 2011 EDITION RE-16 SELLER REPRESENTATION AGREEMENT Pag

'''''''''''''''''''''''''''''''

121

122

123

124

125

126

128

129 130

131

132

133

134

135

136

137

138

139

140 141

142

143

144 145

146 147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

162 163

164

165

166

167 168

169 170

171

172

173 174

175

176

177

178 179

180

181

182

	ADDRESS:	

**16. LEAD BASED PAINT DISCLOSURE.** SELLER has been advised of disclosure obligations regarding lead-based paint and lead-based paint hazards in the event property is a defined "Target Housing" under Federal Regulations. The term lead-based paint hazard is intended to identify lead-based paint and all residential lead-containing dusts and soils **regardless of the source of lead**.

Said property is in the information Disclosure and Acknowledgment Form provided and deliver to my agent all records, test reports or other information related to the presence of lead-based paint or lead-based paint hazards, if any. Additionally, if any structure was built before 1978 and is a residential home, apartment or child-occupied facility such as a school or day-care center, federal law requires contractors that disturb lead-based paint in that structure to provide the owner with a "Renovate Right" pamphlet. The contractor shall be certified and follow specific work practices to prevent lead contamination

17. TRANSACTION RELATED SERVICES DISCLAIMER: SELLER understands that Broker is qualified to advise SELLER on general matters concerning real estate, but is not an expert in matters of law, tax, financing, surveying, structural conditions, property inspections, hazardous materials, or engineering. SELLER acknowledges that Broker advises SELLER to seek expert assistance for advice on such matters. The Broker or Broker's agents may, during the course of the transaction, identify individuals or entities who perform services including **BUT NOT LIMITED TO** the following; home inspections, service contracts, appraisals, environmental assessment inspection, code compliance inspection, title insurance, closing and escrow services, loans and refinancing services, construction and repair, legal and accounting services, and/or surveys. SELLER understands that the identification of service providers is solely for SELLER'S convenience and that the Broker and their agents are not guaranteeing or assuring that the service provider will perform its duties in accordance with SELLER'S expectations. SELLER has the right to make arrangements with any entity SELLER chooses to provide these services. SELLER hereby releases and holds harmless the Broker and Broker's agents from any claims by SELLER that service providers breached their agreement, were negligent, misrepresented information, or otherwise failed to perform in accordance with SELLER'S expectations. In the event SELLER requests Broker to obtain any products or services from outside sources, **SELLER agrees to pay for them immediately when payment is due.** For example: surveys or engineering, environmental and/or soil tests, title reports, home or property inspections, appraisals, etc.

**18. CONSENT TO LIMITED DUAL REPRESENTATION AND ASSIGNED AGENCY:** The undersigned SELLERS(S) have received, read and understand the Agency Disclosure Brochure prepared by the Idaho Real Estate Commission. The undersigned SELLER(S) understand that the brokerage involved in this transaction may be providing agency representation to both SELLER(S) and Buyer. The undersigned SELLER(S) each understands that, as an agent for both SELLER/client and Buyer/client, a brokerage will be a limited dual agent of each client and cannot advocate on behalf of one client over another, and cannot legally disclose to either client certain confidential client information concerning price negotiations, terms or factors motivating Buyer/client to buy or SELLER/client to sell without specific written permission of the client to whom the information pertains. The specific duties, obligations and limitations of a limited dual agent are contained in the Agency Disclosure Brochure as required by Section 54-2085, Idaho Code. The undersigned SELLER(S) each understands that a limited dual agent does not have a duty of undivided loyalty to either client.

The undersigned SELLER(S) further acknowledge that, to the extent the brokerage firm offers assigned agency as a type of agency representation, individual sales associates may be assigned to represent each client to act solely on behalf of the client consistent with applicable duties set forth in Section 54-2087, Idaho Code. In an assigned agency situation, the designated broker (the broker who supervises the sales associates) will remain a limited dual agent of the client and shall have the duty to supervise the assigned agents in the fulfillment of their duties to their respective clients, to refrain from advocating on behalf of any one client over another, and to refrain from disclosing or using, without permission, confidential information of any other client with whom the brokerage has an agency relationship. SELLER does does not consent to allow Buyer's Agents and/or Limited Dual Agents to show property and to allow the Broker to share brokerage fees as determined by the Broker with Buyer's Agents and/or Limited Dual Agents.

19. SELLER NOTIFICATION AND CONSENT TO RELEASE FROM CONFLICTING AGENCY DUTIES: SELLER acknowledges that Broker as named above has disclosed the fact that at times Broker acts as agent(s) for other Buyers and for SELLERS in the sale of the property. SELLER has been advised and understands that it may create a conflict of interest for Broker to introduce Buyers to SELLER Client's property because Broker could not satisfy all of its Client duties to both Buyer Client and SELLER Client in connection with such a showing or any transaction which resulted. Based on the understandings acknowledged, SELLER makes the following election: (Make one selection only)

Initials
Limited Dual Agency
and/or
Assigned Agency

OR

Initials
Single Agency

SELLER does want Broker to introduce any interested Client of Broker to Client SELLER'S property and hereby agrees to relieve Broker of conflicting agency duties, including the duty to disclose confidential information known to the Broker at that time and the duty of loyalty to either party. Relieved of all conflicting agency duties, Broker will act in an unbiased manner to assist the SELLER and Buyer in the introduction of Buyers to such SELLER Client's property and in the preparation of any contract of sale which may result. SELLER authorizes Broker to act in a **limited dual agency** capacity. Further, SELLER agrees that Broker may offer, but is not obligated to offer, **assigned agency** representation, and if offered by the Broker, SELLER authorizes Broker to act in such capacity.

int Bro nts to Cl :LLEK doe not : to inf uce ir est I Buy INT SELLER'S property and hereby eases Broke n any r sibil r du de he ac igreeme to do so. Broker shall be under no ۶p IC1 introc/ ----- R'S Bu ŧr ier ) a roperty. iitials Da

This form is printed and distributed by the Idaho Association of REALTORS®, Inc. This form has been designed and is provided for use by the real estate professionals who are members of the National Association of REALTORS®. USE BY ANY OTHER PERSON IS PROHIBITED. © Copyright Idaho Association of REALTORS®, Inc. All rights reserved.

PROPERTY ADDRESS:	

20. INFORMATION WARRANTY. SELLER warrants that all information provided by SELLER herein and hereafter will be true and correct.

- 21. DEPOSIT. Brokers are authorized to receive a deposit from any prospective purchaser who offers to purchase or exchange the property and shall notify SELLER of the receipt of any such deposit. Acceptance of such deposit by a Broker shall not constitute SELLER'S acceptance of any such offer.
- 22. DEFAULT: If BUYER defaults in the performance of any purchase and sale agreement procured under this Agreement, the holder of the Earnest Money shall be entitled to pay the costs incurred by SELLER'S Broker on behalf of SELLER and BUYER related to the transaction, including, without limitation, the costs of brokerage fee, title insurance, escrow fees, appraisal, credit report fees, inspection fees and attorney fees. If SELLER elects to accept the Earnest Money as liquidated damages, the holder of the Earnest Money shall pay from the Earnest Money the aforementioned costs incurred by SELLER'S Broker, and said holder shall pay any balance of the Earnest Money, one-half to SELLER'S Broker, provided the amount to be paid to SELLER'S Broker shall not exceed the Broker's agreed-to commission.
- 23. GENERAL PROVISIONS. In the event either party shall initiate any suit or action or appeal on any matter relating to this Agreement the defaulting party shall pay the prevailing party all damages and expenses resulting from the default, including all reasonable attorneys' fees and all court costs and other expenses incurred by the prevailing party. This Agreement is made in accordance with and shall be interpreted and governed by the laws of the State of Idaho. All rights and obligations of the parties hereunder shall be binding upon and inure to the benefit of their heirs, personal representatives, successors and assigns.
- 24. NON-DISCRIMINATION. SELLER and Broker acknowledge that it is illegal to discriminate in the showing, sale or leasing of the property on the basis of race, religion, creed, color, sex, marital status, national origin, familial, or handicapped status of such person.
- 25. SINGULAR AND PLURAL terms each include the other, when appropriate.
- 26. TRANSMISSION OF DOCUMENTS. Facsimile or electronic transmission of any signed original document and retransmission of any signed facsimile or electronic transmission shall be the same as delivery of an original. At the request of either the BUYER or SELLER, or the LENDER, or the Closing Agency, the BUYER and SELLER will confirm facsimile or electronic transmitted signatures by signing an original document.
- 27. TIME IS OF THE ESSENCE IN THIS AGREEMENT.
- 28. SEVERABILITY: In the case that any one or more of the provisions contained in this Agreement, or any application thereof, shall be invalid, illegal or unenforceable in any respect, the validity, legality or enforceability of the remaining provisions shall not in any way be affected or impaired thereby.
- 29. BROKERS ARE REQUIRED TO PRESENT ALL WRITTEN OFFERS UP UNTIL THE TIME OF CLOSING (per Idaho Code §54-2051).

220	30. OTHER TERMS AND	CONDITIONS:				
221						
222						
223						
224						
225						
226	CONTRACTOR REGISTI	RATION # (if applicable	le)			
227						
228			/A\   \			
229		<b>                                   </b>	_//A\  A	<i>\                                    </i>		
230	Seller Signature		ate	J€ : O (on ∋ha	lf of l	Date
231			// \\	\V/        L	_	
232 233	Seller Signature		Date	Prokorago Addrosa		
234	Seller Signature		Date	Brokerage Address		
235						
236	Address			City	State	Zip
237				9		r
238						
239	City	State	Zip	Brokerage Phone	Brokerage Fax	
240						
241				· <del></del>		
242	Phone	Fax		Brokerage Email		
243						
244	Email			Agent/Broker Email		
<b>4</b> 5	Email			AUCHUDIOKEI EIIIali		

This form is printed and distributed by the Idaho Association of REALTORS®, Inc. This form has been designed and is provided for use by the real estate professionals who are members of the National Association of REALTORS®. USE BY ANY OTHER PERSON IS PROHIBITED. © Copyright Idaho Association of REALTORS®, Inc. All rights reserved.

**JULY 2011 EDITION** 

**RE-16 SELLER REPRESENTATION AGREEMENT**