



Hiten R. Gardi | Thomas E. Haught | Ann M. Fischer

Michael J. DeSantis | Parag P. Bhosale | Earl J. Roloff | Marie Gross | Taylor Lemick | Samuel Park | Stacey Lynch

RE: Property Tax Appeal

Dear Sir or Madam:

Paying too much money for property taxes? We represent clients in reducing their property taxes. The only thing that you need to do is sign the attached Engagement letter and Attorney Authorization form. We do the rest! We only get compensated if we save you money.

Please sign the signature page and email the executed contract back to us should the contingency fee agreement accurately reflect your understanding.

Your attention to this matter is greatly appreciated. Please let us know if you have any questions or concerns.

Regards,

Hiten R. Gardi
Gardi & Haught, Ltd.



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CONTINGENT FEE AGREEMENT

This agreement made between _____
(Hereinafter called "Client") and Gardi & Haught, Ltd. (hereinafter called "Attorney").
IT IS HEREBY AGREED AS FOLLOWS:

- 1) That Attorney will represent Client for the **2020** real estate tax year before the DuPage County Board of Review, Cook County Board of Review, or Lake County Board of Review, in order to secure a fair and equitable valuation for real estate tax purposes for the real estate and improvements thereon identified in the records of the Tax Assessor of DuPage County, Illinois, Cook County, Illinois or Lake County, Illinois as follows:

Property Address: _____

- 2) That upon Attorney's obtaining a reduction in assessed valuation, Client agrees to pay fees to the Attorney in the amount of THIRTY PERCENT (30%) of the first year's tax savings, payment due immediately upon rendering of the assessment reduction by the County's Board of Review (even in the event of a sale of this property). In the event no reduction is obtained, there will be no charge for services. Client agrees and acknowledges that Attorney may pay for costs associated with the tax appeal process out of Attorney's own fees. Such costs may include but are not limited to referral fees and the utilization of software and other various technologies used to assist Attorney with the tax appeal process.
- 3) That when an assessment reduction is obtained in the first year of a triennial, said reduction should continue for the remaining years of the triennial, provided that the reduction is not marked "one year only." Client understands and acknowledges that the tax assessment may be raised for reasons, including but not limited to, the issuance of a building permit and/or physical changes made to improve this property which may increase its market value.
- 4) Assessment reductions that are marked "one year only", and assessment reductions obtained in the last year of a triennial will also be billed at THIRTY PERCENT (30%) of that year's tax savings. In the event that no reduction is obtained, there will be no charge for services. Client agrees to pay interest at the rate of 1.5 % per month if payment is not received within THIRTY (30) days from the date of the invoice.
- 5) That the tax savings will be computed by multiplying the latest available count equalization factor and tax rate for the subject property by the difference between the proposed assessed value and the assessed value that results from Attorney's representation (tax savings = State equalization factor x tax rate x assessment reduction).
- 6) Client agrees to be responsible for all costs associated with obtaining and/or updating valuation appraisals to be used in conjunction with appealing, if necessary.

939 N. Plum Grove Rd. Suite C Schaumburg, IL 60173

Phone: (847) 944.9400 **Fax:** (847) 944.9401 **Email:** info@gardilaw.com **Website:** www.gardilaw.com



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- 7) Client's real estate tax assessments. If necessary, Client agrees to be responsible for all cost associated with an appraiser's testimony and preparation thereof. Attorney agrees not to incur any appraiser-related expenses without Client's prior written approval.
- 8) In the event the filing of a Certificate of Error is warranted for any particular tax year and Attorney obtains a refund, Client agrees to pay a contingent fee equal to THIRTY PERCENT (30%) of the tax savings obtained on the Certificate of Error for that tax year. Said savings can be the result of either a tax refund or a reduction of tax liability.
- 9) Client understands and acknowledges that Attorney will not represent Client in a lawsuit with respect to tax reductions or appear in-person in front of the Board of Appeals. Attorney can refer Client to someone else to provide that additional service.
- 10) If the Board of Review has determined no change is warranted, our office does not file for a Re-Review unless requested in writing within 1 day of receiving the notice of results.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, each of the Parties has caused this Agreement to be executed by its duly authorized representative on the respective dates entered below.

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**Gardi
& Haught** Ltd.
ATTORNEYS AT LAW

Hiten R. Gardi | Thomas E. Haught | Ann M. Fischer

Michael J. DeSantis | Parag P. Bhosale | Earl J. Roloff | Marie Gross | Taylor Lemick | Samuel Park | Stacey Lynch

CLIENT SIGNATURE: _____

By (Print Name): _____

Title (If Applicable): _____

Agreed and Accepted on: _____

Phone Number: _____

Email Address: _____

ATTORNEY SIGNATURE: _____

By (Print Name): _____

Title: _____

Agreed and Accepted on: _____