## **RETAINER AGREEMENT**

States that: I hereby authorize and employ SCHILLER, STRAUSS & LAVIN, P.C., ("SSL") and its employees to represent the undersigned before the Assessor of Cook County, the Board of Review, the Property Tax Appeal Board, and/or the Circuit Court of Cook County to contest, litigate, settle and resolve without further authorizations the 2016 real estate tax assessment, any subsequent years of the same triennial assessment, and where applicable, the assessments for prior years, of the following real estate:	
ADDRESS:	
TOWNSHIP: PERMANENT INDEX NO[s]:	
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For services rendered in this regard, the undersigned agrees to pay a contingent fee equal to 33.0% of the first year's tax savings. The attorney's fees shall be based upon the tax savings representing the difference between the Assessor's proposed assessment and the revised assessment, and shall be computed by multiplying the amount of valuation reduction by the most recent state equalizer and tax rate, and is due upon notification of the result.	
Certificate of Error proceeding, or Circuit Court, I agree to pay a corunderstand that I am not obligated reimbursement of any filing fees a delivery of, and deposit in its Client me less attorneys' fees which ma	proceedings before the Illinois Property Tax Appeal Board, or attingent fee equal to 33.0% of the amount refunded. In the dot op pay any legal fees other than the contingent fees and and related costs. I grant the firm a power of attorney to obtain the Funds Account any tax refunds and disburse such funds to be earned pursuant to this Authorization, and to execute my behalf. I also understand it is my responsibility to notify sement.
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	Ву:
Signature	SCHILLER, STRAUSS & LAVIN P.C.
Printed Name	Date