AGREEMENT AND AUTHORIZATION FORM

	GREEMENT AND AUTHORIZATION FORM is made and entered into on the date set forth ement") by and between ("Owner") and Lisa Fishbein	
ttorr	ney") with respect to	
<i>1</i> .	<u>Tax Appeal and Documentation</u> . Attorney will evaluate the Property to determine who property tax appeal is warranted for the Property. If, in Attorney's opinion, a property tax is so warranted, Attorney will prepare, file and present the appeal of the Property to the non-judicial reviewing authorities. Owner will provide the necessary documentation for At to prosecute the appeal. The terms and provisions of this Agreement shall apply to Attorney	appe prop torne rney
	appeal for <i>tax year 2024</i> and the property tax reductions which result from said appeal in <i>tax</i> 2024, 2025 and 2026.	: yea
2.	Contingent Fees. Owner will pay Attorney contingent fees (for pursuing the appeal desabove) as follows: (i) 40% of the property tax reduction or refund (including interest) of the Property for tax year 2024; and (ii) 25% of the property tax reduction or refund (including interest) of the Property for each of tax years 2025 and 2026. The amount of the proper reduction for tax year 2024 shall be equal to the difference between: (a) the tax liability would have been incurred based upon the Assessor's valuation for the Property prior to Attorappeal; and (b) the reduced tax liability for the Property resulting from Attorney's efforts amount of the property tax reductions for tax years 2025 and 2026 shall each be equal difference between: (a) the tax liability which would have been incurred based upon Assessor's valuation for the Property prior to Attorney's appeal, as adjusted by the township and any neighborhood or other factors applied to the Property for tax years 2025 and 2026 (b) the reduced tax liability for the Property resulting from Attorney's efforts. The fees shall upon invoice, which Attorney will mail to Owner after the first installment tax bill for the year has been issued by the Lake County Treasurer. If the Property is sold (and closes) in Owner shall not be responsible for the contingent fee for property tax year 2025. If the Property year 2026.	rty to the fact of
3.	<u>Power of Attorney</u> . Owner hereby appoints Attorney to appear and act on behalf of Owner respect to the property tax appeal described in this Agreement before the Lake County Borney and PTAB, the state appeals board. Owner further empowers Attorney to tax reasonable steps in said matter deemed advisable to secure a reduction in the assessed valuate the Property. Upon completion of the work described herein, this Power of Attorney shall be void.	oard ake tion
4.	<u>Miscellaneous</u> : This Agreement represents the complete understanding and agreement parties. Owner acknowledges that Attorney has made no guarantee regarding her ability to any reduction in valuation for the Property.	
IN of	WITNESS WHEREOF, Owner and Attorney have executed this Agreement this day, in Lake County, Illinois.	
	Owner Attorney	
	Owner	
P.I.	N.:	
Pho	one Number and Email Address:	