

PROPERTY TAX SERVICE AGREEMENT

*Property Owner Name:				
*Property Address:		_ City:	State:	Zip:
*County:	*Tax Year(s):	Parcel ID#: _		
this agreement, you agree that A your property(s) as identified ab analysis of all of the value info assessment appeal for the year Board of Assessors ("BOA"). It to the Boards of Equalization ("reviewing/changing erroneous a hearings before BOE, VAB, and has full authority to settle the appear to the settle the	d to as "Advisor") looks forward to Advisor will be responsible for the pove (for multiple properties, please ormation gathered, Advisor will detereferenced above. We will attempt of a favorable value is not established BOE"), Value Adjustment Board ("assessment values. As necessary, Id/or other board or authority in effor oppeal case at any level and at a value pove, Client agrees to pay Consultations.	property tax program for y attach a property listing) for termine a minimal and defect to negotiate a favorable set a informally at the "BOA" levaB"), or other recognize EQUITAX will prepare an test to secure a more equitable deemed acceptable by EC	ou (hereinafter reference or the year reference cendable tax value. Itlement value with the evel, Advisor will full diguasi-judicial board of present appeal evel, fair and reduced equitable.	rred to as the "Client") and ad above. After a thorough Then, Advisor will file an the County Tax Assessor or rther appeal the assessment d or authority charged with idence at scheduled appeal assessed value. EQUITAX
1	_ An administrative fee of \$25	$\underline{0}$ plus $\underline{25\%}$ of the first	year's tax savings	, or
2	_ An administrative fee of \$15	$\underline{0}$ plus $\underline{35\%}$ of the first	year's tax savings	, or
rate. The administrative fee is of Assessor, BOE, VAB, and/or of required filing fees paid by Adv year, collection fees, attorney's any time by giving the other parprosecute any and all appeals in and/or other quasi-judicial heari Our entire liability in representing agreement. If Client requests a services and fees will be required.	e proposed current year's assessment due upon engagement. The percent ther authority and within 30 days of visor are reimbursable from Client. If fees, court fees, and/or other delinerty 30 days written notice. However progress at the time of termination (figs). Any resulting percentage feesing you and your property(s) in this is a continuance of the appeal(s) to Cled and are not included or contemple	tage fee is due after the fir receipt of invoice. EQUIT Invoices unpaid past 45 day quent charges that may apper, if Client terminates for a for the tax year(s) identify, as well as any unpaid admiregard is limited to the contounty Superior Court, Stated herein.	nal assessment reduction AX will invoice Clicks will be subject to ally. Any party may any reason, EQUITAted herein (up to anoministrative fees, will appensation you have the Court, or other harmonics.	etion is granted by the Tax ent for any fees owed. Any interest charges of 18% per terminate this agreement at AX retains the right to fully d including the BOA, VAB be due and billed to Client. paid EQUITAX under this higher authority, additional
LETTER OF AUTHO	ORIZATION, POWER OF AT	TORNEY & DECLAI	RATION OF REI	PRESENTATIVE
City/County/State Taxing Authorized any sign any agreements, conse	and hereby appoint EQUITAX as orities on my behalf. EQUITAX reents, or other documents, and may or deproperty(s). This authorization attated above.	presentatives may schedul therwise represent my (our	e, reschedule, and/or) interests for purpos	r postpone appeal hearings, ses of reducing the assessed
*Signature:			*Dat	e:
*Home Phone:	Office #:			
*Mail Address:		*Print Email:		