Sample Engagement Letter
Appraisal Consultant/Potential Expert Witness Designation

[Date]

[Attorney Name]
[Law Firm]
[Address]

Re:
[Name of matter or case]

Dear [Attorney]:

I/We are pleased to be retained by you as consulting experts in connection with your representation of ________________________ in the above matter. I/We also understand that I/we may be asked to provide expert witness services and testimony in the matter should it become necessary.

This engagement letter sets forth the terms of my/our services. If these arrangements are acceptable, please sign the enclosed copy of this letter, have your client sign it as well, and return it to me/us at your earliest opportunity along with the $________ retainer mentioned below.

Independent Nature of Services. Our/my services will be delivered in a manner that is independent, impartial and objective. I/We do not warrant the outcome of this matter, and neither the amount nor payment of my/our fees is not contingent on any result.

Fees and Expenses. My/Our fees will be based on the actual hours expended at my/our standard rates, plus out-of-pocket expenses.

Current hourly rates are:
[Name(s)] – $xxx per hour

This sample is designed to provide helpful information and to serve as a resource in the preparation of letters of agreement or engagement, which may create legally binding obligations on the parties. This sample is provided with the understanding that the Appraisal Institute is not engaged in rendering legal, accounting or other professional services. The Appraisal Institute does not assume any responsibility or liability for any services performed pursuant to use of or reliance upon this material nor does the Appraisal Institute make any representation or warranty that this material contains terms and conditions appropriate to any particular appraisal assignment. Under no circumstances shall the Appraisal Institute be liable for any direct, indirect, incidental, consequential, special or exemplary damages arising out of or in connection with use of this material. Users should seek the advice of competent local legal counsel in the preparation of letters of agreement and engagement in part to ensure that users’ interests are properly represented, that terms and conditions are appropriate for any particular appraisal assignment, are enforceable, have the desired meaning and are compliant with local laws. © Appraisal Institute 2020, All Rights Reserved
Engagement Letter

[Name of property or assignment]  
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Analyst – $xx to $xxx per hour

My/Our rates are subject to change periodically. When balances are owed, I/we will provide invoices on a monthly basis to you for delivery to and payment by your client. My/Our invoices will include my/our out-of-pocket expenses such as research costs, delivery services, postage, telephone, travel, and photocopying. Invoiced amounts are due and payable upon receipt of the invoice. Any invoices which are past due xx days or more are subject to a service charge of x percent (x%) per annum.

Responsibility for Payment. [See Instructions for alternative wording.] I/we understand you are retaining my/our services in connection with the representation of your client. While we will be issuing our invoices directly to you for delivery to your client, your client shall be responsible for payment in accordance with the terms stated in this letter and has acknowledged that responsibility by signing below. However, in the event that your client fails to pay for our fees and expenses on a timely basis, your firm agrees to pay the balance owed.

Retainer. [See Instructions for alternative wording.] It is my/our policy to collect a retainer and receive the fully executed engagement letter before I/we begin providing services. The retainer for this matter shall be $_______. This retainer will be applied to my/our final invoice for time and expenses, with any unused amount refunded to the party who paid the retainer unless that party directs, in writing, that the refund be paid to a different party.

Right to Withhold Services and/or Withdraw. Without liability on my/our part and without regard to the stage of litigation, I/we shall have the right to withhold providing services (including delivering any report or providing testimony) or withdraw completely, at my/our sole option, if any of my/our invoices are not timely paid or if I/we determine that an irreconcilable conflict has arisen.

Reliance on Expert Reports: In the event that I/we prepare any expert reports as part of this engagement, the use of any such expert reports shall be limited to litigation of the above referenced matter. The expert reports may not be used or relied on, in whole or in part, for any other purposes.
Valuation Dates: If the development of any appraisal opinions is needed in this engagement, your firm shall have responsibility for determining and advising me/us of the date(s) of value that are legally pertinent to the matter.

Confidentiality and Recordkeeping. I/we will maintain the confidentiality of all information and documentation received during my/our work and will abide by all court orders and applicable professional appraisal standards regarding the disclosure of information relating to this matter.

Other Clients and Matters. The value of my/our services to you and your client is based, in part, on my/our reputation for independent professionalism and integrity. It is possible that I/we may be engaged by other law firms representing parties adverse to you or your client in other matters in the future. Your engagement of my/our services is expressly conditioned on your agreement not to use the fact of my/our current or previous engagement by other counsel in other matters as a means to enhance or diminish the credibility of my/our opinions or testimony in this matter or in any other matter.

Subpoenas and Testimony. In the event that my/our firm or any of its owners, appraisers or employees is required by subpoena or other legal process to provide testimony or produce documents relating to my/our services or work product in connection with this engagement, whether as an expert or percipient witness, and whether in court, deposition, arbitration or in any other proceeding, and regardless of the identity of the party requiring such testimony or production of documents, your client agrees to compensate me/our firm for the time incurred in connection with preparation for and provision of such testimony and/or documents at my/our regular hourly rates in effect at that time for expert/testimonial services and to reimburse my/our reasonable actual expenses. The foregoing shall not apply to the extent that a third party pays my/our fees or expenses.

[Consider Inclusion of the following Provision]

Hold Harmless and Limitation of Liability. To assure that my/our services in this matter can be rendered freely and independently, your client agrees to indemnify, defend and hold harmless my/our firm, its owners, appraisers and employees from and against any and all liabilities, losses, costs and expenses relating to my/our consulting or testimonial services under this engagement. The foregoing shall not apply to any matter resulting from my/our gross negligence or willful misconduct. In any case, however, the total collective liability of my/our firm, its owners,
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