To: Maria Targi[Maria.Targi@cushwake.com]; David McArdle[David.McArdle@cushwake.com]; Joan Scheetz[Joan.Scheetz@cushwake.com]
 Cc: Alexander Brown[Alexander.Brown@cushwake.com]; Ray McArdle[Ray.McArdle@cushwake.com]; Tina Schultheis@cushwake.com]; Rick Zbranek[Rick.Zbranek@cushwake.com]; Naomi Tissier@cushwake.com]
 From: Lillian Nieves
 Sent: Thur 8/15/2013 1:48:18 PM
 Subject: RE: New Project #13-12002-902390 - Trump National Golf Club Westchester, 1 Shadow Tree Lane, Briarcliff Manor, NY 13-12002-902390 Revised LOE.pdf

The revised LOE has been uploaded to JC.

Retainer now due is \$3,750

Naomi/ Joan- I updated Houston fees in JC. project validates, thanks!

Sincerely,

Lillian Nieves Valuation & Advisory

T +1 212-698-5675 Lillian.Nieves@cushwake.com

CUSHMAN &

Cushman & Wakefield, Inc. 1290 Avenue of the Americas, 9th Floor, New York, NY 10104-6178



Driven! C&W's 2011/2012 Annual Review: now available online

From: Maria Targi
Sent: Wednesday, August 07, 2013 2:35 PM
To: David McArdle; Joan Scheetz
Cc: Alexander Brown; Ray McArdle; Tina Schultheis; Lillian Nieves; Rick Zbranek; Naomi Tissier
Subject: New Project #13-12002-902390 - Trump National Golf Club Westchester, 1 Shadow Tree Lane, Briarcliff Manor, NY

Dave - this has been set up in JC. LOE is uploaded.

\$6,250 RETAINER DUE

NY finance deal no. is 13-12003-9030.

Joan – please add Rick Zbranek in for a 5% QC fee and validate.

Thanks!

Maria Targi Administrative Assistant Valuation & Advisory

T +1 (201) 508 5289 F +1 (201) 935 0724 D 35-5289 maria.targi@cushwake.com



Cushman & Wakefield of New Jersey, Inc.



From: David McArdle Sent: Wednesday, August 07, 2013 11:17 AM To: Tina Schultheis; Lillian Nieves; Maria Targi Subject: FW: Revised appraisal proposal

New assignment for McArdle team. Please use Eric Trump as client. His contact info is below.

David F. McArdle, MAI Senior Managing Director Valuation & Advisory

T +1 (212) 841-7789 M +1 (516) 971-9836 F +1 (212) 479-1863

david.mcardle@cushwake.com | view my online profile



Cushman & Wakefield Inc. 1290 Avenue of the Americas, New York, NY 10104



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From: Eric Trump [mailto:etrump@trumporg.com] Sent: Wednesday, August 07, 2013 10:40 AM To: David McArdle Subject: RE: Revised appraisal proposal

I'm sorry David - use this. I realized there was a holdover date from another agreement which I crossed out.



THE TRUMP ORGANIZATION

Eric F. Trump Executive Vice President of Development and Acquisitions 725 Fifth Avenue | New York, NY | 10022 p. 212.715.7260 | f. 212.688.8135 etrump@trumporg.com | trump.com | erictrumpfoundation.com

From: Eric Trump Sent: Wednesday, August 07, 2013 10:39 AM To: 'David McArdle' Cc: Leonard, Bob (<u>bob.leonard@bingham.com</u>) Subject: RE: Revised appraisal proposal

Good Morning David,

Attached please find the signed proposal. I am in the process of sending you the retainer of \$6,250.

By separate cover, I will send you all the information on the 71 units. Moreover, the dates are critically important to us. Accordingly I will calendar the following – if there is any way to beat these dates, it would be very helpful.

Phase 1 - Friday September 6th. Phase 2 - Friday September 27th (Final Report)

Thanks so much!



Eric F. Trump Executive Vice President of Development and Acquisitions 725 Fifth Avenue | New York, NY | 10022 p. 212.715.7260 | f. 212.688.8135 etrump@trumporg.com | trump.com | erictrumpfoundation.com

From: David McArdle [mailto:David.McArdle@cushwake.com] Sent: Tuesday, August 06, 2013 11:01 AM To: Eric Trump Subject: Revised appraisal proposal

Eric,

Attached is the revised appraisal proposal totaling \$12,500. I hope this works for you and we can move forward. Thank you for the opportunity. Dave

David F. McArdle, MAI Senior Managing Director Valuation & Advisory

T +1 (212) 841-7789 M +1 (516) 971-9836 F +1 (212) 479-1863

david.mcardle@cushwake.com | view my online profile

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Cushman & Wakefield Inc. 1290 Avenue of the Americas, New York, NY 10104

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David F. McArdle, MAI Senior Managing Director



Cushman & Wakefield, Inc. 1290 Avenue of the Americas New York, NY 10104 212-641-7789 Tel 212-479-1863 Fax david meardle@cushwake.com

August 9, 2013

Sheri Dillon BINGHAM McCutchen LLP 2020 K Street NW Suite 1100 Washington, DC 20006

Re: Trump National Golf Club Westchester 1 Shadow Tree Lane Briarcliff Manor, NY

Dear Ms. Dillon

Thank you for requesting our proposal for appraisal services. This proposal letter will become, upon your acceptance, our letter of engagement to provide the services outlined herein.

TERMS OF ENGAGEMENT

I. PROBLEM IDENTIFICATION				
The Parties To This Agreement:	The undersigned Gushman & Wakefield affiliated company and BINGHAM McCutchen LLP (herein at times referred to as "Client")			
Intended Users:	The appraisal estimate will be prepared for Bingham McCutchen LLP and is intended only for the use specified below. Other Intended Users are The Trump Organization and Donald J. Trump. The Client agrees that there are no other Intended Users.			
Intended Use:	To estimate the value of 71 hypothetical residential units located at Trump National Golf Club Westchester, 1 Shadow Tree Lane, Briarclift Manor, NY (the "Property").			
Type of Opinion and Rights Appraised:	Market value of the Fee Simple Interest.			
Date Of Value:	To be determined			
Subject of the Assignment and Relevant Characteristics:	The Property.			
Assignment Conditions:	The assignment will incorporate extraordinary assumptions or hypothetical conditions (if applicable) into the analyses and findings.			

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II. ANTICIPATED SCOPE OF WORK			
USPAP Compliance:	The undersigned Cushman & Wakefield affiliated company and/or its designated affiliate or subsidiary (herein at times "C&W") will perform its duties in accordance with USPAP and the Code of Ethics and Certification Standards of the Appraisal Institute.		
General Scope of Work:	 Property Inspection to the extent necessary to adequately identify the real estate 		
	 Research relevant market data, in terms of quantity, quality, and geographic comparability, to the extent necessary to produce credible appraisal results 		
	 Consider and develop those approaches relevant and applicable to the appraisal problem. Based on our discussions with the Client, we anticipate developing the following valuation approaches: 		
	Income Capitalization Approach		
	 Sales Comparison Approach 		
	 Development Approach (if applicable) 		
III. REPORTING AND DISCLOSURE			
Scope of Work Disclosure:	See Fee.		
Reporting Option:	None.		
Fee:	\$7,500: C&W will provide a valuation conclusion of the lar associated with the ontitled 71 attached housing units on the club property. No formal written report will be provided and the analysis will not include valuation of the entire parcel no potential value enhancement and retained property rights on the conservation easement.		
	All invoices are due upon receipt. The Client shall be solely responsible for C&W's fees. Acknowledgement of this obligation is made by the countersignature to this agreement by an authorized representative.		
	The quoted fee is for this engagement only. Additional professional services beyond this engagement will be subject to a new assignment, engagement, and compensation See attached fee schedule (Exhibit A) for additional research, support, expert witness testimony, etc.		
Additional Expenses:	Fee quoted is inclusive of expenses related to the preparation of the report.		
Retainer:	A retainer of \$3,750 is required for this assignment in order to commence work.		
Report Copies:	N/A.		
Start Date:	The appraisal process will initiate upon receipt of signed agreement, applicable retainer, and the receipt of the property specific data.		

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Acceptance Date:	This proposal is subject to withdrawal if the engagement letter is not executed by the Client within four (4) business days.		
Valuation Delivery:	Within 4 weeks of engagement.		
	Valuation delivery within 4 weeks of engagement is contingent to receipt of your written authorization to proceed, retainer, and prompt receipt of necessary property information. Payment of the fee shall be due and payable upon delivery of the report(s).		
Changes to Agreement:	The identity of the Client, intended users, or intended use; the date of value; type of value or interest appraised; or property appraised cannot be changed without a new agreement.		
Prior Services Disclosure:	The engaging or principal appraiser(s) have not performed a previous appraisal of the subject property within the three years prior to this assignment.		
Conflicts of Interest:	C&W adheres to a strict internal conflict of interest policy. If we discover in the preparation of our appraisal a conflict with this assignment we reserve the right to withdraw from the assignment without penalty.		
Further Conditions of Engagement:	In addition to the attached Conditions of Engagement the following conditions are incorporated herein and are part of this letter of engagement.		
	1. This engagement involves a confidential administrative		

- This engagement involves a confidential administrative matter and consequently, Cushman and Wakefield will not share any information about this engagement with any third parties, to include the Internal Revenue Service or its attorneys. As noted above, this engagement extends to Cushman and Wakefield and any colleagues that participate or contribute to the work performed at Cushman and Wakefield and all conditions stated in this letter thus also apply.
- 2. All written reports, memoranda, or other documents that Cushman and Wakefield prepares in connection with this engagement shall be prominently labeled "ATTORNEY WORK PRODUCT; SUBJECT TO ATTORNEY-CLIENT PRIVILEGE." Further, to the extent any such written reports, memoranda, or other documents contain or refer to communications subject to the attorney-client privilege, such written reports, memoranda, or other documents also shall be labeled "PRIVILEGED AND CONFIDENTIAL; SUBJECT TO ATTORNEY-CLIENT PRIVILEGE." Any and all reports, memoranda, or other documents that Cushman and Wakefield prepares will be construed as attorney workproduct and will be used only in connection with providing services to our firm pursuant to the terms of this letter. No other use, disclosure, or dissemination of such material will be made unless and until we are retained to serve as an expert witness for purposes of

WAKEFIELD.

Page 4

trial

- 3. All written reports, memoranda, or other documents prepared by Cushman and Wakefield or provided to us by Bingham in the course of this engagement shall not be transmitted to any person or entity unless we authorize such transmittal. All reports, memoranda or other documents that are transmitted must be addressed and delivered to Bingham. Of course, you may direct us to send copies of a particular written report, memorandum, or other document to your client.
- 4. All files maintained by Cushman and Wakefield pursuant to this engagement shall be kept separately, and shall be labeled as material subject to the attorney-client privilege and the work product rule.
- 5. Except as may be required by law, regulation or judicial or administrative process, or as required by the Appraisal Institute or state regulatory Peer Review process, Cushman and Wakefield will not, without prior notification, disclose to anyone other than our firm the content of any oral or written confidential communications during the course of this engagement, nor any information gained from the inspection of any record or documents provided to us. In this regard, we will notify you as soon as possible after the occurrence of any of the following events:
 - i. A request by anyone (including the Appraisal Institute or state licensing agencies) to examine, inspect or copy the documents or records obtained or prepared by you arising from this engagement;
 - Any attempt to serve, or the actual service of, a court order, subpoena, or summons upon Cushman and Wakefield, or any of our agents, that requires the production of any such documents or records or testimony about any aspect of this engagement; or
 - iii. The transfer or surrender by us or any of our agents of documents or records prepared by or submitted to us or any person working under our direction during the course of this engagement, in a manner not expressly authorized by Bingham.
- 6. We will be compensated pursuant to Section 3 above for the services described herein. This fee is not based in any way on the value that may be assigned to the Property. The final Report will be delivered in electronic format. Up to three (3) hard coples will be provided upon request. We will provide invoices for the balance



Page 5

of the fees directly to Bingham, and such invoices will be due and payable upon receipt of the Final Report. The Final Report is due on December 15, 2012.

7. Either party may terminate this agreement at any time. Upon notice in writing of termination by your firm, Cushman and Wakefield will immediately stop all work being performed for a particular matter or under this engagement generally, as directed in such notice. Our firm and our clients will be responsible for all fees and expenses incurred prior to the cessation of work.

WAKEFIELD,

Page 6

Thank you for calling on us to render these services and we look forward to working with you.

Sincerely, CUSHMAN & WAKEFIELD, INC.

avil F. In that

David F. McArdle, MAI Senior Managing Director

cc:

AGREED: CLIENT: B	INGHAM MCCUTCHEN	LLP		
By:	Shin N	M Sheri Dillon	Date:	8/9/2013
Title.		Partner		
E-mail Addi	ress/Phone & Fax Nos.:	Sheri.dillon@	ebingh	am com

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Page 7

EXHIBIT A

Additional Consulting Fee Structure

Following is a summary of the current hourly fee structure for David F. McArdle, MAI, and Richard Zbranek, MAI of Cushman and Wakefield effective as of January 1, 2012.

Service Provided	Rate/Hour	
Research; Preparation; Travel	\$400.00	
Testimony	\$450.00	
Clerical	\$175.00	

Out-of-Pocket Expenses

In addition to professional fees as set forth above, Client shall reimburse for any of the following out-ofpocket expenses incurred in connection with any assignment: overnight travel expenses including, but not limited to, transportation, lodging, meals and incidental expenses; overnight or courier delivery charges; and copies of original documents submitted by Client.

> Travel Expenses Duplicating Charges Messenger Services Mileage Reimbursement Postage Overnight or Express Mail

At Cost \$.20/Page At Cost At Rate Allowed by IRS At Cost At Cost

WAKEFIELD.

CONDITIONS OF ENGAGEMENT

- The Client and any Intended Users identified herein should consider the appraisal as only one factor together with its independent investment considerations and underwriting criteria in its overall investment decision. The appraisal cannot be used by any party or for any purpose other than as specified in this engagement letter.
- 2) Federal banking regulations require banks and savings and loan associations to employ appraisers where a FIRREA compliant appraisal must be used in connection with mortgage loans or other transactions involving federally regulated lending institutions, including mortgage bankers/brokers. Because of that requirement, this appraisal, if ordered independent of a financial institution or agent, may not be accepted by a federally regulated financial institution. This appraisal will be prepared in accordance with the Uniform Standards of Professional Appraisal Practice of The Appraisal Foundation, the Standards of Professional Practice and the Code of Ethics of the Appraisal Institute.
- 3) The appraisal report will be subject to our standard Assumptions and Limiting Conditions, which will be incorporated into the appraisal. All users of the appraisal report are specifically cautioned to understand any Extraordinary Assumptions and Hypothetical Conditions which may be employed by the appraiser and incorporated into the appraisal.
- 4) The appraisal report or our name may not be used in any offering memoranda or other investment material without the prior written consent of C&W, which may be given at the sole discretion of C&W. Any such consent, if given, shall be conditioned upon our receipt of an indemnification agreement from a party satisfactory to us and in a form satisfactory to us. Furthermore, Client agrees to pay the fees of C&W's legal counsel for the review of the material which is the subject of the requested consent. If the appraisal is referred to or included in any offering material or prospectus, the appraisal shall be deemed referred to or included for informational purposes only and C&W, its employees and the appraiser have no liability to such recipients. C&W disclaims any and all fiability to any party other than the party which retained C&W to prepare the appraisal.
- 5) In the event the Client provides a copy of this appraisal to, or permits reliance thereon by, any person or entity not an identified intended User at the time of the assignment and authorized by C&W in writing to use or rely thereon, Client hereby agrees to indemnify and hold C&W, its affiliates and the respective shareholders, directors, officers and employees, harmless from and against all damages, expenses, claims and costs, including attorney's tees, incurred in investigating and defending any claim arising from or in any way connected to the use of, or reliance upon, the appraisal by any such unauthorized person or entity.
- 6) The balance of the fee for the appraisal will be due upon delivery of a report. Payment of the fee is not contingent on the appraised value, outcome of the consultation report, a loan closing, or any other prearranged condition. Additional fees will be charged on an hourly basis for any work, which exceeds the scope of this proposal, including performing additional valuation scenarios, additional research and conference calls or meetings with any party, which exceed the time allotted by C&W for an assignment of this nature. If we are requested to stop working on this assignment, for any reason, prior to our completion of the appraisal, C&W will be entitled to bill the Client for the time expended to date at C&W's hourly rates for the personnel involved.
- 7) If C&W or any of its affiliates or any of their respective employees receives a subpoena or other judicial command to produce documents or to provide testimony involving this assignment in connection with a lawsuit or proceeding. C&W will use reasonable efforts to notify the Client of our receipt of same. However, if C&W or any of its affiliates are not a party to these proceedings, Client agrees to compensate C&W or its affiliate for the protessional time and reimburse C&W or its affiliate for the actual expense that it incurs in responding to any such subpoena or judicial command, including attorneys' tees, if any, as they are incurred. C&W or its affiliate will be compensated at the then prevailing hourly rates of the personnel responding to the subpoena or command for testimony.
- 8) By signing this agreement Client expressly agrees that its sole and exclusive remedy for any and all losses or damages relating to this agreement or the appraisal shall be limited to the amount of the appraisal fee paid by the Client. In the event that the Client, or any other party entitled to do so, makes a claim against C&W or any of its affiliates or any of their respective officers or employees in connection with or in any way relating to this engagement or the appraisal, the maximum damages recoverable from C&W or any of its affiliates or their respective officers or employees shall be the amount of the monies actually collected by C&W or any of its affiliates for this assignment and under no circumstances shall any claim for consequential damages be made.
- 9) It is acknowledged that any opinions and conclusions expressed by the professionals of C&W or its affiliates during this assignment are representations made as employees and not as individuals. C&W's or its affiliate's responsibility is limited to the Client, and use of our product by third parties shall be solely at the risk of the Client and/or third parties.
- 10) The fees and expenses shall be due C&W as agreed in this letter. If it becomes necessary to place collection of the fees and expenses due C&W in the hands of a collection agent and/or an attorney (whether or not a legal action is filed) Client agrees to pay all fees and expenses including attorney's fees incurred by C&W in connection with the collection or attempted collection thereof.