IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

IN RE: X

X

ADVANCED SOLIDS CONTROL, LLC X CASE NO. 16-52748-RBK

X

DEBTOR X CHAPTER 11

MOTION OF ADVANCED SOLIDS CONTROL, LLC FOR AUTHORIZATION TO SELL REAL PROPERTY FREE AND CLEAR OF ALL LIENS, CLAIMS AND ENCUMBRANCES

THIS PLEADING REQUESTS RELIEF THAT MAY BE ADVERSE TO YOUR INTERESTS.

IF NO TIMELY RESPONSE IS FILED WITHIN TWENTY-ONE (21) DAYS FROM THE DATE OF SERVICE, THE RELIEF REQUESTED HEREIN MAY BE GRANTED WITHOUT A HEARING BEING HELD.

A TIMELY FILED RESPONSE IS NECESSARY FOR A HEARING TO BE HELD.

TO THE HONORABLE RONALD B. KING, CHIEF JUDGE, UNITED STATES BANKRUPTCY COURT:

NOW COMES, Advanced Solids Control, LLC, Debtor-in-Possession in the above styled and numbered Chapter 11 bankruptcy case, and files this its Motion For Authorization to Sell Real Property Free and Clear of All Liens, Claims and Encumbrances, and in support thereof would respectfully show the Court the following:

- 1. On December 2, 2016, Advanced Solids Control, LLC (hereinafter called "Debtor") filed its voluntary Petition for Relief under Chapter 11 of the United States Bankruptcy Code in the United States Bankruptcy Court for the Western District of Texas, San Antonio Division.
- 2. The asset proposed to be sold is real property described as 4005 S. Pat Garrett Ct., Carlsbad, NM 88220.
- 3. The Debtor proposes to sell the real property for the cash sales price in the amount of \$250,000.00 to Bobby R. Mallett (not related to the Debtor). The sale is scheduled to close on or before January 17, 2017.
- 4. The Debtor believes that the proposed sales price approximates the real property's market value in the context of such a sale, and is a reasonable value based upon the asset proposed to be sold and its marketability.
- 5. The real property is subject to a mortgage lien to First National Bank of Beeville in the amount of \$891,701.42. There are several other real properties which secure the claim of First National Bank of Beeville. Any outstanding ad valorem taxes, including the 2016 ad valorem taxes, will be paid in full from the sale.

- 6. The Debtor is requesting permission to pay all reasonable closing costs, including real estate commissions (if any), directly at closing. The net proceeds from the sale will be paid to First National Bank of Beeville against the outstanding balance of its Note (partial payment).
- 7. The Debtor is requesting that the sale be free and clear of all liens, claims and encumbrances pursuant to §363 of the U.S. Bankruptcy Code. The lien of First National Bank of Beeville and the local ad valorem taxing authorities will automatically attach to the net sales proceeds based upon their pre-petition priority, and paid through closing.
- 8. Should the sale to Bobby R. Mallett fail to close, the Debtor is requesting permission to sell the real property to any other third party for the minimum cash sales price in the amount of \$250,000.00.
 - 9. A copy of the Contract is attached hereto as Exhibit "A".
 - 10. A copy of the Order uploaded with this Motion is attached hereto.

WHEREFORE, PREMISES CONSIDERED, Debtor requests that the Court authorize it to sell free and clear of all liens, claims and encumbrances pursuant to §363 of the U.S. Bankruptcy Code the real property (4005 S. Pat Garrett Ct., Carlsbad, NM 88220) for the cash sales price in the amount of \$250,000.00 to Bobby R. Mallett pursuant to the terms set forth above, and for such other and further relief to which the Debtor may show itself entitled.

Date: December <u>12</u>, 2016.

Respectfully submitted,

WILLIAM R. DAVIS, JR.
State Bar No. 05565500
LANGLEY & BANACK, INC.
745 E. Mulberry, Suite 900
San Antonio, TX 78212
(210) 736-6600

Attorneys for Debtor

CERTIFICATE OF SERVICE

I hereby certify that on December 12, 2016, a true and correct copy of the above and foregoing instrument was mailed, first class, postage prepaid to the attached notice list.

WILLIAM R. DAVIŞ, JR.

16-52748-rbk Doc#10 Filed 12/12/16 Entered 12/12/16 15:57:06 Main Document Pg 5 of 7

Label Matrix for local noticing 0542-5 Case 16-52748-rbk Western District of Texas San Antonio Mon Dec 12 15:29:52 CST 2016 A-Terry's Plumbing Heating & AC, Inc.

Advanced Solids Control, LLC 5655 Bear Lane, Suite 100 Corpus Christi, TX 78405-4407 U.S. BANKRUPTCY COURT 615 E. HOUSTON STREET, ROOM 597 SAN ANTONIO, TX 78205-2055

A-Terry's Plumbing Heating & AC, Inc P.O. Box 9714 Widland, TX 79708-9714 A. G. Adjustments, Ltd. 740 Walt Whitman Rd. Melville, NY 11747-2212 ASK Environmental Equipment 20504 Enfield Ave. N. Forest Lake, MN 55025-8135

AT&T Mobility P.O. Box 6463 Carol Stream, IL 60197-6463 American Ad Valorem Tax Consultants P.O. Box 6330 Corpus Christi, TX 78466-6330

American Medical Group Carlsbad 2410 N. Fowler Hobbs, NM 88240-2312

Atmos Energy ?.O. Box 790311 3t. Louis, MO 63179-0311 Ber Mar Rewind, Ltd. 9609 109 Street Grand Prairie AB T8V 4E3 Canada Big Dog - Rig Movers 7500 W. Hwy. 80 Midland, TX 79706-2856

Cain Electrical Supply P.O. Box 16489 Fort Worth, TX 76162-0489

Carlsbad Irrigation District 5117 Grandi Road Carlsbad, NM 88220-8931 Chamberlain Enterprises, LLC 205 Raymond St. Carlsbad, NM 88220-9696

City of Carlsbad
P.O. Box 1569
Carlsbad, NM 88221-1569

City of Midland P.O. Box 1152 Midland, TX 79702-1152 Crain, Caton & James 17th Fl., 1401 McKinney St. Houston, TX 77010-4035

NOW, LP
?.O. Box 40985
fouston, TX 77240-0985

Darin Merle Harding 5655 Bear Lane, #100 Corpus Christi, TX 78405-4407 DirectV P.O. Box 105249 Atlanta, GA 30348-5249

3ddy County Treasurer
101 W. Greene, Suite 117
1arlsbad, NM 88220-6258

First Insurance Funding Corp. P.O. Box 66468 Chicago, IL 60666-0468 First National Bank of Beeville 1400 E. Houston St. Beeville, TX 78102-5380

Pluid Audience, Inc. 102-10001-101 Avenue Grande Prairie AB T8V 0X9 Canada Forrest Tire, Inc. P.O. Box 1778 Carlsbad, NM 88221-1778 Frost Bank c/o Robert L. Barrows Warren, Drugan & Barrows, P.C. 800 Broadway San Antonio, TX 78215-1517

Frost National Bank 100 W. Houston Street Ban Antonio, TX 78205-1400 Gabriel Jaime 3509 Hickory Tree Rd. Bach Springs, TX 75180-2205 Gary Sweetman 226 Augusta Drive Portland, TX 78374-4001

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Harvey Fuels, Inc. P.O. Box 8026 Ruidoso, NM 88355-8026 Industrial Electric Motors, Inc. P.O. Box 926 Carlsbad, NM 88221-0926 Internal Revenue Service P.O. Box 7346 Philadelphia, PA 19101-7346

Kirby-Smith Machinery, Inc. P.O. Box 270360 Oklahoma City, OK 73137-0360

Komatsu Southwest P.O. Box 842326 Dallas, TX 75284-2326 LG Pest Control, LLC 2612 Mountain View Carlsbad, NM 88220-3260

Layer One Networks, LLC 5705 Gollihar Rd., #1 Corpus Christi, TX 78412-3109 Leaf Capital Funding, LLC P.O. Box 742647 Cincinnati, OH 45274-2647 Linebarger Goggan Blair & Sampson David G. Aelvoet 711 Navarro, Suite 300 San Antonio, TX 78205-1749

Magnum Oil Tools International, Ltd. 5655 Bear Lane, Suite 100 Corpus Christi, TX 78405-4407 Midland Central Appraisal District 4631 Andrews Hwy. P.O. Box 908002 Midland, TX 79708-0002 Mike Valdez P.O. Box 344 Loving, NM 88256-0344

Mobile Safety and Consultation, LLC P.O. Box 1813 Carlsbad, NM 88221-1813 Munsch Hardt Kopf & Harr, PC 500 N. Akard St. Dallas, TX 75201-3302 National Truck Services Group 2300 N. Main Suite 7 Clovis, NM 88101-3575

Nichols Printing, Inc. P.O. Box 608 212 West Lea St. Carlsbad, NM 88220-5669 North Texas Tollway Authority P.O. Box 660244 Dallas, TX 75266-0244 Nueces County c/o Diane W. Sanders Linebarger Goggan Blair & Sampson, LLP P.O. Box 17428 Austin, TX 78760-7428

Nucces County Tax Collector Kevin Kieschink P.O. Box 2810 Corpus Christi, Texas 78403-2810 Otis Mutual Domestic Water P.O. Box 5069 Carlsbad, NM 88221-5069 Pactec, Inc. P.O. Box 8069 Clinton, LA 70722-1069

Prince Parker & Associates, Inc. P.O. Box 474690 Charlotte, NC 28247-4690 Professional Communications P.O. Box 61830 Midland, TX 79711-1830 RK Pump & Supply 11400 West County Rd. 30 Midland, TX 79707-7501

Reliant P.O. Box 650475 Dallas, TX 75265-0475 SLS Litigation Services, LLC 4008 Louetta Rd., Suite 233 Spring, TX 77388-4405 Sentrimax Centrifuges, Inc. 108 Sentry Drive Mansfield, TX 76063-3608

Stang Automation, Inc. 100 Pointe Marcelle Beaumont Alberta T4X 0G2 Canada Systemseven Services 8240 N. MoPac Expwy, #350 Austin, TX 78759-8894

TKH Services P.O. Box 3053 Carlsbad, NM 88221-3053

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Teletrac Corporation 7391 Lincoln Way Garden Grave, CA 92841-1428

Texas Mutual Insurance Co. P.O. Box 841843 Dallas, TX 75284-1834 The Water Works 313 South Canal Carlsbad, NM 88220-5656

Tranbarger & Company, LLP 802 N. Carancahua, Suite 1660 Corpus Christi, TX 78401-0030

Tucker, Albin & Associates, Inc. 1702 N. Collins Blvd., Suite 100 Richardson, TX 75080-3662 United Fire Group P.O. Box 3244 Cedar Rapids, IA 52406-3244

United Healthcare Dept. CH 1051 Palatine, IL 60055-0151

United States Attorney Taxpayer Division 601 N.W. Loop 410 Suite 600 San Antonio, TX 78216-5512 United States Attorney General 950 Pennsylvania Ave., NW Washington, DC 20530-0001

United States Trustee - SA12 US Trustee's Office 615 E Houston, Suite 533 PO Box 1539 San Antonio, TX 78295-1539 UnitedHealthcare
Attn: CDM - Bankruptcy
185 Asylum Street - 03B
Hartford, CT 06103-3408

Warren Lynn Frazier 713 Snug Harbor Corpus Christi, TX 78402-1700

Web Listings, Inc. 1623 Military Rd., #926 Niagara Falls, NY 14304-1745 Williams Scotsman, Inc. P.O. Box 91975 Chicago, IIL 60693-1975 Windstream
P.O. Box 9001908
Louisville, KY 40290-1908

Kcel Energy P.O. Box 9477 Minneapolis, MN 55484-9477

xxxx 111 E. 17th Street Austin, TX 78774-0210 xxxx P.O. Box 25128 Santa Fe, NM 87504-5128

William R. Davis Jr Langley & Banack, Inc 745 E Mulberry Ave, Suite 900 San Antonio, TX 78212-3141

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Bypassed recipients 1
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REALTORS® ASSOCIATION OF NEW MEXICO PURCHASE AGREEMENT – RESIDENTIAL RESALE – 2016 PART I – BROKER DUTIES



As required by New Mexico law, before the time a broker generates or presents any written document that has the potential to become an express written agreement, the broker shall disclose in writing to their prospective customer or client, and obtain a written acknowledgement from their prospective customer or client, showing the delivery of the disclosure of the following broker duties:

- A. Honesty and reasonable care as set forth in the provisions of this section;
- **B.** Compliance with local, state, and federal fair housing and anti-discrimination laws, the New Mexico Real Estate License Law and the Real Estate Commission rules and other applicable local, state, and federal laws and regulations;
- C. Performance of any and all written agreements made with the customer or client;
- **D.** Assistance to the broker's customer or client in completing the transaction, unless otherwise agreed to in writing by the customer or client, including 1) presentation of all offers or counteroffers in a timely manner, and 2) assistance in complying with the terms and conditions of the contract and with the closing of the transaction;
 - If the broker in a transaction is not providing the service, advice or assistance described in paragraphs D(1) and D(2) above, the customer or client must agree in writing that the broker is not expected to provide such service, advice or assistance, and the broker shall disclose the existence of such agreement in writing to the other brokers involved in the transaction;
- **E.** Acknowledgment by the broker that there may be matters related to the transaction that are outside the associate broker's or qualifying broker's knowledge or expertise and that the associate broker or qualifying broker will suggest that the customer or client seek expert advice on these matters;
- **F.** Prompt accounting for all money or property received by the broker;
- **G.** Written disclosure to their client or customer and to other brokers involved in the transaction of any potential conflict of interest that the broker has in the transaction including but not limited to:
 - 1. Any written brokerage relationship the broker has with any other parties to the transaction or:
 - 2. Any material interest or relationship of a business, personal, or family nature that the broker has in the transaction:
 - 3. Other brokerage relationship options available in New Mexico:
- **H.** Written disclosure of any adverse material facts actually known by the associate broker or qualifying broker about the property or the transaction, or about the financial ability of the parties to the transaction to complete the transaction; adverse material facts requiring disclosure do not include any information covered by federal fair housing laws or the New Mexico Human Rights Act;
- I. Maintenance of any confidential information learned in the course of any prior agency relationship unless the disclosure is with the former client's consent or is required by law;
- J. Unless otherwise authorized in writing, an associate broker or qualifying broker shall not disclose to their customer or client during the transaction that their seller client or customer has previously indicated they will accept a sales price less than the asking or listed price of a property; that their buyer client or customer has previously indicated they will pay a price greater than the price submitted in a written offer; the motivation of their client or customer for selling or buying property; that their seller client or customer or their buyer client or customer will agree to financing terms other than those offered; or any other information requested in writing by the associate broker's or qualifying broker's customer or client to remain confidential, unless disclosure is required by law.

BUYER AND SELLER SHOULD ACKNOWLEDGE RECEIPT OF THIS INFORMATION BY INITIALING BELOW.

Buyer RM Selle GS

RANM Form 2104 (2016 Aug) Cover Page I

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REALTORS® ASSOCIATION OF NEW MEXICO PURCHASE AGREEMENT – RESIDENTIAL RESALE – 2016 PART II – BROKER DUTIES

| Mexico: Tra | nsaction Broker, Exclusiv | e Agency, and Dua | The following brokerage al Agency. See RANM For ionships the broker has with | m 1401, Page 2 for an | explanation of |
|--|--|--|--|---|-----------------------------------|
| ☐ Transa | ction Broker without a w ction Broker with a writt | ritten agreement. en agreement (RAN | NM Form 1206, Buyer Brok | th the Buyer in this transaction as a: roker Agreement). The nent with Agency Addendum. | |
| ☑ A . Buy B □ B . Bu | roker has a written listing | g agreement with ther's Broker for the p | lifying Broker in the same B ne Seller as Transaction property in this Transaction. oker Agent. | Broker Agent. | |
| by m | REPRESENTATION I eans of written agreeme ments, Buyer and Seller I | nts with each of t | ND CONSENT: Brokerage hem, without creating Duanis dual representation. | is representing both B Il Agency. If there a | uyer and Seller re two written |
| agree creati | ments with each of them | n and Designated In writing or present | s representing both Buyer as Brokerage has not been cho ing this offer, Broker must on ncy Agreement – Dual). | osen by the Qualifyin | g Broker, thus |
| 5. Buyer's B in the trai | roker □ does Ø does saction, including comp | s not have a materia ensation from mor | al interest or relationship of than one party: | a business, personal o | r family nature |
| If the Bro | kerage or Qualifying Bro saction, that interest or r | ker has a material relationship must al | interest or relationship of a lso be disclosed separately. | business, personal, or | family nature |
| By their sign | ☐ Seller is a licensed Relatures below, the partion SHIP DISCLOSURE: | | he receipt of BROKER | DUTIES and the B | ROKERAGE |
| — Authentision Bobby R. Ma | BUYER 11/30/201 | 16 1:02 PM | Gary Sweetman | SELLER 11/30/2016 | 2:48 PM |
| 30 2016 1:02:32 E BODDY R. Ma. | | Time | Sellel 39/2016 7:48:48 PM MST Gary Sweetman | Date | Time |
| Buyer Signature | Date | Time | Seller Signature | Date | Time |
| | | | 'S BROKER | | |
| Suacifa Engleringe Fir | | al Estate LLC | | Broker 🌠 is 🗆 is not a REAI | TOR® |
| Cerly Cop | 6 | | | 11/30/2016 | 12:16 PM |
| Proker Signature Ca 11/30/2016 12:16:48 P | folyn Cage | SELLER | R'S BROKER | Date | Time |
| eller's Brokerage Firr | | al Estate LLC | | Broker 🖋 is 🗆 is not a REAL | TOR® |
| | - | | | | |

Broker Signature Carolyn Cage
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Time InstanetFORMS





| o | FFE | R DATE: November 30 2016 | | | |
|----|------------|--|--------------------|------------------------------------|-------------|
| 1. | PA | ARTIES AND AGREEMENT. | | | |
| | | bby R. Mallett | | ("Buye | |
| | _ | rees to buy from Seller and Advanced Solids Control | | ("Selle | |
| | | rees to sell and convey to Buyer, in accordance with terms of this Purchase | | | • |
| | | scribed in Paragraph 4 with a Settlement/Signing Date on | cy | 27 2017 | |
| | (as | s further described in Faragraph oA below). | | | |
| 2. | PU | RCHASE PRICE. | \$ | 250,000. | .00 |
| | A. | APPROXIMATE CASH DOWN PAYMENT | \$ | | |
| | В. | AMOUNT OF THE LOAN(S) (described in Paragraph 5 below) | \$ | | |
| 3. | EA | RNEST MONEY. Buyer shall deliver \$: | L,000.00 Ea | arnest Money in the form | a of |
| | Z C | heck □ Cash □ Note □ Wire Transfer of Funds □ Other | | , | no |
| | late | heck □ Cash □ Note □ Wire Transfer of Funds □ Other r than 2 days from Date of Acceptance of this Agreement to _ | Gu | aranty Title | |
| | | , in accordance with New Mex | ico law. Ear | nest Money shall be appl | lied |
| | | Purchase Price, down payment, and/or closing costs upon Funding Date. | If Earnest | Money is deposited wit | th a |
| | | kerage Firm, the further disbursement of Earnest Money to the escrow or Ti | | | rate |
| | agre | eement. Buyer's failure to timely deliver Earnest Money shall be considere | d a default of | f this Agreement. | |
| 4. | | OPERTY. | | • | |
| | A. | DESCRIPTION. | | | |
| | | 4005 S. Pat Garrett Ct. | Carlsbac City | i NM 88220 State/Zip | |
| | | Lot 93, Phase 2, Farmview Subdivision | | State/2/ip | |
| | | Legal Description | | | |
| | | or see metes and bounds or other legal description attached as Exhibit County(ies), New Mexico. | | Eddy | |
| | | Gross Receipts Tax (GRT) Location Code:03106 | (T | To be completed by Broke | er). |
| | | If the legal description of the Property is incomplete or inaccurate, this A | | | |
| | | description shall be completed or corrected to meet the requirements of the | | | |
| | B. | TYPE: ✓ Site built ✓ Manufactured housing ✓ Modula | | ff-site built \square Oth | - |
| | | . (See RANM Form 2305 – Information S | | | |
| | C. | OTHER RIGHTS. Unless otherwise provided herein, Seller shall conve | v to Buver al | l existing wind, solar, wa | ater |
| | | and mineral rights ("Other Rights") appurtenant to the Property. Seller m | | | |
| | | of any of the foregoing Other Rights. NOTE TO SELLER: If Seller i | | | |
| | | Other Rights, Seller should NOT sign this offer; a counteroffe | _ | • | _ |
| | | BUYER: Buyer should be aware that some or all of the foregoing O | ther Rights 1 | may have been previou | sly |
| | | severed from the Property and may be owned by third persons; thos | se severed ri | ights would not convey | to |
| | | Buyer by way of this Agreement. Buyer SHOULD seek legal and expe | rt assistance | to determine what righ | ıts, |
| | | IF ANY, Buyer is acquiring with the Property, to understand how | | | |
| | | | | 1 / N / N N / | |
| | | portions thereof may affect Buyer; and to ensure that all rights the | at will conv | ey with the Property a | are |
| | | properly transferred at closing. | | | |
| | | | ew Mexico Real Est | ate Licensees to whom RANM has gra | inted |

hereby release RANM, the Real Estate Brokers, their Agents and employees from any nability arising out of the use of this form. You should consult your autorney with regards to the effectiveness, validity, or consequences of any use of this form. The use of this form is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective multipership mark which may be used only by Real Estate Licensees who are members of the National Association of REALTORS® and who subscribe to the Association's stdict Code of Ethics. RANM Form 2104 (2016 Aug) Page 1 of 16

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Buyer BRM

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REALTORS® ASSOCIATION OF NEW MEXICO PURCHASE AGREEMENT - RESIDENTIAL RESALE - 2016

| D. FIXTURES, APPLIANCES AND PERSONAL PROPERT |
|--|
|--|

| Attached fireplace grate(s) & screen(s) Attached floor covering(s) Attached mirror(s) Attached outdoor lighting & fountain(s) Attached pot rack(s) Attached window covering(s) & rod(s) Awning(s) Built in/attached speaker(s) & subwoofer(s) Built-in Murphy bed(s) Ceiling fan(s) Central vacuum, to include all hoses & attachments | Dishwasher(s) Fire Alarm(s) (if owned by Seller) Garbage disposal(s) Garage door opener(s) Heating system(s) Landscaping Light fixture(s) Mailbox(es) Outdoor plant(s) & tree(s) (other than those in moveable containers) Oven(s) Pellet, wood-burning or gas stove(s) Range(s) Window/door screen(s) | Security System(s) (if owned by Seller) Smoke Alarm(s) (if owned by Seller) Solar system(s) Sprinkler(s)/irrigation equipment Storm window(s) & door(s) TV antenna(s) & satellite dish(es) Ventilating & air conditioning system(s) Water conditioning/filtration /water softener/purification system(s) (if owned by Seller) |
|--|--|--|
| ii. PERSONAL PROPERTY. The find Property: ☑ All window covering(s) ☐ Audio component(s) ☑ Decorative mirror(s) above bath vanities ☐ Dryer(s) ☐ Washer(s) ☑ Garage door remote(s) ☐ Freezer(s) Other: | ☑ Microwave(s) ☐ Pool & spa equipment including any mechanical or other cleaning system(s) ☑ Refrigerator(s) ☐ Satellite receiver(s) with access cards (if owned by Seller and if transferable) | y, if checked, shall remain with the □ Storage Shed(s) □ TV(s) □ Unattached fireplace grate(s) & screen(s) □ Unattached outdoor fountain(s) & equipment □ Unattached outdoor lighting □ Hot Tub(s) |
| Personal Property remaining with the that is present as of the date the Buyer be transferred with no monetary value E. EXCLUSIONS. The following items are 5. FINANCED OR CASH PURCHASE A. Z LOANS. This Agreement is conting Paragraph 2(B) of the following type: Z Conventional FHA VA i. Buyer has made written application days after the Date of Acceptar ii. Buyer shall provide Seller with a Pre-C | r submits this offer, shall not be cone, free and clear of all liens and ence excluded from the sale: gent upon Buyer's ability to obtain Other: n for a loan, or shall make writtince. | a loan in the amount stated above in en application for a loan no later than |

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of Acceptance. Pre-Qualification Letter must stipulate that:

- a) A written loan application has been made;
- b) A credit report has been obtained and reviewed by a lender;
- c) A preliminary loan commitment has been secured from the same lender;
- d) Financing equal to the loan amount provided in Paragraph 2(B) of this Agreement is available to complete the transaction by the Settlement/Signing Date subject to contingencies provided for in this Agreement and underwriting approval.
- If Buyer does not obtain a Pre-Qualification Letter within the timeframe stipulated above, this Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
- iii. If Buyer changes lender after delivery of the Pre-Qualification Letter referenced in Paragraph 5(A)(ii), Buyer shall have the obligation to notify Seller in writing and provide a new Pre-Qualification Letter to Seller within two (2) days of changing lender. This new Pre-Qualification Letter must include the same stipulations as the original Pre-Qualification Letter as set forth in Paragraph 5(A)(ii). If Buyer does not obtain and deliver a new Pre-Qualification Letter within two (2) days of changing lender, the Seller has the option to terminate this Agreement. If Seller elects to terminate this Agreement, the Earnest Money shall be refunded to Buyer.
- iv. Buyer shall cooperate and act in good faith in obtaining final approval for the loan as outlined in the Pre-Qualification Letter referenced in Paragraph 5(A)(ii). If after issuing the Pre-Qualification letter, lender makes changes to the loan conditions and/or the loan program that adversely affect Buyer's ability to obtain the loan, increase Seller's costs or delay closing, Buyer shall have the obligation to notify Seller in writing within two (2) days of such occurrence and to include a copy of the lender requirement(s) with the notification. In that event, within three (3) days of receipt of Buyer's notification, Seller shall notify Buyer in writing: (a) of Seller's approval of such changes; or (b) of Seller's decision to terminate the Agreement. If Seller terminates the Agreement per this Subparagraph 5(A)(iv), Earnest Money shall be refunded to Buyer. If Seller fails to notify Buyer of Seller's position within three (3) days of receipt of Buyer's notification, Seller is deemed to have rejected such change in lender requirement(s). In this event, the Agreement shall terminate and the Earnest Money shall be refunded to Buyer.
- v. In the event the lender determines Buyer does not qualify for the loan, Buyer shall provide to Seller and Seller must receive a written rejection letter from the Buyer's lender prior to 11:59 p.m. \Box on the day before; or \Box days before Settlement/Signing Date. In the event Seller does not receive such rejection letter within the timeframe set forth in this Subparagraph 5(A)(v), Buyer shall forfeit his Earnest Money to Seller. Days are calculated as calendar days; however, for purposes of this subsection only (Paragraph 5(A)(v)), there shall be NO extension of time when the deadline for Seller to receive the lender's written rejection letter falls on a weekend day or a legal holiday. The definition of "days" for all other provisions of this Agreement is as set forth in Paragraph 27. **B.** □ **SELLER FINANCING.** The approximate balance of \$ shall be financed by Seller and shall be secured by: Real Estate Contract ☐ Mortgage ☐ Deed of Trust _. Terms and conditions of the applicable instrument shall be attached as an addendum. For a Real Estate Contract, attach RANM Form 2402 - Real Estate Contract Addendum to Purchase Agreement. For a Mortgage or Deed of Trust, Attach RANM Form 2507 - Addendum to Purchase Agreement - Seller Financing, Mortgage or Deed of Trust. C.

 CASH PURCHASE: Buyer shall purchase the subject Property for Cash. No later than days after the Date of Acceptance, Buyer shall provide Seller with verification of funds and proof satisfactory to Seller that Buyer has in Buyer's possession or control, the funds necessary to complete the transaction. This Agreement shall terminate in the event Buyer fails to provide timely proof of funds and Earnest Money

 shall
 shall not be refunded to Buyer. 6.

 BUYER'S SALE, CLOSING AND FUNDING CONTINGENCY: This Agreement is contingent upon the Closing and Funding of Buyer's property located at on or before , subject to any applicable Buyer's Contingency Addendum if attached as indicated below:

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REALTORS® ASSOCIATION OF NEW MEXICO PURCHASE AGREEMENT – RESIDENTIAL RESALE – 2016

| | A | . 🗆 : | Buyer represents that Buyer's property is currently under contract for sale. Check if RANM Form 2503A - |
|-----|------------|---------|--|
| | ъ | | Buyer's Closing and Funding Addendum is attached; OR |
| | D | . ц г | Buyer represents that Buyer's property is NOT yet under contract for sale. Check if RANM Form 2503, |
| | | | Buyer's Sale Contingency Addendum is attached. |
| 7 | 4 1 | PPR A | ISAL. |
| ,. | | | CASH OR SELLER FINANCED TRANSACTION. |
| | 1.1 | | D |
| | | ii. | Buyer is requiring an appraisal, Buyer shall select the appraiser unless otherwise agreed to in writing. |
| | | | ☐ Buyer ☐ Seller shall pay for the appraiser. |
| | В. | API | PRAISAL CONTINGENCY. It is expressly agreed that notwithstanding any other provisions of this |
| | | Agr | eement, the Buyer shall not be obligated to complete the purchase of the Property described herein or to incur |
| | | any | penalty by forfeiture of Earnest Money deposits or otherwise if the Purchase Price is greater than the Appraisal. |
| | | This | Appraisal Contingency applies to the following: |
| | | i. | All conventional and other non-FHA/VA loans requiring an appraisal; |
| | | ii. | Cash and seller-financed purchases if the Buyer requires an appraisal as indicated in Paragraph 7(A); and, |
| | | 111. | FHA/VA loans unless the Buyer has been given in accordance with HUD/FHA requirements, a written |
| | | | statement by the Federal Housing Commissioner, Department of Veterans Affairs, or a Direct Endorsement |
| | | | Lender setting forth the approved value of the Property of not less than the Purchase Price as set forth in |
| | | | Paragraph 2 of this Agreement. NOTE: The appraised valuation is arrived at to determine the maximum mortgage the Department of Housing and Urban Development (HUD) will insure. HUD does not warrant the |
| | | , | value or the condition of the Property. The Buyer should satisfy himself that the price and condition of the |
| | |] | Property are acceptable. |
| | C. | | TIONS AVAILABLE IN THE EVENT PURCHASE PRICE IS GREATER THAN APPRAISAL. |
| | | i. | Buyer shall have the privilege and option of proceeding with consummation of the Agreement without regard |
| | | | to the amount of the appraised valuation provided Buyer delivers written notice to Seller of such election |
| | | | within three (3) days of receipt of said appraised valuation ("3-day Period"). If Buyer fails to notify Seller of |
| | | | his intent to proceed within the 3-day Period, this Agreement shall automatically terminate. In this event. |
| | | :: | Earnest Money shall be refunded to Buyer; OR |
| | | ii. | The parties may negotiate a new Purchase Price. If the parties cannot agree to a new Purchase Price within five (5) days of Seller's receipt of Price within a five (5) days of Seller's receipt of Seller's receipt of Price within a five (5) days of Seller's receipt of Se |
| | | | five (5) days of Seller's receipt of Buyer's notification of the Appraisal, this Agreement shall automatically terminate. In this event, Earnest Money shall be refunded to Buyer; OR |
| | | iii. | Buyer may terminate this Agreement. In this event, Earnest Money shall be refunded to Buyer. |
| | | | and the refunded this regreement. In this event, Lamest workey shall be refunded to Buyer, |
| 8. | CL | OSIN | G. "Closing" is defined as a series of events by which Buyer and Seller satisfy all of their obligations in the |
| | Ag | reeme | nt. Closing is not completed until all parties have completed all requirements as stated below, as well as all |
| | oth | er obi | ligations under this Agreement. Any amendment of the following dates MUST BE in writing and unless |
| | oth | erwise | e provided for in this Agreement, signed by both parties. The parties further acknowledge that Seller shall not |
| | rec | eive th | ne proceeds of sale until all the events stated under "Funding Date" have been completed. |
| | Α. | SET | TLEMENT/SIGNING DATE: On |
| | | i. B | Liver and Seller shall sign and deliver to the responsible closing officer all documents required to complete the |
| | | tı | ransaction and to perform all other closing obligations of this Agreement on or before the Settlement/Signing |
| | | Γ | Pate. |
| | | ii. E | Buyer and Seller shall provide for the delivery of all required funds, exclusive of lender funds, if any, using |
| | | W | rired, certified or other "ready" funds acceptable to the closing officer, on or before the Settlement/Signing |
| | | D | Pate. |
| | B. | FUN | DING DATE (Completion of Closing): on or before |
| | | is the | date that the closing officer has funds available to disburse to all parties after recording all documents required |
| | | to con | nplete the transaction. Seller shall provide all existing keys, security system/alarm codes, gate openers and |
| | | garag | e door openers to Buyer on the Funding Date. |
| RAN | M For | | Seller Seller Seller |
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If the Buyer is obtaining a loan for the purchase of the Property, it is the Buyer's responsibility to ensure that Buyer's lender makes available to the closing officer, wired, certified or other "ready" funds with written instructions to disburse funds, on or before the Funding Date. The failure of Buyer's lender to make funds available on or before the Funding Date, shall be deemed a default of this Agreement by the Buyer.

| 9. | PO | SSE | SSIC | DΝ | DA | TE. |
|----|----|-----|------|----|----|-----|
|----|----|-----|------|----|----|-----|

| Α, | Seller shall deliver possession of the Property to Buyer on the Possession Date as set forth below: |
|----|--|
| | ☑ Funding Date at 5:00 p.m.; or |
| | ☐ Other: |
| В. | Unless otherwise agreed to in writing, upon Possession Date, Seller shall have all his personal belongings removed |

- B. Unless otherwise agreed to in writing, upon Possession Date, Seller shall have all his personal belongings removed from the Property. In the event Seller fails to do so, Buyer shall not be responsible for storage of Seller's personal property, may dispose of Sellers personal property in any manner Buyer deems appropriate, in Buyer's sole discretion, and shall not be liable to Seller for the value of Seller's personal property.
- C. If Possession Date is other than Funding Date, then Buyer and Seller shall execute a separate written agreement outlining the terms agreed to by the parties. (See RANM Form 2201- Occupancy Agreement Buyer or RANM Form 2202 Occupancy Agreement Seller)

10. COSTS TO BE PAID. Buyer or Seller, as applicable, shall pay the following marked items:

| LOAN RELATED COSTS AND FEES | Buyer | Seller | Not Required | TITLE COMPANY CLOSING COSTS | Buyer | Seller | Not Required |
|----------------------------------|-------|--------|-----------------|---------------------------------|-------|--------------------|-----------------|
| Appraisal Fee | x | | | Closing Fee | × | x | |
| Appraisal Re-inspection Fee | | × | | Pro-Rata Data Search | | | x |
| Ćredit Report | x | | | Legal Document Preparation | | | x |
| Loan Assumption /Transfer | | | × | Special Assessment Search | | | х |
| Origination Charge: up to □\$ □% | | | ж | Buyer Recording Fees | x | | |
| Points – Buydown | | | ж | Seller Recording Fees | | x | |
| Points - Discount | | | ж | Other: | 4 | | |
| Tax Service Fee | | x | | | | | |
| Flood Zone Certification | × | | | Other: | | | |
| Other: | | | | | | | |
| · | | | | POLICY PREMIUMS | | | er in the |
| Other: | | | | Title Commitment | | x | |
| | | | | Standard Owner's Policy | | x | , |
| PREPAIDS REQUIRED BY LEN | DER | | | Mortgagee's Policy | x | | |
| Flood Insurance | | | x | Mortgagee's Policy Endorsements | x | | · |
| Hazard Insurance | x | | | Other: | | | |
| Interest | × | | | | | | • |
| PMI or MIP | x | | | Other: | | | |
| Taxes | x | x | | | | | |
| MANUFACTURED HOME COST | ΓS | | | MISCELLANEOUS | | Control of Control | |
| Foundation Inspection | | | x | Survey (Paragraph 18) | × | | |
| Foundation Repairs | | | x | Impact Fees | | | x |
| Re-Inspection Fees | | | x | Transfer Fees (e.g. HOA, etc) | | 1 | × |
| DMV Title Transfer | | | × | Certificate Fee (e.g. HOA) | | | × |
| Deactivation Fees | | - | × | Other: | | <u>l</u> | _I |
| Other: | | | | Other: | | | - |
| Other: | | | Other: | ···· | | | |

Buyer shall pay all other allowed direct loan costs.

Buyer RAM Seller

Cage.

REALTORS® ASSOCIATION OF NEW MEXICO PURCHASE AGREEMENT - RESIDENTIAL RESALE - 2016

| 11. □ IRS 1031 TAX-DEFERRED EXCHANGE. □ Buyer □ Seller intends to use this Property to accomple a 1031 Tax-Deferred Exchange. The parties shall cooperate with one another in signing and completing any docume required. The non-exchanging party shall bear no additional expense. |
|--|
| 12. PRORATIONS. Seller shall be responsible for disclosing all applicable property specific fees, or lease agreement private memberships and/or association fees or dues, taxes and contract service agreements, all of which are to prorated through Settlement/Signing Date. Any equipment rental or contract service agreement (e.g. alarm system satellite system, propane tank, private refuse collection, road maintenance, etc) shall be handled directly between Buyer and Seller; the title or escrow company shall not be responsible for proration thereof. |
| Buyer shall havedays after receipt of the title commitment to object in writing to the amounts of such assessment and to terminate this Agreement ("Objection Date"). In the event Buyer submits written objections by the Object Date, the Earnest Money shall be refunded to the Buyer. If Buyer fails to notify Seller of Buyer's objections by Objection Date, Buyer shall be deemed to have accepted the amounts of any assessment and shall have waived his ritto terminate this Agreement based thereon. In the event Buyer does not object, Buyer shall assume all assessments that are part of or paid with the property tax bill. If other assessments are a lien upon the Property, the current installmy shall be prorated through Settlement/Signing Date. Buyer shall assume future installments. Buyer shall pay all fut assessments for improvements. NOTE: If Property is located in a Public Improvement District (PID), Seller my provide a Public Improvement District Disclosure to Buyer PRIOR to entering into this Agreement. See Paragra 17(B). |
| A. □ BUYER ☑ SELLER shall order a title commitment from Guaranty Title |
| 15. FIRPTA. The Foreign Investment in Real Property Tax Act of 1980 (FIRPTA) requires buyers who purchase reproperty from foreign sellers to withhold a portion of the amount realized from the sale of the real property fremittance to the Internal Revenue Service (IRS). In the event the seller(s) is NOT a foreign person, FIRPTA require the buyer to obtain proof of the seller's non-foreign status in order to avoid withholding requirements. Exceptions mapply. For more information, refer to RANM Form 2304 – Information Sheet – FIRPTA & Taxation of Foreign Person Receiving Rental Income from U.S. Property. |
| FIRPTA Exception (most common): The sales price of the property is not more than \$300,000 <u>AND</u> buyer warrar that buyer shall be using the property as buyer's primary residence ("Exception"). |
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| | NOTE: BOTH MUST APPLY TO QUALIFY AS AN EXCEPTION. |
|------|---|
| | Exception does does not applyBuyer(s) Initials. |
| | In the event the above Exception to FIRPTA does not apply, then prior to or at closing, Seller(s) shall provide to Buye or to a Qualified Substitute (generally, the Title Company) either a Non-Foreign Seller Affidavit(s) <u>OR</u> a letter from the IRS indicating Seller(s) is exempt from withholding. In the event Seller(s) fails to do so, Buyer shall have the right to withhold ten percent (10%) of the amount realized from the sale of the Property for remittance to the IRS. |
| 16. | INSURANCE CONTINGENCY/ APPLICATION. |
| | A. APPLICATION. Buyer shall make application for insurance within <u>10</u> days after Date of Acceptance of this Agreement. If Buyer fails to make application to the insurance company within the agreed time, this insurance contingency shall be deemed waived. |
| | B. CONTINGENCY. Provided the Contingency Deadline as set forth below in Paragraph 16(C) is met, this Agreemen is conditioned on the following: |
| | i) Buyer's ability to obtain a homeowner's or property insurance quote on the Property at normal and customary premium rates; AND, ii) Seller's claim history having no impact on the Buyer's insurance in the future. |
| | |
| | Buyer understands that an insurance company may cancel or change the terms of a homeowner's insurance policy/quote for any reason prior to close of escrow or within sixty days after issuance of the homeowner's policy/quote (which generally occurs at close of escrow). C. CONTINGENCY DEADLINE. The Insurance Contingency set forth in Paragraph 16(B) above shall be deemed satisfied, unless within days after Date of Acceptance of this Agreement, Buyer delivers written notice to Seller that one or more of the above insurance contingencies cannot be satisfied along with documentation from the insurance provider stating the same. ("Contingency Deadline"). In the event Buyer delivers such notice and documentation to Seller by the Contingency Deadline, the Purchase Agreement shall terminate and the Earnest Money shall be refunded to Buyer. |
| 17. | DISCLOSURES AND DOCUMENTS. |
| | A. LEAD BASED PAINT. Is any part of this Property a residence built before 1978? Yes V No If the answer is "Yes", attach RANM Form 5112 Lead Based Paint Addendum to Purchase Agreement. Property is subject to the Lead Based Paint Renovation Repair and Painting Program. See RANM Form 2315 – Information Sheet Lead Based Paint (LBP) Renovation Repair & Painting Program. |
| | B. PUBLIC IMPROVEMENT DISTRICT ("PID"). Is this Property located in a PID? ☐ Yes ☑ No If the answer is "Yes", SELLER MAY NOT ACCEPT AN OFFER FROM BUYER UNTIL SPECIFIC DISCLOSURES REGARDING THE PID HAVE BEEN MADE TO THE BUYER. |
| | Buyer(s) Initials. Buyer(s) hereby acknowledge receipt of the PID Disclosure on the Property. See RANM Form 4550 - Public Improvement District Disclosure Form and RANM Form 4500 - Information Sheet Public Improvement District. |
| , | C. HOMEOWNERS' OR CONDOMINIUM (UNIT) OWNERS' ASSOCIATION. Is the Property located in a Homeowners' Association (HOA) or Condominium (Unit) Owners' Association (COA)? ☐ Yes ☑ No If the answer is Yes", Seller shall provide Buyer with specific documents pertaining to the Property and HOA and/or COA, as applicable. For HOAs, see RANM Form 4600 – Information Sheet HOA, RANM Form 4650 – Seller's |
|] | Disclosure of HOA Documents and RANM Form 4700 - HOA Request for Disclosure Certificate. For COAs, see RANM Form 2302A - Re-Sale Certificate for COAs. D. PROPERTY TAX DISCLOSURE. See RANM Form 3275 - Information Sheet Estimated Property Tax Levy |
| | Disclosure. Buyer(s) Initials. Buyer(s) hereby acknowledges receipt of the Estimated Property Tax Levy on the Property, attached as Exhibit and understands that said Estimated Property Tax Levy is based on the LISTING price of the Property; OR |
| | Buyer(s) Initials. Buyer(s) hereby acknowledges that the Estimated Property Tax Levy on the Property |
| RANM | Is not readily available and does hereby waive the right to receive the Estimated Property Tax Levy. Form 2104 (206 Aug) Page 7 of 16 ©2008 REALTORS® Association of New Mexico This copyright protected form was created using Instanet Forms and is licensed for use by Carolyn Cace. Instanet Forms |

E. SEPTIC SYSTEM. Does the Property include an on-site liquid waste system?

Yes

No If the answer is

| "Yes", the transfer of the Prope | | | | | |
|---|--|---|--|--|--|
| on-site liquid waste systems w | | | | | |
| septic system inspector prior t | | | Contingency Addendum. | | |
| See RANM Form 2308 – Inform | mation Sheet Septic Systems. | | | | |
| F. WELLS. Does the Property in | clude a well? Yes Z | No If the answer is "Yes | s", is the well Private | | |
| _ · | Domestic Well Other | | | | |
| Transfer of Property with a we | | of the New Mexico Office of | the State Engineer which | | |
| includes the requirement that t | | | | | |
| Form 2307 – Information Shee | | notified when a wen change. | ownership. Dee fe if vivi | | |
| G. MANUFACTURED HOUSIN | <u> </u> | la a manufacturad hauga? | Yes □ No If the | | |
| | | | | | |
| answer is "Yes", attach RANN | | | | | |
| H. DOCUMENTS. As used in this | 1 0 1 | | which Seller shall provide | | |
| and Buyer must receive any do | ocuments, reports or surveys sp | pecified. | | | |
| DOCUMENTS | DELIVERY | OBJECTION | RESOLUTION | | |
| DOCUMENTS | DEADLINE | DEADLINE | DEADLINE | | |
| Property Disclosure Statement | | | | | |
| Road Documents | | | | | |
| Water Rights Documents | | | | | |
| Well Documents: See RANM Form 2307 Information Sheet – Water Rights & Wells, | | | | | |
| (Including but not limited to: well permit, well log, | | | | | |
| shared well agreement and Change of Ownership | | | | | |
| Information notification.) | | | | | |
| Lease Agreements Permits | | | | | |
| Homeowner's Association (HOA) Documents | | | 440 to 18 to 19 to | | |
| Homeowner's Association (HOA) Disclosure | | | | | |
| Certificate OR Condominium Re-Sale Certificate | | Date | | | |
| Must be delivered to Buyer no less than seven (7) | | Buyer has no less than seven (7) days | | | |
| days before the Settlement/Signing Date. | | from receipt of the HOA Disclosure Certificate to object | | | |
| CCR's – Restrictive covenants | | | | | |
| Other: | | | | | |
| Other: | | | | | |
| | | | | | |
| MANUFACTURED HOUSING Manufactured Housing Documents – See | | 1 | | | |
| RANM Form 2700 Seller's Disclosure of Manufactured Housing | | | | | |
| Structural Engineer Inspection | | | | | |
| FHA Inspection | A PARTICIPATION OF AN ADVICE CONTRACT C | | A STATE OF THE STA | | |
| Foundation Installation | | | | | |
| Manufactured Housing Division Permanent | | | | | |
| Foundation Permit | | | | | |
| 10 CHDYEVC OD IMDDOVEMENT | T OCATION DEPODT (II | D) Daview here the wight to b | | | |
| 18. SURVEYS OR IMPROVEMENT | , | | | | |
| or ILR selected below or the right | | | | | |
| the survey or ILR as indicated in P | | | | | |
| agrees to pay for the survey or II | | | | | |
| ☑ Improvement Location Report | | | The state of the s | | |
| Title Association Survey (ALTA) | □ Flood Plain Designa | ation Other: | | | |
| | | | | | |
| A. DELIVERY DEADLINE: Su | rvev or ILR shall be delivered | l to Buver(s) no later than: | | | |
| by closing ,, | · | | | | |
| | | | closing | | |
| | | | | | |
| | 08 REALTORS® Association of New Mexico | Buyer A.R. | M Seller [GS] | | |
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| C. RESOLUTION DEADLINE: All objections to be resolved no later than: or days from Date of Acceptance. | by closing , |
|---|---|
| or days from Date of Acceptance. D. OBJECTION/RESOLUTION: Paragraph 20 (H) and (I) shall further go or ILR performed and resolution of Buyer's objections. | vern Buyer's right to object to the Survey |
| 19. BUYER'S REPRESENTATIONS. Buyer warrants that prior to entering investigated the neighborhood and the areas surrounding the property, to inclu the following: the existence of registered sex offenders or other persons convice and the presence of any structures located, businesses operating or activitie opinion, affects the value and/or desirability of the property. By entering into satisfied with the neighborhood and surrounding areas. | ade, but not be limited to investigation of cted of crimes that may reside in the area s conducted in the area that, in Buyer's |
| 20. INSPECTIONS. THE PARTIES ARE ENCOURAGED TO EMPL APPROPRIATE, LICENSED PROFESSIONALS TO PERFORM ALL THE PROPERTY. A. BUYER DUTIES AND RIGHTS. | |
| i. BUYER'S DILIGENCE, ATTENTION AND OBSERVATION. duties: | The Buyer has the following affirmative |
| a) To conduct all due diligence necessary to confirm all material fa Property; | acts relevant to Buyer's purchase of the |
| b) To assure himself that the Property Buyer is purchasing is exactly c) To make himself aware of the physical condition of the Property observation; | |
| d) To investigate the legal, practical and technical implications of a regarding the Property and; | all disclosed, known or discovered facts |
| e) To thoroughly review all written reports provided by professional and inspections with the professionals who created the report and/ | s and discuss the results of such reports or conducted the inspection. |
| ii. RIGHT TO CONDUCT INSPECTIONS. The Buyer is advised accordance with this Agreement to investigate the Property. Unless of any and all inspections of the Property that he deems necessary. The limited to the following: home, electrical, heating/air conditioning, plu (including risk assessment, paint inspection or both), well equipmed potability tests, well water yield tests, pool/spa/hot tub equipment, we mold, square foot measurement, sewer line inspections, septic inspection and soil tests. The Buyer's rights to object to inspections and terminare set forth in Paragraph 20(H). Buyer is advised to thoroughly review iii. SQUARE FOOTAGE. BUYER IS AWARE THAT ANY REFERE OF THE PREMISES, BOTH THE REAL PROPERTY (LAND) A IS APPROXIMATE. IF SQUARE FOOTAGE IS A MATERIAL BUYER SHALL INVESTIGATE THE SQUARE FOOTAGE DUIL BUYER SHALL BUYER SHALL | herwise waived, Buyer(s) may complete ese inspections may include, but are not imbing, roof, structural, lead-based paint ent (pumps, pressure tanks, lines), well wood destroying insects, dry rot, radon, ons, ductwork, phase one environmental ate the Agreement based on inspections withose rights. ENCE TO THE SQUARE FOOTAGE AND IMPROVEMENTS THEREON, LIMATTER TO THE BUYER, THE RING THE INSPECTION PERIOD. The syer any adverse material defects known |
| to him about the Property. However, Seller does not have an obligation benefit or to repair, correct or otherwise cure known defects that are discovered by Buyer or Buyer's inspectors. Seller shall minspections. | to inspect the Property for the Buyer's closed to Buyer or previously unknown |
| C. AVAILABILITY OF UTILITIES FOR INSPECTIONS. | |
| ☐ Buyer ☑ Seller shall be responsible for paying any charges required be turned on for inspection purposes. In no event shall Buyer be responsible for paying unpaid utility bills. | |
| RANM Form 2104 (2016 Aug) Page 9 of 16 ©2008 REALTORS® Association of New Mexico | Buyer Buyer Seller GS |

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| D | O. INSPECTOR SELECTION. NOTWITHSTANDING PARAGRAPH 18, UNLESS OTHERWISE AGREED TO IN WRITING, BUYER SHALL HAVE THE RIGHT TO SELECT ALL INSPECTORS AND ORDER ALL INSPECTIONS EVEN IF SELLER HAS AGREED TO PAY FOR THE INSPECTION(S). |
|-----|---|
| E | PAYMENT OF INSPECTIONS. BUYER SHALL PAY FOR ALL INSPECTIONS EXCEPT THE FOLLOWING, WHICH SHALL BE PAID BY SELLER. |
| | NOTE: THE PARTY WHO AGREES TO PAY FOR THE INSPECTION IS RESPONSIBLE FOR DOING SO, EVEN IF THE TRANSACTION DOES NOT CLOSE. |
| F | INSPECTION DEADLINES. Unless otherwise provided for in this Agreement, the following applies: |
| _ | i. Delivery Deadline: Inspections to be completed and reports delivered to Buyer(s) no later than: |
| | January 6th, 2017 or days from Date of Acceptance. |
| | ii. Objection Deadline: Objections to be delivered to Seller(s) no later than: |
| | days from Date of Acceptance. |
| | iii. Resolution Deadline: Written agreement for resolution of all objections to be agreed upon no later than: |
| | |
| G | . WAIVER OF INSPECTIONS. Buyer to initial if applicable. |
| | Buyer waives ALL inspections unless required by law or Buyer's lender. |
| | Buyer waives ALL inspections. |
| | Buyer waives the following inspections: |
| H | BUYER'S OBJECTIONS. |
| 11 | i. If Buyer has reasonable objections to any report or unsatisfactory condition disclosed by any document |
| | (Paragraphs 17), survey or ILR (Paragraph 18) and/or inspection (Paragraph 20), then no later than the |
| | applicable Objection Deadline, Buyer may request that Seller cure Buyer's objections (RANM Form 5109 – |
| | Objection, Resolution, and Waiver Amendment to Purchase Agreement) or Buyer may terminate this |
| | Agreement (RANM Form 5105 – Termination Agreement). Buyer's objections or termination must be in |
| | writing and include a copy of the document, survey and/or inspection report on which Buyer's objection or |
| | termination is based. If Buyer timely elects to terminate, Earnest Money shall be refunded to Buyer. Buyer's |
| | failure to deliver to Seller his objection or termination by the Objection Deadline shall be deemed a waiver of |
| | both Buyer's right to object and the applicable inspection contingency. |
| | ii. If Seller is responsible for ordering a report or document, and Buyer does not receive that report or document by |
| | the Delivery Deadline, Buyer and Seller may agree to extend the Objection and Resolution Deadlines or Buyer |
| | may terminate the Agreement. If Buyer elects to terminate, Earnest Money shall be refunded to Buyer. |
| | iii. If Buyer is responsible for ordering a report or document, and fails to do so in a timely manner, so that Buyer |
| | does not have the report or document by the Objection Deadline, Buyer may not use the failure to receive the |
| | report or document as the rationale for terminating the Agreement. |
| ٠ | RESOLUTION. If Buyer requests a cure of his objections, Seller may agree to Buyer's requested cure, provide an alternative cure, or refuse to correct/address Buyer's objections. If Buyer and Seller are unable to reach a Resolution |
| | to Buyer's objections by the Resolution Deadline, then THIS AGREEMENT SHALL TERMINATE and Earnest |
| | Money shall be refunded to Buyer. |
| | OBJECTIONS COMPLETION. In the event Seller agrees to complete or pay for any repairs prior to closing, |
| | Seller shall complete the repairs no later than 2 days prior to Settlement/Signing Date. |
| ζ. | REASONABLE ACCESS; DAMAGES. Seller shall provide reasonable access to Buyer and any inspectors. The |
| | party selecting the inspector shall be liable for any damages that occur to the Property as a result of such inspection. |
| 10 | DME WARRANTY CONTRACT. Buyer is advised to investigate the various home warranty plans available for |
| pui | rchase. The parties acknowledge that different home warranty plans have different coverage options, exclusions, |
| im | nitations and service fees and most plans exclude pre-existing conditions. Neither the Seller, nor the Broker, is |
| | |
| | $[\rho_{S}]$ |

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| | responsible for home warranty coverage or lack thereof. The parties acknowledge that a Home Warranty Service Contract provider may conduct an inspection of the Property, but does not always do so. □ A Home Warranty Plan shall be ordered by □ Buyer □ Seller to be issued by at a cost not to exceed \$, to be paid for by □ Buyer □ Seller. ✓ |
|------|--|
| | at a cost not to exceed \$, to be paid for by \(\subseteq \) Buyer \(\subseteq \) Seller. \(\subseteq \) Buyer declines the purchase of a Home Warranty Plan. |
| 22. | DISCLAIMER. The Property is sold in its current condition including, but not limited to, the nature, location, amount, sufficiency or suitability of the following: current or future value; future income to be derived therefrom; current or future production; condition; size; location of utility lines; location of sewer and water lines; availability of utility services or the possibility of extending improvements (paving, sewer, water, utilities, access) to the Property; easements with which the Property is burdened or benefited; lot boundaries; adjacent property zoning; physical and legal access; soil conditions; permits, zoning, or code compliance; lot size or acreage; improvements or square footage of improvements; and water rights. Broker has not investigated and is not responsible for the forgoing aspects of the Property, among which lot size, acreage, and square footage may have been approximated, but are not warranted as accurate. Buyer shall have had full and fair opportunity to inspect and judge all aspects of the Property with professional assistance of Buyer's choosing prior to settlement and is purchasing Property based solely upon Buyer's inspection and judgment and not by reason of any representation made to Buyer by Seller or Broker unless expressly set forth in this Agreement or Disclosure Statements. Buyer and Seller acknowledge that Brokers' only role in this transaction is to provide real estate advice to Broker's respective client and/or customer and real estate information to the parties. For all other advice or information that may affect this transaction, including but not limited to financial and legal advice, the parties shall rely on other professionals. |
| 23. | MAINTENANCE. Until the Possession Date, Seller shall maintain the Property and all aspects thereof including, but not limited to the following: heating; air conditioning; electrical; roofs; solar; septic systems; well and well equipment; gutters and downspouts; sprinklers; plumbing systems, including the water heater; pool and spa systems; appliances; and other mechanical apparatuses. Seller shall deliver the Property, all of the foregoing, and all other aspects thereof to Buyer in the same condition as of the Date of Acceptance, reasonable wear and tear excepted. The following items are specifically excluded from the above: |
| 24. | PRE-CLOSING WALK-THROUGH. Within days prior to Settlement/Signing Date, Seller shall allow reasonable access to conduct a walk-through of the Property for the purpose of satisfying Buyer that any corrections or repairs agreed to by the Seller have been completed, warranted items are in working condition and the Property is in the same condition as on the Date of Acceptance, reasonable wear and tear excepted. See RANM Form 5110 - Walk-Through Statement. |
| 25. | CONSENT TO THE ELECTRONIC TRANSMISSION OF DOCUMENTS AND TO THE USE OF ELECTRONIC SIGNATURES. The parties do □ do not consent to conduct any business related to and/or required under this Agreement by electronic means, including, but not limited to the receipt of electronic records and the use of electronic signatures. Subject to applicable law, electronic signatures shall have the same legal validity and effect as original hand-written signatures. Nothing herein prohibits the parties from conducting business by non-electronic means. If a party has consented to receive records electronically and/or to the use of electronic signatures, that party may withdraw consent at any point in the transaction by delivering written notice to the other party. |
| 26. | ASSIGNMENT . Buyer |
| RANI | M Form 2104 (2016 Buyer) Page 11 of 16 ©2008 REALTORS® Association of New Mexico Buyer Buyer Seller |

- **27. DEFINITIONS.** The following terms as used herein shall have the following meanings:
 - **A. APPRAISAL** means a current estimated market value of the Property as established by a licensed real estate appraiser. In the event the Buyer is obtaining a loan, the term refers to an appraisal conducted by a real estate appraiser approved by the lender.
 - B. BROKER includes the Buyer's and Seller's brokers.
 - C. If a specific **DATE** is stated as a deadline in this Agreement, then that date **IS** the **FINAL** day for performance; and if that date falls on a Saturday, Sunday or a legal Holiday, the date **does not** extend to the next business day.
 - **D. DATE OF ACCEPTANCE** is the date this Agreement is fully executed and delivered.
 - E. DAY(S) shall be determined on a "calendar day" basis and if the <u>FINAL</u> day for performance falls on a Saturday, Sunday or legal Holiday, the time therefore shall be extended to the next business day. Legal Holidays are described as New Year's Day, Martin Luther King Jr.'s Birthday, President's Day, Memorial Day, Independence Day, Labor Day, Columbus Day, Veteran's Day, Thanksgiving Day, and Christmas.
 - F. DELIVERED means personally delivered or by any method where there is evidence of receipt. In the event the parties have agreed to electronic transmission of documents, a facsimile or e-mail transmission of a copy of this or any related document shall constitute delivery of that document. When an item is delivered to the real estate Broker who is working with or who represents the Buyer or Seller, it is considered delivered to the Buyer or Seller respectively, except if the same Broker works for or represents both Buyer and Seller, in which case, the item must be delivered to the Buyer or Seller, as applicable.
 - **G. DEADLINES.** Any "deadline(s)" can be expressed either as a calendar date (See Paragraph 27(C)) or as a number of days (See Paragraph 27(E)).
 - **H. ELECTRONIC** means relating to technology having electrical, digital, magnetic, wireless, telephonic, optical, electromagnetic or similar capabilities and includes, but is not limited to, facsimile and e-mail.
 - I. ELECTRONIC RECORD means a record created, generated, sent, communicated, received or stored by electronic means.
 - J. ELECTRONIC SIGNATURE means an electronic sound, symbol or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.
 - **K. FIXTURE** means an <u>article</u> which was once personal property, but which has now become a part of the Property because the article has been fastened or affixed to the Property.
 - L. MASCULINE includes the feminine.
 - M. PERSONAL PROPERTY means a moveable article that is NOT affixed or attached to the Property.
 - N. RESOLUTION means the Buyer and Seller have a written agreement regarding how all Buyers' objections shall be resolved.
 - O. SINGULAR includes the plural.
 - P. STANDARD EXCEPTIONS means those common risks as set forth in the title commitment for which the title insurance policy does NOT provide coverage. These printed exceptions are matters outside the Title Company's search of the public records, and therefore special requirements must be met in order to delete them and provide the insured with the additional/extended coverage.
- 28. RISK OF LOSS. Prior to Funding Date, Seller shall bear the risk of fire or other casualty, and in the event of loss, Buyer shall have the option (to be exercised by written notice to Seller within 5 days after receipt of notice of loss) of terminating this Agreement and receiving a refund of the Earnest Money or closing and receiving assignment of Seller's portion of the insurance proceeds, if any, at Funding Date. If Buyer fails to timely notify Seller of Buyer's election, Buyer shall be deemed to have elected to proceed to Closing.
- 29. FLOOD HAZARD ZONE. If the Property is located in an area, which is designated as a special flood hazard area, Buyer may be required to purchase flood insurance in order to obtain a loan secured by the Property from any federally regulated financial institution or a loan insured or guaranteed by an agency of the U.S. Government.
- **30. MEDIATION.** If a dispute arises between the parties relating to this Agreement, the parties shall submit the dispute to mediation, jointly appoint a mediator and share equally the costs of the mediation. If a mediator cannot be agreed

Buyer ARM Seller GS

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upon or mediation is unsuccessful, the parties may enforce their rights and obligations under this Agreement in any manner provided by New Mexico law. For more information, see RANM Form 5118 - Information Sheet - Mediation Information for Clients and Customers.

- 31. EARNEST MONEY DISPUTE. Generally, title or escrow companies will not release Earnest Money without first receiving an Earnest Money Distribution Agreement signed by all parties to this Agreement (RANM Form 5105B). If the parties cannot come to an agreement on the how Earnest Money shall be distributed, Paragraph 30 shall apply. If the parties cannot reach a resolution through mediation and proceed to litigation, at the conclusion of the litigation the court shall issue a judgment setting forth how Earnest Money shall be apportioned. Either party may present this judgment to the title or escrow company for distribution of the Earnest Money in accordance with the judgment. Parties to all Earnest Money disputes are urged to review RANM Form 2310 Earnest Money Dispute Information Sheet, and to consult an attorney to fully understand all their rights and remedies.
- 32. **DEFAULT.** Any default under this Agreement shall be treated as a material default, regardless of whether the party's action or inaction is specifically classified as a default herein. Additionally, time is of the essence and failure of a party to timely make payment, perform or satisfy any other condition of this Agreement in accordance with this Agreement shall be considered a material default. Generally, a material default relieves the non-defaulting party from further performance under this Agreement; however, the non-defaulting party may elect *not* to terminate this Agreement. If the non-defaulting party elects to terminate this Agreement, he may also elect to retain the Earnest Money and pursue any additional remedies allowable by law, including specific performance. In the event, however, the non-defaulting party elects to treat this Agreement as being in full force and effect, the non-defaulting party remains responsible for all obligations and retains all rights and remedies available under this Agreement.
- **33. ATTORNEY FEES AND COSTS.** Should any aspect of this Agreement result in arbitration or litigation, the prevailing party of such action, including all Brokers involved in the transaction, shall be entitled to an award of reasonable attorneys' fees and court costs.
- **34. FAIR HOUSING.** Buyer and Seller understand that the Fair Housing Act and the New Mexico Human Rights Act prohibit discrimination in the sale or financing of housing on the basis of race, age (this covers protection for people with children under age 18 and pregnant women), color, religion, sex, sexual orientation, gender identity, familial status, spousal affiliation, physical or mental handicap, national origin or ancestry.
- **35. COUNTERPARTS.** This agreement may be executed in one or more counterparts, each of which is deemed to be an original, and all of which shall together constitute one and the same instrument.
- 36. GOVERNING LAW AND VENUE. This Agreement is to be construed in accordance with and governed by the internal laws of the State of New Mexico without giving effect to any choice of law rule that would cause the application of the laws of any jurisdiction other than the internal laws of the State of New Mexico to the rights and duties of the parties. Each party hereby irrevocably consents to the jurisdiction and venue of the state and federal courts located in the county in which the Property or any portion of the Property is located in connection with any claim, action, suit, or proceeding relating to this Agreement and agrees that all suits or proceedings relating to this Agreement shall be brought only in such courts.
- **37. SEVERABILITY.** If any portion of this Agreement is found by any court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall remain in full force and effect.
- **38. MULTIPLE BUYERS.** Each Buyer to this Agreement is jointly and severally liable for all obligations under this Agreement. In the event any buyer should be unable to perform under this Agreement (due to death or incapacity) the remaining Buyer(s) shall continue to be obligated under this Agreement.
- 39. AUTHORITY OF SIGNORS. If Buyer or Seller is a corporation, partnership, estate, trust, limited liability company or other entity, the person signing this Agreement on its behalf warrants his authority to do so and to bind the Buyer or Seller for which he is signing.

- **40. BUYER AND SELLER AUTHORIZATIONS**. Unless otherwise instructed in writing, Seller and Buyer hereby authorize the Title Company, Lender, Escrow Agent and their representatives to provide a copy of any and all loan estimates, closing disclosures, other settlement statements and title documents with respect to the real estate transaction that is the subject of this Agreement to the Seller's and Buyer's respective Brokers. This does not authorize the delivery of any Buyer documents to Seller's broker or vice-versa. Each party further authorizes his respective Broker to be present for the Closing
- **41. SURVIVAL OF OBLIGATION.** The following paragraphs will survive Closing of the Property: 4(D) and (E), 9-13, 19-22, 27, 30-31, 33, 36-37 and 41.
- 42. ENTIRE AGREEMENT AND AMENDMENTS IN WRITING. The parties understand that this offer, if accepted in writing by Seller and delivered to Buyer, constitutes a legally binding contract. This Agreement, together with the following addenda and any exhibits referred to in this Agreement, contains the entire Agreement of the parties and supersedes all prior agreements or representations with respect to the Property, which are not expressly set forth herein.

 THIS AGREEMENT MAY BE MODIFIED ONLY BY WRITTEN AGREEMENT OF THE PARTIES.

| | THIS AGREEMENT MAY BE MODIFIED ONLY BY | WRITTEN AGREEMENT OF THE PARTIES. | | | |
|--------|--|--|--|--|--|
| V | Addendum No. 1 (RANM Form 5101) | ☐ Occupancy Agreement – Buyer/Seller (RANM Form 2201/2201) | | | |
| | Buyer's Sale Contingency Addendum (RANM Form 2503) | ☐ Real Estate Contract Addendum (RANM Form 2402) | | | |
| | Buyer's Closing & Funding Sale Contingency (RANM Form 2503A) | ☐ Residential Resale Condominium Addendum (RANM Form 2302 | | | |
| V | Estimated Property Tax Levy Exhibit | ☐ Septic System Contingency Addendum (RANM Form 5120A) | | | |
| | Lead-Based Paint Addendum (RANM Form 5112) | ☐ Seller's Financing, Mortgage or Deed of Trust Addendum | | | |
| | Public Improvement District Disclosure (RANM Form 4650) | (RANM Form 2507) | | | |
| | (RANM Form 4550) | □ Other | | | |
| | Other | Other | | | |
| B A | 3. EXPIRATION OF OFFER. This offer shall expire unless acceptance is delivered in writing to Buyer or Buyer's Broker on or before November 30 2016, at 7 □ a.m. □ p.m. Mountain Time. NOTE: UNTIL SELLER ACCEPTS THIS OFFER AND DELIVERS THE AGREEMENT TO BUYER, BUYER MAY WITHDRAW THIS OFFER AT ANY TIME. | | | | |
| | OFFER BY BUYER | | | | |

Buyer acknowledges that Buyer has read the entire Purchase Agreement and understands the provisions thereof.

Robbu R Mallett 11/30/2016 1:03 PM

| Bobby R. Mallett | | 11/30/2016 | 1:03 PM | | |
|---------------------------|------------------|------------------------|---|--|--|
| Buyer Signature 37 PM MST | | Offer Date | Time | | |
| Buyer Signature | | Offer Date | Time | | |
| Bobby R. Mallett | | bmallett@akaenergy.com | | | |
| Buyer Name (Print) | | Email Address | | | |
| Buyer Name (Print) | | Email Address | *************************************** | | |
| Buyer Address | | City | State Zip Code | | |
| Buyer Home Phone | Buyer Cell Phone | Buyer Business Phone | Buyer Fax | | |

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 $_{ ext{Seller}}$

Seller acknowledges that Seller has read the entire Purchase Agreement and understands the provisions thereof. Seller (select one):

| ☐ SELLER ACCEPTS this Offer a this Agreement. | ind agrees to sen the Property 1 | or the price and on the terms and o | onations specified in |
|---|----------------------------------|-------------------------------------|-----------------------|
| Gary Sweetman | SELLER | 11/30/2016 | 2:49 PM |
| Sel14/39/2016/2149:38 PM MST | | Date | Time |
| Seller Signature | | Date | Time |
| Advanced Solids Control Seller Name (Print | | gary.s@asc-2008.co Email Address | m |
| Seller Name (Print | | Email Address | |
| Seller Address | | City | State Zip Code |
| Seller Home Phone | Seller Cell Phone | Seller Business Phone | Seller Fax |
| □ REJECTS & SUBMITS a Cour | nteroffer (RANM Form 5102). | | |
| □ REJECTS & SUBMITS a Cour □ REJECTS & SUBMITS an Invi IF SELLER IS REJECTING TI INVITATION TO OFFER, SELL PAGES. INITIALS: SELLER | tation to Offer (RANM Form 5 | TING EITHER A COUNTER | |
| ☐ REJECTS & SUBMITS an Invi IF SELLER IS REJECTING TO INVITATION TO OFFER, SELL PAGES. | tation to Offer (RANM Form 5 | TING EITHER A COUNTER | |

THE FOLLOWING IS PROVIDED FOR INFORMATION PURPOSES ONLY. BROKERS ARE NOT PARTIES TO THIS AGREEMENT.

BUYER'S BROKER

| CAROLYN CAGE | 48176 | | | |
|---|--------------|-----------------------|---------------------|---------------------|
| Buyer's Broker Name | | Buyer's Broker's NMI | REC License No. | |
| DENISE GRIFFITH | 15241 | | | |
| If different, Buyer's Broker's Qualifying Broker's Name | | Buyer's Broker's Qual | lifying Broker's NN | IREC License No. |
| Means Real Estate LLC | (575) | 887-9137 | (575) | 887-9152 |
| Buyer's Brokerage Firm | Office Phone | | Fax | |
| 927 N Canal Street | Carls | oad | NM | 88220 |
| Buyer's Brokerage Address | City | | State | Zip Code |
| carolyn@meansrealtors.com | | | Broker I is | ☐ is not a REALTOR® |
| Email Address | | | | |

SELLER'S BROKER

| CAROLYN CAGE | 48176 | au 1221 122 | mrax: | |
|--|--------------|----------------------|--------------------------------|------------------|
| Seller's Broker Name | | Seller's Broker's NN | AREC License No. | |
| DENISE GRIFFITH | 15241 | | | |
| If different, Seller's Broker's Qualifying Broker's Name | | Seller's Broker's Qu | alifying Broker's NMR | EC License No. |
| Means Real Estate LLC | (575) | 887-9137 | (575) | 887-9152 |
| Seller's Brokerage Firm | Office Phone | • | Fax | |
| 927 N Canal Street | Carls | bad | NM | 88220 |
| Seller's Brokerage Address | City | | State | Zip Code |
| carolyn@meansrealtors.com Email Address | | | Broker 1 is \square i | s not a REALTOR® |





REALTORS® ASSOCIATION OF NEW MEXICO ADDENDUM TO PURCHASE AGREEMENT - 2016 ADDENDUM NO. ______1

| This Addendum is part of the 🗸 Residential 🗌 Commercial 📗 Vacan | nt Land Farm and Ranc | ch Purchase Agreemen |
|--|----------------------------|--------------------------|
| dated November 30 2016 between | Bobby R. Mallett | - |
| ("Buyer") and | Advanced Soli | ds Control |
| | ("Seller") and relating to | |
| 4005 S. Pat Garrett Ct. | Carlsbad | 88220 |
| Address | City | Zip Code |
| Lot 93, Phase 2, Farmview Subdivision Legal Description | | |
| or see metes & bounds description attached as Exhibit, | Eddy | County, New Mexico. |
| Buyer and Seller agree as follows: Seller will pay up to \$3,500 of buyer's approacts. | aisal, pre-paids | and closing |
| | | |
| The Purchase Agreement referred to above is incorporated by reference in a substitution and the substitution above is incorporated by reference in a substitution and the substitution above is incorporated by reference in a substitution and the substitution and the substitution are substitution as a substitution and the substitution and the substitution are substitution as a substitution are substitution are substitution as a substitution are substitution are substitution as a substitution are substitution as a substitution are su | | 1040 |
| Buydasighanasa Bundy R. Mallett | 11/30/2 | |
| Duyoratgimiato- Bomby K. Mallett | | Date Time |
| ByyarSignature | | Date Time |
| Gary Sweetman | 44(00/04 | |
| Sellen Signature: 4 Trumenced Solids Control | 11/30/20 | 016 2:49 PM Date Time |
| 5 | | 1 mic |
| Seller Signature | | Date Time |

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