



#### Core Electives:

- A Blunt Conversation About Marijuana 4CE
- A Look at Real World Issues- Claim Studies 4CE
- Anatomy of a Listing Contract 4CE
- Anatomy of a Purchase Contract 4CE
- Broker Beware: Getting from Contract to Closing 4CE
- Clear the Confusion: Offers (Counters, Multiples, Contingencies, etc.) 4CE
- Disclose, Disclose, Disclose (Unless You're NOT Supposed To) 4CE
- E & O Insurance: Know What you are Buying & Why 4CE
- Highest & Best Offers: An Escalating Concern 2CE
- Inspections, ORR's & Repairs, OH MY! 2 CE
- Intro to Seller Financing 4CE
- NMAR Forms Update 4CE
- NMAR's Many Miscellaneous Forms 4CE
- One Thing Leads to Another- The PA Contingencies Explained 2CE
- QB Refresher Course 6CE
- Ready Set Go: Broker Duties & Other Required Disclosures 2CE
- Taxes and Your Real Estate Business 4CE
- Triple D: Deadlines, Defaults & Definitions 3CE
- Yes Your Honor, I Did Disclose! 4CE
- Understanding & Using NMAR Forms 8CE
- Wells & Septics 4CE

#### **Ethics Electives:**

- Handling Multiple Offers Ethically & Effectively 4CE
- NAR Code of Ethics & Enforcement 4CE

#### Property Management Electives:

- Property Management & The 3 Way Reconciliation 2CE Prop Mang
- Trust Accounts 4CE Prop Mang
- UORRA 6CE Prop Mang
- Case Studies- Residential Property Management 3CE
- Going to Court- Residential Property Management 3CE
- Brokerage Operations- Residential Property Management 4CE
- Leasing & Management Residential Property Management 6CE

#### Electives:

- Bump In the Pipe 2CE
- 7 Tech Tips To Level Up 2CE



#### ON DEMAND CLASSES

- NMREC Meeting Replay (CE varies by Month)- ELECTIVE
- Business Ethics In Real Estate- 4CE Ethics \*NAR Approved
- Triple D: Deadlines, Defaults, & Definitions-3CE Core Elective
- Qualifying Broker Refresher Course-6CE Elective (QB) Core Elective (AB)
- Closing On Time Is Possible-3CE Elective
- Handling Multiple Offers Ethically & Effectively-4CE Ethics Elective

#### **BUY 3 CLASSES GET 1 FREE**

Sign up for three classes at the same time and take the fourth one on us. Your free class must be of equal or lesser value. Does not include bundled courses. Your free class must be used within 6 months. Sign up for 3 courses, then contact us at 505.348.3381 and we'll send you a coupon for your free class.

#### ASSOCIATE BROKER BUNDLE

36 hours of CE credit for \$420 plus tax. Includes 3 Core Courses, Core Electives and an Ethics Elective!

#### **OUALIFYING BROKER BUNDLE**

42 hours of CE credit for \$495 plus tax. Includes 3 Core Courses, Core Electives, Ethics Elective, QB Refresher and NMREC Meeting Replay!

#### REFER A FRIEND

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# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO.\_\_\_\_ ESCALATION CLAUSE ADDENDUM

The following terms and conditions are hereby incorporated into and made part of the Purchase Agreement dated:

between

Documentation, Seller shall submit the following:

("E	Buyer") and ("Seller")
anc	I relating to the following Property:
Add	dress (Street, City, State, Zip Code)
Leg	al Description
Or	see metes and bounds description attached as Exhibit,Count(ies), New Mexico
(he	reinafter the "Purchase Offer").
1.	<b>DEFINITIONS:</b> For purposes of this Addendum, the following terms have the following meanings:
	A. "Net Proceeds" means the Purchase Price minus the following if paid by the Seller: 1) payoffs on mortgages.
	loans and liens and associated fees; 2) real estate commissions; 3) closing costs; and 4) other transaction-related
	expenses, including, but not limited to fees set forth in the following paragraphs of this Purchase Agreement:
	Assessments, Costs to be Paid, Inspections, and Home Warranty.
	B. "Other Offer(s)" means one or more bona fide offers to purchase the Property with terms acceptable to Seller
	which result in net proceeds of sale payable to Seller equal to or greater than the Net Proceeds of sale payable to
	Seller under this Purchase Offer.
2.	ESCALATION TERMS: The following terms will apply to increase the Purchase Price in this Purchase Offer
	("Purchase Price"):
	A. Escalating Factor: In the event that Seller receives one or more Other Offer(s), then the Purchase Price (Para. 2
	of this Purchase Agreement) shall automatically increase to an amount which generates net proceeds of Purchase
	to Seller equal to \$ ("Escalating Factor") in excess of the highest net proceeds of sale
	generated in such Other Offer(s).
	B. CAP: Notwithstanding Para. 2(A) of this Addendum, the Purchase Price shall not exceed \$
	("Can")

**D. Multiple Escalations:** Buyer acknowledges that the Escalating Factor of the Purchase Offer and the Escalating Factors of Other Offers may result in multiple escalation and, in some cases, escalations to the Cap.

C. Documentation: In the event that Other Offers cause an increase in the Purchase Price, Seller shall provide Buyer at time of Seller's submission of a Counteroffer (See. Para. 4 below) sufficient documentation to justify the Purchase Price increase. Unless otherwise noted here, "Sufficient Documentation" means a copy of the Other Offer(s) submitted with the last names(s) of the buyer(s) on the Other Offer(s) redacted. In addition to Sufficient

- **3. TERMINATION:** The terms contained herein are for the use and purpose of obtaining a mutually agreeable Purchase Price and shall be deemed satisfied and will terminate upon ratification of a Purchase Agreement for the Property.
- 4. DISCLAIMER/ACKNOWLEDGMENT: Buyer acknowledges and affirms that the Purchase Offer and Escalation Clause have been made of his/her own volition and discretion and notwithstanding Para. 4, Buyer agrees to forever hold harmless the Brokerage(s) and Broker(s) with regard to negotiation of the Purchase Price. In the event Other Offers are presented on the Property, Buyer acknowledges that a copy of the documents constituting the Purchase Offer may be provided to the parties making such Other Offers.

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Seller(s)

Buyer(s)



# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO.\_\_\_\_ ESCALATION CLAUSE ADDENDUM



#### **BUYER(S)**

Buyers Signature	Printed Name	Offer Date	Time
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Buyers Signature	Printed Name	Offer Date	Time
Buyers Signature	Printed Name	Offer Date	Time
Buyers Signature	Printed Name	Offer Date	Time

# ATTENTION SELLER(S) 🔏

EXECUTION AND ACCEPTANCE OF COUNTEROFFER: In the event that Seller agrees to accept a Purchase Price within the terms of the Purchase Offer and pursuant to this Escalation Clause Addendum, Seller shall submit to Buyer a Counteroffer, (NMAR Form 2111B – Escalation Clause Counteroffer) fully executed by the Seller which shall reflect the Purchase Price adjusted according to the escalation provisions contained herein and include any waiver of the appraisal contingency as contained herein (Para. 3(A) or 3(B)), along with Sufficient Documentation (as defined in Para. 2(C)). Acceptance of the Counteroffer will occur upon counter signature by Buyer, and delivery to Seller of the fully ratified Purchase Agreement. Nothing herein prohibits the Seller from making a counteroffer based on terms different from those offered in Buyer's Purchase Offer and this Escalation Clause Addendum.

SELLER(S) INITIALS \_











#### IMPORTANT - READ ENTIRE ADDENDUM CAREFULLY



THIS ADDENDUM REPLACES THE APPRAISAL CONTINGENCY PROVISIONS OF THE PURCHASE AGREEMENT. IF USING THE NMAR 2104 - PURCHASE AGREEMENT - RESIDENTIAL RESALE AGREEMENT, THIS ADDENDUM REPLACES PARA. 9(D) IN ITS ENTIRETY.

IF BUYER IS OBTAINING AN FHA OR VA LOAN, THE LENDER WILL REQUIRE THE PARTIES TO SIGN AN AMENDATORY/ESCAPE CLAUSE ADDENDUM THAT STATES THAT REGARDLESS OF THE PARTIES AGREEMENT IN THIS ADDENDUM, THE BUYER SHALL HAVE THE RIGHT (THOUGH NOT THE OBLIGATION) TO TERMINATE THE AGREEMENT WITHOUT PENALTY IF THE APPRAISED VALUE IS LESS THAN THE PURCHASE PRICE. THE FHA/VA ADDENDUM WILL SUPERCEDE THIS ADDENDUM.

This Addendum is hereby incorporated into and made part of the Purchase Agreement dated:	, 20
between	("Buyer")
and	("Seller"
and relating to the following Property:	
Address (Street, City, State, Zip Code)	
Legal Description	
or see metes and bounds legal description attached as Exhibit, Cour (hereinafter the "Purchase Agreement").	nt(ies), New Mexico
THE PARTIES AGREE THAT THE APPRAISAL CONTINGENCY IN THE PURCHAS REPLACED IN ITS ENTIRETY AS FOLLOWS:	E AGREEMENT IS
1. MODIFICATION OF APPRAISAL CONTINGENCY, CHECK ONLY ONE OPTION BETO Option A to be used if Buyer is obtaining a loan. Buyer's lender will require an appraisal evappraisal Contingency. Seller agrees to allow access to the Property for the appraisal.	
☐ OPTION A: BUYER FULLY WAIVES THE APPRAISAL CONTINGENCY  IMPORTANT NOTE: THIS MEANS THAT BUYER AGREES TO PURCHASE THE I AT THE PURCHASE PRICE REGARDLESS OF THE AMOUNT FOR WHICH THE I APPRAISES.	PROPERTY
<b>CASH FUNDS AT CLOSING.</b> If Buyer is obtaining a loan and the appraisal is less than the I then Buyer agrees to pay by the Funding Date in readily available funds any difference between the loan and the Purchase Price ("Difference").	· · · · · · · · · · · · · · · · · · ·
if checked, then within two (2) days of Buyer's receipt of the appraisal, Buyer shall do a copy of the appraisal and proof of funds for the Difference.	eliver to Seller

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Options B through E to be used if Buyer is obtaining a loan or paying cash or the purchase of the Property will be seller-financed. If this is a cash or seller-financed transaction, one of the following options would be selected IF the Buyer is requiring an appraisal and IF the Buyer will be partially waiving the Appraisal Contingency in the Purchase Agreement (Para. 9(D) of the NMAR Form 2104 - Purchase Agreement – Residential Resale). In this event, the Buyer shall select the appraiser.

<ul> <li>OPTION B: LIMITED WAIVER OF APPRAISAL CONTINGENCY.</li> <li>Buyer shall pay a certain amount over the appraisal up to a "Buyer's Cap."</li> <li>The "Buyer's Cap" is the highest Purchase Price that Buyer is willing to pay.</li> <li>The "Appraisal Gap" is the amount over the appraisal amount that Buyer is willing to pay.</li> <li>The "Ratified Purchase Price" is the new Purchase Price adjusted after the appraisal per this Option B.</li> <li>The numbers to be inserted in the blank spaces are indicated under the spaces. ALL SPACES TO BE COMPLETED.</li> </ul>
BUYER SHALL PAY THE LESSER OF \$OVER THE APPRAISED VALUE OR
\$ WHICHEVER IS LESS.
PRICE MODIFICATION ADDENDUM. Within two (2) days of Buyer's receipt of the appraisal, Buyer shall deliver to Seller:
<ul> <li>A Price Modification Addendum reflecting the Ratified Purchase Price (NMAR Form 2101);</li> <li>If the Ratified Purchase Price is less than the Buyer's Cap, a Copy of the Appraisal; and</li> <li>If applicable, Proof of Funds per Paragraph 2(B) below.</li> </ul>
Notwithstanding the foregoing, if Buyer delivers the above required documents, this Addendum remains in full force and effect even if the parties fail to execute a Price Modification Addendum as required by this Addendum.
BUYER(S) OR SELLER(S) SUBMITTING







	<b>OPTION C:</b>	LIMITED	WAIVER	<b>OF APPRAISAL</b>	<b>CONTINGENCY</b>
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- Buyer shall pay the Purchase Price or a certain amount over the appraisal whichever is greater.
- The "Appraisal Gap" is the amount over the appraisal amount that Buyer is willing to pay.
- The "Ratified Purchase Price" is the new Purchase Price adjusted after the appraisal per this Option C.
- The numbers to be inserted in the blank spaces are indicated under the spaces. ALL SPACES TO BE COMPLETED.

# BUYER SHALL PAY THE PURCHASE PRICE IN THE PURCHASE AGREEMENT OR \$\_\_\_\_\_\_ABOVE THE APPRAISAL AMOUNT, WHICHEVER SHALL BE GREATER.

Within two (2) days of Buyer's receipt of the appraisal, Buyer shall deliver to Seller:

- A Copy of the Appraisal;
- A Price Modification Addendum reflecting the Ratified Purchase Price (NMAR Form 2101); and
- If applicable, Proof of Funds per Paragraph 2(B) below.

Notwithstanding the foregoing, if Buyer delivers the above required documents, this Addendum remains in full force and effect even if the parties fail to execute a Price Modification Addendum as required by this Addendum.

BUYER(S) OR SELLER(S) SUBMITTING \_\_\_\_\_









	<b>OPTION D</b> :	LIMITED	WAIVER OF	THE APPRA	AISAL	<b>CONTIN</b>	<b>IGENCY</b>
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- This Option allows Buyer to set forth the highest Purchase Price they are willing to pay, provided the Property appraises at or above the indicated amount and provides that Seller is guaranteed to receive no less than the Purchase Price if the appraisal comes in below the indicated amount.
- The "Buyer's Cap" is the highest Purchase Price that Buyer is willing to pay.
- The "Seller's Guarantee" is the amount that Seller is guaranteed to receive, even if the appraisal comes in below the Purchase Price.
- The "Appraisal Gap" is the amount over the appraisal amount that Buyer is willing to pay.
- The "Ratified Purchase Price" is the new Purchase Price adjusted after the appraisal per this Option D.
- The numbers to be inserted in the blank spaces are indicated under the spaces. ALL SPACES TO BE COMPLETED.

URCHASE PRICE: \$
APPRAISAL GAP: \$
) IF THE PROPERTY APPRAISES FOR <u>MORE</u> THAN \$
THEN BUYER SHALL PAY THE <u>LESSER</u> OF:  PURCHASE PRICE <u>MINUS</u> THE APPRAISAL GAP
\$OVER THE APPRAISED VALUE
APPAISAL GAP
- OR –
\$
BUYER'S CAP
2) IF PROPERTY APPRAISES FOR <u>LESS</u> THAN \$
PURCHASE PRICE MINUS THE APPRAISAL GAP
THEN BUYER SHALL PAY THE GREATER OF:
S OVER THE APPRAISED VALUE
APPRAISAL GAP - OR –
SELL LEDIS CHADANTEE
SELLER'S GUARANTEE

IMPORTANT NOTE: UNDER THIS OPTION D, BUYER WILL BE REQUIRED TO BRING TO CLOSING THE DIFFERENCE IN CASH BETWEEN THE APPRAISED AMOUNT AND SELLER'S GUARANTEE. DEPENDING ON THE APPRAISAL AMOUNT, THIS COULD BE A SIGNIFICANT AMOUNT OF MONEY.

PRICE MODIFICATION ADDENDUM. Within two (2) days of Buyer's receipt of the appraisal, Buyer shall deliver to Seller:

- A Price Modification Addendum reflecting the Ratified Purchase Price (NMAR Form 2101);
- If the Ratified Purchase Price is less than the Buyer's Cap, a Copy of the Appraisal;
- If applicable, Proof of Funds per Paragraph 2(B) below.

Notwithstanding the foregoing, if Buyer delivers the above required documents, this Addendum remains in full force and effect even if the parties fail to execute a Price Modification Addendum as required by this Addendum.







### ☐ OPTION E: LIMITED WAIVER WITH OPTION TO RE-NEGOTIATE PURCHASE PRICE

- This Option allows Buyer to set forth the highest Purchase Price they are willing to pay, provided the Property appraises above the indicated amount and allows the parties to re-negotiate a Purchase Price if the Property appraises below the indicated amount.
- The "Buyer's Cap" is the highest Purchase Price that Buyer is willing to pay.
- The "Appraisal Gap" is the amount over the appraisal amount that Buyer is willing to pay.

• The "Ratified Purchase Price" is the new Purchase Price adjusted after the appraisal per this Option E.
<ul> <li>The numbers to be inserted in the blank spaces are indicated under the spaces. ALL SPACES TO BE COMPLETED.</li> </ul>
PURCHASE PRICE: \$
APPRAISAL GAP: \$
(1) IF THE PROPERTY APPRAISES FOR MORE THAN \$
THEN BUYER SHALL PAY THE LESSER OF \$  APPRAISAL GAP  OVER THE APPRAISED VALUE OF APPRAISAL GAP
\$ BUYER'S CAP
Within two (2) days of Buyer's receipt of the appraisal, Buyer shall deliver to Seller:
<ul> <li>A Price Modification Addendum reflecting the Ratified Purchase Price (NMAR Form 2101);</li> <li>If the Ratified Purchase Price is less than the Buyer's Cap, a Copy of the appraisal; and;</li> <li>If applicable, Proof of Funds per Paragraph 2(B) below.</li> </ul>
Notwithstanding the foregoing, if Buyer delivers the foregoing, this Addendum remains in full force and effect even if the parties fail to execute a Price Modification Addendum as required by this Addendum.
(2) IF THE PROPERTY APPRAISES FOR LESS THAN \$
BUYER SHALL DELIVER A COPY OF THE APPRAISAL TO SELLER WITHIN TWO (2) DAYS OF BUYER'S RECEIPT OF THE APPRAISAL AND ONE OF THE FOLLOWING SHALL OCCUR WITHIN FIVE (5) DAYS OF SELLER'S RECEIPT OF THE APPRAISAL.
BUYER SHALL HAVE THE RIGHT, BUT NOT THE OBLIGATION, TO PURCHASE THE PROPERTY FOR THE PURCHASE PRICE.
THE PARTIES MAY RE-NEGOTIATE A PURCHASE PRICE.

If the Buyer elects to purchase the Property for the Purchase Price or the parties renegotiate a Purchase Price, the parties shall fully execute a Price Modification Addendum reflecting the RATIFIED PURCHASE PRICE (NMAR FORM 2101) and if applicable, Proof of Funds per Paragraph 2(B) below. Notwithstanding the foregoing, if Buyer exercises their right to purchase for the Purchase Price and delivers the above required documents, this Addendum remains in full force and effect even if Seller fails to execute a Price Modification Addendum as required by this Addendum.

If Buyer does not exercise their option to purchase for the Purchase Price AND the parties fail to execute a Price Modification Addendum within FIVE (5) days of Seller's receipt of the appraisal, then this Agreement SHALL AUTOMATICALLY TERMINATE and Earnest Money, if delivered, shall be refunded to Buyer.

BUYER(S) OR SELLER(S) SUBMITTING	
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Seller Signature

# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO. \_\_\_\_\_APPRAISAL CONTINGENCY WAIVER ADDENDUM



REALIC	APPRAIS	AL CONTINGENCY WA	IVER ADDENDUM	
	To pay by the Funding Date Purchase Price, as modified  if checked, to provide S  i. If Option B, C, D or E( appraisal;	If Buyer is securing a loan to purder any of the foregoing options, Bu in readily available funds any differ by this Addendum ("Difference"); a eller with proof of funds for the Diff(1) was chosen, within three (3) days of the	yer agrees as follows: ence between the amount of the nd ference. ys of Buyer providing Seller	he loan and the fin
3. O	THER CHANGES:			
acknown Proper has be	wledges that neither the Brol rty will appraise. Buyer ackno	IENT: Buyer has read and unker(s), nor the Brokerage(s) can gowledges and affirms that this wai and discretion and Buyer agreeaiver.  BUYER(S)	uarantee or control the amover of any or all of the Appr	ount for which th aisal Contingenc
Buyer Sig	gnature	Printed Name	Date	Time
Buyer Sig	gnature	Printed Name	Date	Time
acknown Properthe an	wledges that neither the Brol rty will appraise. Seller ackno nount of the Seller's Floor has	IENT: Seller has read and unker(s), nor the Brokerage(s) can gowledges and affirms that the Option abeen made of their own volition age(s) with regard to the Option constitution of the SELLER(S)	uarantee or control the amo on chosen in this Addendun nd discretion and Seller agr	ount for which th and if applicabl ees to forever hol
Seller Sig				
DOINGI DIS	mature	Printed Name	Date	Time

TRANSACTIONS
TransactionCont Edition

Time

Date

Printed Name





# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO.\_\_\_\_ BUYER'S SALE CONTINGENCY ADDENDUM

**INTENDED PURPOSE.** This form is intended to be used under the following circumstances: (1) the Buyer is making an offer on the Seller's property; and (2) the Buyer is attempting to sell his/her existing property; 3) the Buyer is making his offer to purchase Seller's property subject to the sale, closing and funding of his property; and 4) the Seller agrees to **discontinue MLS** marketing of his property once the Buyer's property goes under contract.

- additional offers until Buyer delivers written notice to Seller that Buyer has entered into a contract for the sale of Buyer's Property ("Marketing Period").

  i. Buyer may notify Seller by (Check all that apply) 

  that Buyer has entered into a contract for the sale of Buyer's Buyer's Buyer that Buyer has a sale of Buyer's Buyer that Buyer has a sale of Buyer's Buyer's Buyer that Buyer has a sale of Buyer's Buyer's Buyer that Buyer has a sale of Buyer's Buyer that Buyer has a sale of Buyer's Buyer that Buyer has a sale of Buyer's Buyer that Buyer has entered into a contract for the sale of Buyer's Buyer that Buyer has entered into a contract for the sale of Buyer's Buyer that Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer's Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of Buyer has entered into a contract for the sale of
  - i. Buyer may notify Seller by (Check all that apply)  $\square$  email  $\square$  text  $\square$  hand-delivery  $\square$  other that Buyer has entered into a contract for the sale of Buyer's Property ("Notification").
  - ii. With the Notification, Buyer  $\square$  will  $\square$  will not attach a copy of the purchase agreement.
  - iii. Notwithstanding the foregoing, if the Property was marketed through the MLS, the MLS listing is subject to MLS Rules, including but not limited to, any rule dictating the MLS status for properties that are "under contract."
- B. CONTINGENCY DEADLINE. In the event Seller receives another acceptable offer to purchase the Subject Property during the Marketing Period, Seller shall deliver written notification (Notification to Satisfy or Waive Contingency, Page 4 of this Agreement) to the Buyer that this Contingency must be satisfied or waived within \_\_\_\_\_\_ hours of receipt of such notification ("Contingency Deadline"). If Buyer does not satisfy or waive this Contingency by the Contingency Deadline, this Purchase Agreement shall terminate and any Earnest Money \_\_\_ will \_\_ will not be refunded to Buyer. If the Contingency Deadline falls on a weekend or legal holiday, the Contingency Deadline shall NOT be extended to the next business day.
- 3. TERMINATION OF MARKETING PERIOD. Once Seller receives notice from Buyer that Buyer has entered into a contract for the sale of Buyer's Property, the Marketing Period ends. Nothing herein prohibits Seller from accepting Back-Up Contracts on the Subject Property once the Marketing Period ends. The Purchase Agreement shall remain contingent upon the closing and funding of Buyer's Property.
- 4. TERMINATION OF CONTRACT ON BUYER'S PROPERTY. In the event Buyer has entered into a contract for the sale of Buyer's Property and that contract subsequently terminates for any reason, Buyer must notify Seller of such termination within \_\_\_\_\_ days of such termination. In this event, Buyer shall have the option of waiving the contingency; however, if Buyer is unwilling or unable to waive the contingency at the time he provides notice to Seller, then Seller, in his sole discretion, may terminate the Purchase Agreement.
  - A. NOTICE. If Seller elects to terminate, Seller shall deliver written notice to Buyer within \_\_\_\_\_\_ days of receiving Buyer's notice of the termination of the contract on Buyer's Property and Earnest Money will be refunded to Buyer. If Seller fails to timely notify Buyer of Seller's intent to terminate, Seller's right to terminate shall be deemed waived.

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Buyer(s)



Seller(s)



# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO. BUYER'S SALE CONTINGENCY ADDENDUM



B. MARKETING RESUMES. If Seller elects not to terminate the Purchase Agreement or waives his right to terminate the Purchase Agreement by failing to timely respond to Buyer's notice (Para. 4(A)), Seller may resume marketing of the Subject Property until such time as Buyer notifies Seller that Buyer has entered into another contract for the sale of Buyer's Property ("Subsequent Marketing Period"). In the event Seller receives another acceptable offer to purchase the Subject Property during the Subsequent Marketing Period, Seller shall deliver written notification (Notification to Satisfy or Waive Contingency, Page 4 of this Agreement) to the Buyer that this Contingency must be satisfied or waived by the Contingency Deadline (Para. 2(B)). If Buyer does not satisfy or waive this Contingency by the Contingency Deadline, this Purchase Agreement shall terminate and any Earnest Money shall be distributed as provided in Para. 2(B). 5. TIME FOR SATISFACTION OR WAIVER OF CONTINGENCY. Without any notice or demand, Buyer shall ("Contingency Date") that this Contingency notify Seller in writing on or before \_ has been satisfied or waived. If Buyer does not satisfy or waive this Contingency by the Contingency Date, this Purchase Agreement shall terminate and any Earnest Money will will not be refunded to Buyer. Note: the fact the Buyer has entered into a contract for the sale of Buyer's Property is neither a satisfaction, nor a waiver of the contingency (see definitions of "satisfaction" and "waiver" in the introductory paragraph) and this paragraph shall apply even if Buyer has entered into a contract for the sale of Buyer's Property. **BUYER REPRESENTATIONS:** ☐ Buyer's Property is for sale. Buyer's Property is listed with \_\_\_ (Broker's name) Brokerage. Buyer's Property □ is □ is not currently listed with a MLS. If currently listed in the MLS, the MLS listing number is \_\_\_ iii. Buyer's Property has been on the market since ☐ Buyer's Property is not yet for sale. В. Buyer will will not list Buyer's Property with a licensed real estate broker within days from Date of Acceptance. If Buyer will be listing Buyer's Property with a licensed real estate broker, Buyer will deliver proof of this listing to Seller within \_ days from Date of Acceptance. If Buyer fails to deliver proof of said listing, the Purchase Agreement shall terminate and any Earnest Money deposit □ will □ will not be refunded to Buyer. Buyer □ will □ will not list Property with a MLS. If Buyer will be listing Buyer's Property with a MLS, Buyer will do so within \_\_\_\_\_ days of Date of Acceptance. 7. NOTICES: A. Any notices made by Buyer under this Contingency Agreement shall be made to (check applicable box) □ Seller's Broker □ Seller □ Other Notices shall be delivered in accordance with the Purchase Agreement. **B.** Any notices made by Seller under this Contingency Agreement shall be made to (check applicable box) □ Buyer's Broker □ Buyer □ Other Notices shall be delivered in accordance with the Purchase Agreement. C. In the event there are multiple Buyers/Sellers on the Purchase Agreement, each Buyer/Seller shall be considered the agent of the other Buyer(s)/Seller(s) for purposes of giving and receiving notice. Written notice to ANY of said Buyers/Sellers shall be considered written notice to ALL Buyers/Sellers. WAIVER OF CONTINGENCY: A. Buyer shall provide to Seller, at the time of waiver of this Contingency, evidence satisfactory to Seller that Buyer is financially qualified to purchase the Subject Property. Buyer's waiver of this Contingency is conditioned on Seller's approval of Buyer's financial qualifications. Seller shall inform Buyer of Seller's approval or disapproval

- hours after receipt of the evidence referred to above. If Seller disapproves of Buyer's financial qualifications, the Purchase Agreement will terminate and any Earnest Money will be returned to Buyer. If Seller fails to provide notice of disapproval within the time specified, Seller is deemed to have approved of Buyer's financial qualifications and waives his right to terminate the Purchase Agreement based thereon. Seller may not unreasonably withhold approval.
- B. If Buyer elects to waive this Contingency for the sale of the Buyer's Property and is thereafter unable to close and fund on the sale of the Subject Property due to the failure to close and fund on the sale of Buyer's Property, any Earnest Money deposit will NOT be refunded to Buyer; it will be paid to the Seller. Further, Seller reserves any rights to other damages to which Seller may be entitled as a result of Buyer's financial inability to fulfill the terms and conditions of the Purchase Agreement.

Buyer(s)\_





# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO.\_\_\_ BUYER'S SALE CONTINGENCY ADDENDUM



#### 9. TIME PERIODS FOR PERFORMANCE.

<b>A.</b>		Buyer's Property has gone	the TOM Fee shall be delivered under contract for sale or the dates.	
	☐ If Earnest Money is provided to as specified in the Purchase ☐ the date that the Buyer delived date Buyer delivers notice to other ☐ other ☐	for in the Purchase Agreem Agreement; vers written notice that the hat this Contingency is wain	ent, Earnest Money shall be depot Buyer's Property has gone under wed, which ever should occur firs	contract for sale or the
10. CC	□ as specified in the Purchase □ the date that the Buyer delivers notice the date Buyer delivers notice the context of the co	Agreement; vers written notice that the hat this Contingency is waitflict between the provision	Buyer's Property has gone under yed, which ever should occur firs	contract for sale or the st; or nd this Addendum, the
Buyer Sign	nature	Print Name	Date	Time
Buyer Sigr	nature	Print Name  SELLER(S	Date S)	Time
Seller Sign	nature	Print Name	Date	Time
Seller Sign	nature	Print Name	Date	Time



# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO.\_\_\_ BUYER'S SALE CONTINGENCY ADDENDUM



#### SELLER'S NOTIFICATION TO SATISFY OR WAIVE CONTINGENCY

UNDER THE TERMS OF (date) at DEADLINE"). IF BUYER OF TIME, THE PURCH	nat Seller has received an acceptable offer THIS BUYER SALE CONTINGENCY (time)   R FAILS TO SATISFY OR WAIVE THE ASE AGREEMENT SHALL TERMINGED IN THIS CONTINGENCY AGR	, BUYER HAS UNTIL R WAIVE THE CONTINGEN IS CONTINGENCY WITHIN JATE, AND THE EARNEST	NCY ("CONTINGENCY THE ABOVE PERIOD
	SELLER(S)		
Seller Signature	Direct Name	Date	Time
Selier Signature	Print Name	Date	Time
Seller Signature	Print Name	Date	Time
The undersigned hereby st	ates that the above Notification to Satisfy	y or Waive Contingency was d	elivered to at
on	, at		□ am □ pm
	Signature		
WAIVING this Conting Buyer's Property, the Eareserves all rights to oth fulfill the terms and con Seller may have the righ See definitions of "satisfa	er that he (check applicable box) □ WA ency and subsequently is unable to carnest Money deposit will NOT be referred damages to which Seller may be enditions of the Purchase Agreement. At to review and approve Buyer's financiation" and "waiver" in the introductor BUYER(S)	omplete this transaction du unded to Buyer; it will be po- entitled as a result of Buyer Additionally, if Buyer is wai cial qualifications as provide ry paragraph.	e to the failure to sell aid to the Seller. Seller 's financial inability to ving this Contingency,
Buyer Signature			
	Print Name	Date	Time
Buyer Signature	Print Name  Print Name	Date  Date	Time
Buyer Signature		Date	
Buyer Signature Seller Signature	Print Name	Date	

Page 4 of 5  $\,$  NMAR Form 2503 (2023 SEPT)  $\,$  ©2023 New Mexico Association of REALTORS®



# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO.\_\_\_\_ BUYER'S SALE CONTINGENCY ADDENDUM



#### APPROVAL OF BUYER'S FINANCIAL QUALIFICATIONS

Based on the documents provided by Buyer, Seller approves of Buyer's financial qualifications as required under Paragraph 8B. If Buyer is unable to complete this transaction due to the failure to close and fund on the sale of Buyer's Property, the Earnest Money deposit will NOT be refunded to Buyer; it will be paid to the Seller. Seller reserves all rights to other damages to which Seller may be entitled as a result of Buyer's financial inability to fulfill the terms and conditions of the Purchase Agreement.

**SELLER(S)** 

Seller Signature	Print Name	Date	Time	
Seller Signature	Print Name	Date	Time	
	ACKNOWLEDGED	BY BUYER(S)		
Buyer Signature	Print Name	Date	Time	
Buyer Signature	Print Name	Date	Time	
	BUYER'S BR	OKER(S)		
Buyer's Broker Name	Buyer's Broker's	Qualifying Broker's Name and	NMREC License No.	
Buyer's Brokerage Firm	Office Phone	Cell Phone	Email Address	
			Broker is is not a REAL	_TOR®
Buyer's Brokerage Address	City	State Zip Code		
	SELLER'S BR	TOKEK(S)		
Seller's Broker Name	Seller's Broker's	Qualifying Broker's Name and	NMREC License No.	
Seller's Brokerage Firm	Office Phone	Cell Phone	Email Address	
			Broker is is not a REAL	TOR®
Seller's Brokerage Address	City	State Zin Code	· · · · · · · · · · · · · · · · · · ·	







# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 BUYER'S CLOSING AND FUNDING CONTINGENCY ADDENDUM

		ddendum is a part of the Residential Agreement ("Purchase Agreement") dated,
	twee	
an	ld —	("Seller")
re	lating	g to the following Property:
Ad	dress (	(Street, City, State, Zip Code)
	-	scription
		etes & bounds description attached as Exhibit, Count(ies),
		Mexico.
ar	id fu	ed in this agreement, the term "satisfies" and any variation thereof means that the Buyer's property has closed anded and the term "waives" and any variation thereof means that it is no longer necessary for the Buyer to sell operty in order to purchase the Seller's property.
1.	loca	YER'S REPRESENTATION. Buyer represents that Buyer has accepted an offer for the sale of Buyer's property ated at ("Buyer's Property").
	A.	Name of title/escrow company used for closing of Buyer's Property:
	В.	Date of Closing on Buyer's Property:
		Buyer will will not furnish to Seller a copy of a fully executed purchase agreement for the sale of Buyer's Property. If applicable, to be furnished, no later than
2.		NTINGENCY. The Agreement is contingent upon the closing and funding of Buyer's Property on or before  ("Contingency Deadline"). If this Contingency is not satisfied or waived by
		yer by the Contingency Deadline, the Agreement shall terminate automatically, and the Earnest Money shall be
2		anded to Buyer.
Э.		RMINATION OF CONTRACT FOR SALE OF BUYER'S PROPERTY. If the contract for the sale of Buyer's perty terminates for any reason, Buyer shall deliver notice to Seller within days of Buyer receiving
		ice of the termination of the contract for sale of Buyer's Property ("Notification Date") and provide to Seller at that
		e evidence of such termination. In this event, the following options are available:
		BUYER'S OPTIONS:
		i. Proceed with this Agreement by waiving this Contingency. IF BUYER WAIVES THIS CONTINGENCY
		AND FAILS TO CLOSE ON THE PROPERTY FOR FINANCIAL REASONS, BUYER SHALL BE
		IN DEFAULT OF THE AGREEMENT. If Buyer elects to waive this Contingency, Buyer  shall
		shall not provide Seller with the following by the Notification Date:
		<b>a.</b> If the Buyer is obtaining a loan on the Property, written documentation from Buyer's Lender that Buyer can qualify for a loan on the Property without first selling and closing on Buyer's Property;
		b. If the Buyer is paying cash or Seller is providing seller financing, evidence of Buyer's financial ability to
		close on the Property by the Settlement/Signing Date without first selling and closing on Buyer's Property,
		as determined in Seller's sole discretion; or
		ii. Terminate this Agreement immediately; Earnest Money \( \subseteq \text{will mill not be refunded to Buyer.} \)
	В.	SELLER'S OPTIONS: If Buyer waives this Contingency and by the Notification Date, Buyer is unable to
		provide Seller with sufficient evidence of Buyer's financial ability to close on the Property, Seller may elect to
		terminate the Agreement. If Seller elects to terminate, Seller shall deliver written notice to Buyer within
		days of the Notification Date and Earnest Money $\square$ will $\square$ will not be refunded to Buyer. If Seller fails to timely notify Buyer of Seller's intent to terminate, Seller shall be deemed to have approved Buyer's financials and
		accepted Buyer's waiver of this Contingency.
		accepted buyer's warver or this contingency.
to pr fo lia us Es	nis for whom ohibitorm, the ability se of the state L	m and all New Mexico Association of REALTORS® (NMAR) forms are for the sole use of NMAR members and those New Mexico Real Estate Licensees in NMAR has granted prior written authorization. Distribution of NMAR forms to non-NMAR members or unauthorized Real Estate Licenses is strictly ed. NMAR makes no warranty of the legal effectiveness or validity of this form and disclaims any liability for damages resulting from its use. By use of this e parties agree to the limitations set forth in this paragraph. The parties hereby release NMAR, the Real Estate Brokers, their Agents and employees from any arising out of the use of this form. You should consult your attorney with regard to the effectiveness, validity or consequences of any use of this form. The his form is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership trademark which may be used only by Real incensees who are members of the National Association of REALTORS® and who subscribe to the Association's strict Code of Ethics.
Pa	ge 1 of	f 2 NMAR Form 2503A (2023 JAN) ©2023 New Mexico Association of Realtors® Buyer(s) Seller(s)

TRANSACTIONS
TransactionOnix Edition



# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 BUYER'S CLOSING AND FUNDING CONTINGENCY ADDENDUM



C. OTHER OPTION: The parties may agree to remain under contract on the Property with the Agreement being amended as follows: This Buyer's Closing and Funding Contingency Addendum may be declared null and void (which means this Addendum shall have no legal effect or validity) and the parties shall further amend the Agreement by entering into a Buyer's Sale Contingency, see NMAR Form 2503 - Buyer's Sale Contingency Addendum.

DIMEDICA

	DUTER(S)		
Buyer Signature	Print Name	Date	Time
Buyer Signature	Print Name	Date	Time
	SELLER(S)		
			¥
Seller Signature	Print Name	Date	Time
Seller Signature	Print Name	Date	Time
BUYER'S NOTII	FICATION OF SATISFACTION OR WAIVE	R OF CONTINGEN	<u>CY</u>
WAIVES this Contingency and financial reasons, the Earnest	Buyer (check applicable box) WAIVES S d subsequently is unable to fulfill the terms a Money will NOT be refunded to Buyer; it o dditional damages to which Seller may be ent	and conditions of the will be paid to the	e Agreement for Seller and Seller
mability to furth the terms and	t conditions of the Agreement.		
Buyer Signature	Print Name	Date	Time
Buyer Signature	Print Name	Date	Time
	Acknowledged by Seller:		
Seller Signature	Print Name	Date	Time
Seller Signature	Print Name	Date	Time
PER PARA. 3(C) ABOVI	E, THE PARTIES DECLARE THIS ADDEND	UM TO BE NULL A	AND VOID.
Buyer Signature	Print Name	Date	Time
Buyer Signature	Print Name	Date	Time
Seller Signature	Print Name	Date	Time
Seller Signature	Print Name	Date	Time

TRANSACTIONS
TransactionDesk Edition



# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO. ADDENDUM FOR BACK—UP PURCHASE AGREEMENT



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#### ATTENTION BUYER AND SELLER



This "Back-Up" Purchase Agreement obligates Seller to sell and Buyer to buy IF Seller notifies Buyer that ALL Purchase Agreement(s) previously accepted by Seller have terminated by the date set forth in Paragraph 2.

This Addendum is part of the $\square$ Residential $\square$ Commercial $\square$ Vacant L	and  Farm and Ranch Pu	urchase Agreement
dated, 20between		("Buyer")
and		("Seller")
and relating to the following Property:		
Address (Street, City, State, Zip Code)		
Legal Description or see metes and bounds description attached as Exhibit, New Mexico and is hereinafter referred to as "Back-Up Purchase Agreements",	nt".	Count(ies),
1. CONTINGENCY. Performance under this Back-Up Purchase A Primary Purchase Agreement and ALL Prior Back-Up Purchase determine if the Primary Purchase Agreement and ALL Prior Back-Up Purchase Agreement Agre	<b>Agreements.</b> Seller, in hi Up Purchase Agreements h	is sole discretion, shall have terminated. Buyer

- acknowledges and Seller affirms that Seller has entered into the following: (Check "B" if applicable)
  - **A.** A purchase agreement with another buyer to sell the Property ("Primary Purchase Agreement");
  - **B.**  $\square$  In addition to the Primary Purchase Agreement, Seller has entered into one or more Back-Up Purchase Agreements with other buyer(s).
- 2. NOTICE. Seller shall notify Buyer immediately of the termination of the Primary Purchase Agreement and any Prior Back-Up Purchase Agreements (See Notification on Page 2). This Back-Up Purchase Agreement does not become the Primary Purchase Agreement until and unless Seller has notified Buyer that the Primary Purchase Agreement and ALL Prior Back-Up Purchase Agreement(s) have terminated. Notwithstanding any other provision of this Back-Up Purchase Agreement, including this Addendum, if Seller does not provide written notification to Buyer on or before that the Primary Purchase Agreement and ALL Prior Back-Up Purchase Agreements have terminated, then this Back-Up Purchase Agreement shall automatically terminate. SELLER SHALL MOVE BACK-UP PURCHASE AGREEMENTS INTO PRIMARY POSITION IN THE ORDER IN WHICH THEY WERE ACCEPTED BY SELLER.
- 3. DATE OF ACCEPTANCE/DATE OF "UNDER CONTRACT". Date of Acceptance is the date on which this Back-Up Purchase Agreement is fully executed and delivered, which means the parties are "Under Contract" as of the Date of Acceptance; HOWEVER, the parties are NOT obligated to perform on this Back-Up Purchase Agreement until the time frame set-forth in Paragraph 4.
- 4. TIMEFRAME FOR PERFORMANCE. Neither party is obligated to perform on this Back-Up Purchase Agreement until and unless Buyer receives written notice from Seller that the Primary Purchase Agreement and ALL Prior Back-Up Purchase Agreements have terminated. This means that where a date for performances in this Back-Up Purchase Agreement states " $\underline{X}$  No. of Days from Date of Acceptance", the date for performance shall now be " $\underline{X}$  No. of Days from the Date that Seller Notifies Buyer that Buyer's Back-Up Purchase Agreement is now the Primary Purchase Agreement." NOTE: Because of this, there CANNOT be any specific calendar date deadlines (e.g. March 1st) in this Back-Up Purchase Agreement; all dates in this Back-Up Purchase Agreement MUST BE expressed in number of days (e.g. four (4) days).

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# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 ADDENDUM NO. \_\_\_\_ADDENDUM FOR BACK—UP PURCHASE AGREEMENT



NOTIFIC	ATION	TO RIIVER

A.	<b>Prior Back-Up Purchase Agreements.</b>	Seller shall notify Buyer that Prior Back-Up Purchase Agreements l	have
	terminated by (check all that apply) $\square$ En	Email   Text   Hand-Delivery   Other	

**B.** Primary Purchase Agreement. Seller shall notify Buyer that Buyer's Purchase Agreement is the Primary Purchase Agreement by sending Buyer the Notification below.

<b>ATTENTION BUYER AND SELLER</b>
-----------------------------------

#### **BY SIGNATURE HERETO, SELLER AFFIRMS**

THIS BACK-UP PURCHASE AGREEMENT IS BACK-UP PURCHASE AGREEMENT ADDENDUM NO.

- This section to be completed by BUYER, but Seller MUST review for accuracy before signing this Addendum. If number is incorrect, Seller should NOT sign this Addendum. Seller may submit a counteroffer with the correct number and/or notify Buyer of the correct number, so that Buyer may submit a corrected Back-Up Purchase Agreement Addendum.
- For purposes of determining this number, only count the number of Prior Back-Up Purchase Agreements the Seller has accepted; do NOT count the Primary Purchase Agreement. For example, if Buyer is the first Back-Up Purchase Agreement behind the Primary Purchase Agreement, then this is Back-Up Purchase Agreement Addendum No. (1); if Seller has already entered into one Back-Up Purchase Agreement before this one, then this is Back-Up Purchase Agreement Addendum No. (2).

	BUYER(S)		
Buyer Signature	Printed Name	Date	Time
Buyer Signature	Printed Name  SELLER(S)	Date	Time
Seller Signature	Printed Name	Date	Time
Seller Signature	Printed Name	Date	Time

	SELLER'S NOTIFICATION TO BUYER THAT PURCHASE AGREEMENT IS NOW THE PRIMARY PURC		1ENT
Seller Signature	Printed Name	Date	Time
Seller Signature	Printed Name	Date	Time
Buyer Signature	Printed Name	Date	Time
Buyer Signature	Printed Name	Date	Time







# NEW MEXICO ASSOCIATION OF REALTORS® — 2024 NOTIFICATION OF MULTIPLE OFFERS

1.	BUYER'S OFFER TO PURCHASE.
	("Buyer") has submitted an Offer to Purchase to ("Seller")
	dated, with respect to the Property described in paragraph 2 ("Original Offer").
2.	PROPERTY.
	Address (Street, City, State, Zip Code)
	Legal Description or see metes & bounds description attached as Exhibit,County, New Mexico.
	any one of those offers, Seller gives Buyer the opportunity to submit the following:  A.
	WARNING A THIS NOTIFICATION OF MULTIPLE OFFERS DOES NOT CONSTITUTE AN OFFER BY SELLER TO ELL ON THE TERMS SET FORTH ABOVE. IF BUYER WISHES TO MAKE ANY CHANGES TO BUYER'S DRIGINAL OFFER (OTHER THAN A CHANGE TO THE EXPIRATION DATE, AS EXPLAINED BELOW) BUYER MUST SUBMIT A NEW OFFER.
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Page	e 1 of 2 NMAR Form 5103 (2023 APR) ©2022 New Mexico Association of REALTORS® Buyer(s) Seller(s)
Pł	hone: Fax:



## NEW MEXICO ASSOCIATION OF REALTORS® — 2024 NOTIFICATION OF MULTIPLE OFFERS



#### 4. SELLER'S OPTIONS IN RESPONSE TO BUYER.

#### A. If New Offer Submitted.

- i. Accept. Seller may accept Buyer's New Offer if the Expiration Date has not passed and Buyer has not revoked his/her New Offer; or
- ii. Reject. Seller may reject Buyer's New Offer. If Seller rejects Buyer's New Offer, Seller should mark the "Rejects" Box on the Purchase Agreement. Failure of Seller to accept Buyer's New Offer by the Expiration Date, constitutes a rejection of the New Offer; or
- iii. Counter. Seller may counter Buyer's New Offer (Counteroffer NMAR Form 5102). IF COUNTERING, SELLER SHOULD COUNTER ONLY ONE OFFER.

#### B. If Original Offer Retained (No New Offer Submitted).

- i. Accept. Seller may accept Buyer's Original Offer, if the Expiration Date has not passed and Buyer has not revoked his/her Original Offer. If the Expiration Date in the Original Offer has passed, and Seller wishes to accept Buyer's Original Offer, Buyer must agree to execute an Amendment/Addendum extending the Expiration Date of the Original Offer. BOTH the Original Offer and the Amendment/Addendum must be fully executed.
- **ii. Reject.** Seller may reject Buyer's Original Offer. If Seller rejects Buyer's Original Offer, Seller should mark the "Rejects" Box on the Purchase Agreement. Failure of Seller to accept Buyer's Original Offer by the Expiration Date, constitutes a rejection of the Original Offer; or
- iii. Counter. Seller may counter Buyer's Original Offer (Counteroffer NMAR Form 5102). If Seller submits a Counteroffer, Seller should mark the "Rejects and Submits a Counteroffer" Box on the Purchase Agreement and sign ONLY the Counteroffer. Seller should NOT sign the Amendment/Addendum. IF COUNTERING, SELLER SHOULD COUNTER ONLY ONE OFFER.

5. TIME IS OF 7	eller will not consider any new offers made later t Mountain Time.  SELLER	han	
Seller Signature	Print Name	Date	Time
Seller Signature	Print Name	Date	Time

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Buyer(s)\_\_\_\_\_