



NEW MEXICO ASSOCIATION OF REALTORS® SOLAR PANEL SYSTEM LEASE/LOAN OR POWER PURCHASE AGREEMENT ASSUMPTION **CONTINGENCY ADDENDUM – 2021**

THIS FORM TO BE USED WHEN THE SOLAR PANEL SYSTEM INSTALLED ON THE PROPERTY IS SUBJECT TO A LEASE, LOAN OR A POWER PURCHASE AGREEMENT AND NEITHER PARTY WILL BE SATISFYING (PAYING-OFF) THE LEASE, LOAN OR POWER PURCHASE AGREEMENT PRIOR TO CLOSING. FOR MORE INFORMATION, NMAR FORM 5130- SOLAR PANEL SYSTEM INFORMATION SHEET

Thi	is Addendum is part of the 🗓 Residentia	al Commercial	∃ Farm and R	anch Purchase	Agreement	dated		
	("Buyer") and Bell Ranch Joint Venture							
		("Seller") and relat						
120)1 Westside Rd, HI RLS Mountain PK, N	M 88325	_					
	dress	City		Zij	p			
	9 T: 17 R: 11 H E S #207 TR IN DIDN	T TRANSFER						
	gal Description see metes & bounds description attached as	Exhibit,OTE	RO, NM	Cou	ınty, New M	exico.		
Pai	bject to the terms of this Addendum, the Anel System Documents, as defined herein; lar Panel System lease/loan or PPA under	and 2) Buyer obtain	ning approval fi	rom the Lessor to				
1.	TYPE OF ASSUMPTION: A solar photo the Property that is subject to a lease, unpashall convey with the Property. The term Panel System to Seller, the company with sused by Seller to purchase the Solar Panel State. A. Loan on Solar Panel System B. Lease on Solar Panel System C. Power Purchase Agreement	id loan or Power Puro "Lessor," as used her whom the Seller has e	chase Agreement ein, shall refer to intered into a PP- elow. loes not have a So	t ("PPA"). The So to the company that A or the servicer of	olar Panel Sy at leases the	ystem Solar		
2.	 SELLER OBLIGATIONS. Seller has OR							
3.	BUYER DUE DILIGENCE. A. Buyer is advised that if the cost, insurability, operation, or value of the Solar Panel System is a magnetic Buyer, Buyer must investigate all concerns within the allotted time frame set forth below. This is not limited to: *Age *Maintenance *Tax Implications** *End of Lease Terms *Output and Production Guarantees *Payment Adjusts* *Grid Tie-In *Utility and Lessor Fees *Warranties** *Homeowner's Insurance Coverage *Utility Bills**				s may include ns			
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- B. Seller and Buyer recognize, acknowledge and agree that Brokers are not qualified to advise on solar panel systems, including, but not limited to, cost, insurability, operation, value, or transferability. Seller and Buyer are instructed to consult with independent legal counsel and other qualified licensed professionals to assist in their due diligence efforts.
- 4. Buyer's Objection Period. Buyer shall have ______ days from receipt of Solar Panel System Documents to terminate the Agreement based on the Solar Panel System Documents or any information discovered by Buyer's due diligence ("Solar Panel System Objection Deadline"). Buyer's failure to deliver a signed notice of termination within Solar Panel System Objection Deadline, shall conclusively be deemed a waiver of Buyer's right to terminate the Agreement based on objection(s) to the Solar Panel System Documents.

5. Lease/Loan Assumption Contingency.

- A. If Buyer does not terminate the Agreement by the Solar Panel System Objection Deadline, Buyer shall immediately apply for lease/loan or PPA assumption approval in the manner required by Lessor, and Seller and Buyer agree to cooperate fully with Lessor and supply the necessary documentation to complete the assumption.
- B. Buyer shall assume the Solar Panel System lease/loan or PPA under the existing terms and conditions within in days prior to the Settlement/Signing Date. ("Assumption Approval Deadline"). This Agreement shall terminate, and Earnest Money shall be refunded to Buyer if, after a diligent and good faith effort, Buyer: (i) is unable to obtain assumption of the Solar Panel System lease/loan or PPA from Lessor; and (ii) delivers to Seller no later than the Assumption Approval Deadline a notice from the Lessor stating that Buyer was unable to obtain approval of the Solar Panel System lease/loan or PPA ("Rejection Notice").
- C. If Buyer does not assume the Solar Panel System lease/loan or PPA within the Assumption Approval Deadline and fails to deliver a Rejection Notice prior to the Assumption Approval Deadline, Buyer shall forfeit his Earnest Money to Seller.

Because conducting due diligence with respect to the Solar Panel System is beyond the scope of Broker's expertise, Seller and Buyer expressly release and hold harmless Broker(s) from liability for any defects, conditions or transferability problems pertaining to the Solar Panel System.

Buyer(s) and Seller(s) agrees to the modified or additional terms and conditions set forth above.

SELLER(S) Signed by:

Loudas albson.

Seller Name	Seller 0288 024 48 194 E5		Date
Seller Name	Seller Signature		Date
Ralph Harvey	LISTWITHFREEDOM.COM,	INC.	855-456-4945
Seller's Broker Name	Brokerage Name		Brokerage Phone
Ralph Harvey		20744	
Qualifying Broker's Name 6615 W Boynton Beach Blvd #172, Boynton	Beach , FL 33437	Qualifying Broker's NMRE	C Lic. #
Brokerage Address			
	BUYER(S)		
Buyer Name	Buyer Signature		Date
Buyer Name	Buyer Signature		Date
Buyer's Broker Name	Brokerage Name		Brokerage Phone
Qualifying Broker's Name		Qualifying Broker's NMRE	C Lic. #

douglas gibson

Brokerage Address

1/8/2025 | 2:43 PM EST