SCHEDULE "F" ACKNOWLEDGEMENT OF RECEIPT OF DISCLOSURE STATEMENT

THE UNDERSIGNED being the Purchaser(s) of the Unit broby acknowledges having received from the Vendor with respect to the purchase of the Unit the following document on the date noted below:

A current Disclosure Statement and accompanying documents in accordance with Section 72 of the Act.

The Purchaser hereby acknowledges that the Condominium Documents required by the Act have not been registered by the Vendor, and agrees that the Vendor may, from time to time, make any modification to the Condominium Documents in accordance with its own requirements and the requirements of any mortgages, governmental authority, examiner of Legal Surveys, the Land Registry Office or any other competent authority having jurisdiction to permit registeration thereof.

The Purchaser further acknowledges and agrees that in the event there is a material change to the Disclosure Statement as defined in subsection 74(2) of the Act, the Purchaser's only remedy shall be as set forth in subsection 74(6) of the Act, notwithstanding any rule of law or equity to the contrary.

The Purchaser acknowledges that the sequence of the phasing may change from what is currently shown in the disclosure statement.

131	8 day of December 2020
In the presence of:	X What
WITNESS	PRECHASER
WITNESS	PURCHASER
PATED at Ottowe this 23	day or <u>Jecember</u> , 2020
	VALECRAFT HOMES LIMITED (VENDOR) PER:
Project:DEERFIELD VIL	The state of the s
wilder's Ref# R02	

SEXTSeptomber 10, 2018

SCHEDULE "G"

HARMONIZED SALES TAX AND NEW HOUSING REBATE

- 1. The parties acknowledge that as at the date of this Agreement, Harmonized Sales Tax ("HST") is applicable to this transaction pursuant to the Excise Tax Act (Canada) (the "Legislation") and that, the Purchaser may qualify for the GST/HST new housing rebate (as is authorized by the Legislation from time to time) (the "New Housing Rebate") in respect of this transaction.
- 2. The Purchaser is hereby advised that the Purchase Price listed in "Purchase Price" Section of this Agreement includes all HST and the New Housing Rebate applicable to this transaction (refer to maximum rebate allowance in Clause 8) as at the date this Agreement is signed by the parties. All sales taxes applicable to the transaction (including any applicable New Housing Rebate) will be calculated as of the closing of the subject transaction and will be applied in accordance with the Legislation. In the event that there is a change to the Legislation after the execution of this Agreement but prior to the closing of this transaction, the Vendor shall make all applicable adjustments to the sales taxes payable in this transaction in accordance with all applicable Legislation.
- The Purchaser hereby irrevocably assigns to the Vendor the benefit of the New Housing Rebate, if applicable to this transaction.
- The Purchaser hereby warrants and agrees that:
 - (a) The Real Property is being purchased as the Purchaser's primary place of residence and that the Purchaser will take possession and occupy the Dwelling forthwith upon closing and will not allow occupancy of the Dwelling by any other individual (other than the Purchaser's immediate family) as a place of residence prior to occupancy by the Purchaser;
 - (b) Purchaser will execute and deliver on closing such documents as the Vendor may require to confirm the warranties and agreements contained in this Schedule; and
 - (c) Purchaser will submit to the Vendor on closing, prior to or after closing at the Vendor's request, an application or applications in the manner and in the form prescribed containing prescribed information required by the Legislation for the New Housing Rebate
- 5. The Purchaser acknowledges that the Vendor has calculated the Purchase Price on the assumption that the New Housing Rebate will be applicable to this transaction. If for any reason the Purchaser does not qualify for the New Housing Rebate, then the Purchaser shall be fully responsible for paying to the Vendor the amount of such New Housing Rebate plus interest at the Bank of Montreal prime rate from the date the statement of adjustments is calculated plus any fees, penalties or damages imposed on the Vendor under the Legislation. For greater certainty, the Purchaser acknowledges that the New Housing Rebate described above is for individuals buying a new house or residential condominium as a primary place of residence for themselves or a relation. It does not include the rebate for HST which may be available to investors buying a new house or residential condominium as a rental property (the GST/HST "New Residential Rental").

Property Rebate"). If the Property is being purchased for investment purposes, the Purchaser will not qualify for the New Housing Rebate and the Purchaser shall be responsible for paying to the Vendor an amount equal to the New Housing Rebate which has been included in the Purchase Price hereunder. All Purchasers buying a new house or residential condominium as a rental property are responsible for applying for the New Residential Rental Property Rebate after the closing of the subject transaction.

Purchaser

Purchaser

Page 1 of 2

REV: August 26, 2020

Vendor

- The Purchaser acknowledges and agrees that the Purchase Price set forth in this Agreement has been arrived at on the basis that the Purchase Price includes all Extras, premiums and bonuses and excludes any Extras ordered pursuant to a Change Order following the date of execution of this Agreement. The Purchaser acknowledges that the purchase of additional Extras following the date of execution of this Agreement may push the Purchase Price of the Real Property into a different sales tax category for the purposes of determining the amount of the New Housing Rebate, and that this may lower the amount of said New Housing Rebate applicable to the transaction. If a reduced New Housing Rebate is applicable under the Legislation due to the purchase of Extras following the date of execution of this Agreement, the Purchaser agrees to compensate the Vendor for the, amount by which the New Housing Rebate used to calculate the Purchase Price listed in the "Purchase Price" section herein exceeds the actual applicable New Housing Rebate, such amount to be credited to the Vendor as an adjustment on closing.
- 7. The Parties acknowledge that for purposes of Land Transfer Tax, the total consideration to be inserted in the Transfer/Deed of Land for this transaction shall be the total Purchase Price including Extras excluding HST and the New Housing Rebate, namely the amount of the Purchaser is responsible for payment in full of the Land Transfer Tax and the cost of registration of the transfer.

 The Purchaser agrees to execute all further documents required by the Vendor after closing to give effect to this Schedule.

Dated at _	Leamington	_ this _	8 day of	December	_'	2020
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PURCHASI	ER		P			
			D/	Locom.	br 23	2020
PI	ROJECT: DEERI	FIELD VILL	AGE 2	BUILDER'S I	REF#:	R02

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SCHEDULE "O"

Purchaser acknowledges that the Vendor's Model Home contains numerous upgraded features and options which are <u>not</u> included in the base price. The base price includes those features as outlined in Schedule "B".

All options and upgrades contained in the Model Home are available as extras. The Purchaser has the opportunity to purchase any or all options or upgrades as viewed in the Model Home so as to permit the Purchaser to customize their home in accordance with their particular needs or preferences.

SCHEDULE "O" to the Agreement of Purchase and Sale between VALECRAFT HOMES
LIMITED, Vendor and Mamie-Esther Rukundo Kayumba-Bujakera Purchaser (s).

Dated at	Leamington	this _	8	_day of	December .	2020
Witness	8				Purchaser Purchaser	\$
Witness					Purchaser	***************************************
PROJECT: <u>1</u>	DEERFIELD VIL	LAGE 2				
BUILDER'S F	REF#: R	02				
				(VALECRAFT HOMES L	IMITED
					Do Conspec 2	2 2000

SCHEDULE "S"

TERMS OF OCCUPANCY LICENCE

- If the Declaration and Description are not registered on or before the Occupancy Date, then the Purchaser will, on the Occupancy Date, pay to the Vendor the sums set out in section 1(b) of this Agreement, provided the Purchaser will have the right to defer the remaining amount of the purchase price which the Purchaser intends to mortgage (the "Unpaid Balance"), and the Purchaser will take occupancy of the Property up until the Date of Closing (the "Interim Occupancy Period"). The Purchaser is required to provide the Vendor with a copy of his mortgage commitment from his financial institution confirming the Unpaid Balance, failing which the Vendor shall be entitled to declare the Agreement null and void.
- The Purchaser shall pay to the Vendor the Occupancy Fee calculated as follows:
 - the amount of interest payable in respect of the unpaid balance of the Purchase Price at the prescribed rate;
 - (b) an amount reasonably estimated by the Vendor on a monthly basis for municipal realty taxes attributable by the Vendor to the Unit; and
 - (c) the projected monthly common expense contribution for the Unit;

as an occupancy charge on the first day of each month in advance during the Interim Occupancy period, no part of which shall be credited as payments on account of the Purchase Price, but which payments shall be a charge for occupancy only. If the Occupancy Date is not the first day of the month, the Purchaser shall pay on the Occupancy Date a pro rata amount for the balance of the month. The Purchaser shall deliver to the Vendor on or before the Occupancy Date a series of post-dated cheques as required by the Vendor for payment of the estimated monthly Occupancy Fee. The Occupancy Fee may be recalculated by the Vendor, from time to time based on revised estimates of the items which may be lawfully taken into account in the calculation thereof and the Purchaser shall pay to the Vendor such revised Occupancy Fee following notice from the Vendor. With respect to taxes, the Purchaser agrees that the amount estimated by the Vendor on account of municipal realty taxes attributed to the Unit shall be subject to recalculation based upon the real property tax assessment or reassessment of the Units and/or Condominium, issued by the municipality after the Closing Date and the municipal tax mill rate in effect as at the date such assessment or reassessment is issued. The Occupancy Fee shall thereupon be recalculated by the Vendor and any amount owing by one party to the other shall be paid upon demand. The Purchaser acknowledges that the property tax portion of the Occupancy Fee is in accordance with section 80(4) of the Condominium Act, subject to adjustments in accordance with sections 80(8) and 80(9) of the Candominium Act.

- 3. The Purchaser shall be allowed to remain in occupancy of the Unit during the Interim Occupancy period provided the terms of this Occupancy Licence and the Agreement have been observed and performed by the Purchaser. In the event the Purchaser breaches the terms of occupancy the Vendor in its sole discretion and without limitation of any other rights or remedies provided for in this Agreement or at law may terminate this Agreement and revoke the Occupancy Licence whereupon the Purchaser shall be deemed a trespesser and shall give up vacant possession forthwith. The Vendor may take whatever steps it deems necessary to obtain vacant possession and the Purchaser shall reimburse the Vendor for all costs it may incur.
- 4. At or prior to the time that the Purchaser takes possession of the Unit, the Purchaser shall execute and deliver to the Vendor any documents, directions, acknowledgments, assumption agreements or any and all other documents required by the Vendor pursuant to this Agreement, in the same manner as if the closing of the transaction was taking place at that time.

Purchaser

Purchaser

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- The Purchaser shall pay the monthly Occupancy Fee during Interim Occupancy and the Vendor shall return all unused post-dated Occupancy Fee cheques to the Purchaser on or shortly after the Closing Date.
- 6. The Purchaser agrees to maintain the Unit in a clean and sanitary condition and not to make any alterations, improvements or additions thereto without the prior written approval of the Vendor which shall not be unreasonably withheld. The Purchaser shall be responsible for all utility, telephone expenses, cable television service, or other charges and expenses billed directly to the occupant of the Unit by the supplier of such services and not the responsibility of the Corporation under the Condominium Documents.
- 7. The Purchaser's occupancy of the Unit shall be governed by the provisions of the Condominium Documents and the provisions of this Agreement. The Unit may only be occupied and used in accordance with the Condominium Documents and for no other purpose.
- The Vendor covenants to proceed with all due diligence and dispatch to register the 8 Condominium Documents. If the Vendor for any reason whatsoever is unable to register the Condominium Documents and therefore is unable to deliver a registerable Transfer/Deed to the Purchaser within fifteen (15) months after the Closing Date, the Purchaser or Vendor shall have the right after such fifteen (15) month period to give sixty (60) days written notice to the other, of an intention to terminate the Occupancy Licence and this Agreement. If the Vender and Purchaser consent to termination, the Purchaser shall give up vacant possession and pay the Occupancy Fee to such date, after which this Agreement and Occupancy Licence shall be terminated and all moneys paid to the Vendor on account of the Purchase Price shall be returned to the Purchaser together with interest required by the Act, subject however, to any repair and redecorating expenses of the Vendor necessary to restore the Unit to its original state of occupancy, reasonable wear and tear excepted. The Purchaser and Vendor each agree to provide a release of this Agreement in the Vendor's standard form. If the Vendor and Purchaser do not consent to termination, the provisions of Section 79(3) of the Act may be invoked by the Vendor.
- The Vendor and the Purchaser covenant and agree, notwithstanding the taking of possession, that all terms hereunder continue to be binding upon them and that the Vendor may enforce the provisions of the Occupancy Licence separate and apart from the purchase and sale provisions of this Agreement.
- 10. The Purchaser acknowledges that the Vendor holds a fire insurance policy on the Condominium including all aspects of a standard unit only and not on any improvements or betterments made by or on behalf of the Purchaser. It is the responsibility of the Purchaser, after the Occupancy Date to insure the improvements or betterments to the Unit and to replace and/or repair same if they are removed, injured or destroyed. The Vendor is not liable for the Purchaser's loss occasioned by fire, theft or other casualty, unless caused by the Vendor's willful conduct.
- 11. The Purchaser agrees to indemnify the Vendor for all losses, costs and expenses incurred as a result of the Purchaser's neglect, damage or use of the Unit or the Condominium, or by reason of injury to any person or property in or upon the Unit or the Condominium resulting from the negligence of the Purchaser, members of his immediate family, servants, agents, invitees, tenants, contractors and licensees. The Purchaser agrees that should the Vendor elect to repair or redecorate all or any part of the Unit or the Condominium as a result of the Purchaser's neglect, damage or use of the Unit or Condominium, he will immediately reimburse the Vendor for the cost of doing same, the determination of need for such repairs or redecoration shall be at the discretion of the Vendor, and such costs may be added to the Purchase Price.

Purchaser

Purchaser

Vertile REV September 19, 2618

- In accordance with clause 80(6)(d) and (e) the Act, subject to strict compliance by the Purchaser with the requirements of occupancy set forth in this Agreement, the Purchaser shall not have the right to assign, sublet or in any other manner dispose of the Occupancy Licence during the Interim Occupancy Period without the prior written consent of the Vendor and, if applicable, a mortgagee, which consent may be arbitrarily withheld. The Purchaser acknowledges that an administrative fee will be payable to the Vendor each time the Purchaser wishes to assign, sublet or dispose of the Occupancy License during the Interim Occupancy period.
- 13. The provisions set forth in this Agreement, unless otherwise expressly modified by the terms of the Occupancy Licence, shall be deemed to form an integral part of the Occupancy Licence. In the event the Vendor elects to terminate the Occupancy Licence pursuant to this Agreement following substantial damage to the Unit and/or the Condominium, the Occupancy Licence shall terminate forthwith upon notice from the Vendor to the Purchaser. If the Unit and/or the Condominium can be repaired within a reasonable time following damages as determined by the Vendor (but not, in any event, to exceed one hundred and eighty (180) days) and the Unit is, during such period of repairs uninhabitable, the Vendor shall proceed to carry out the necessary repairs to the Unit and/or the Condominium with all due dispatch and the Occupancy Fee shall abate during the period when the Unit remains uninhabitable; otherwise, the Purchaser shall vacate the Unit and deliver up vacant possession to the Vendor and all moneys, to the extent provided for in paragraph 21 hereof (excluding the Occupancy Fee paid to the Vendor) shall be returned to the Purchaser together with interest required by the Act. It is understood and agreed that the proceeds of all insurance policies held by the Vendor are for the benefit of the Vendor alone.

Duted at	Leamington	n this	_8_day of _	December .	2020
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PROJECT: _	DEERFIELD	VILLAGE 2			
BUILDER'S R	EF#:	R02			
			V.	ALECRAFT HOMES L	IMITED
			PK		
			DA	Lecember o	23, 2020

Duted at

SCHEDULE "T"

Personal Information of Each Purchaser - Individuals

Full N	ame: Ma	mie-Esther Rukundo Kayamba-Hajakera
Busine	ss Address:	431 Aiden Rd., Unit 22, Markham, On., L3R 3L4
Busine	ss Telephone Numbe	T: 905-921-5806
Home .	Address:	172 Ellison Ave., Learnington, On., NSH 5J2
Home -	Telephone Number:	647-852-2912
Оссира	tion:	Web Designer Micromatis
Identit	v Verification (Origi	inal of one of the following seen by Vendor)
*	Birth Certific	
	Driver's Lices	ice
	Passport	
*	Record of Lan	nding
•	Permanent Re	
	Other (if pern	nitted by Government)
Type:		Driver's Lecence
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Project: DV2
Plan No. 4M-1240
Lot RO2
Model: 5205

Model: 5205

Model: 5205

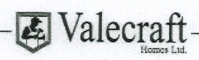
Purchaser: Mamie-Either Rukuaro Kayumba Bujakera
Date: December 8th 2020



Schedule "W4"

Granite & Variegated Quartz Colour Variation

Purchaser's name libe-	Estner Rukundo Kayumbu-l	sugarera Lotno:	R02
Purchaser's name:		Project:	DEERFIELD VILLAGE 2
Iome Phone:	647-852-2912	Model:	5205
Work Phone:	905-921-5806	Closing Date;	December 16th, 2021
-Mail (1):	mebujakera@gmail.com	E-Mail (2):	
alcoraft Homes Ltd. cour home to you, our v	ontinues to provide the best in alord customer.	class sales and serv	rice. We recognize the importance of
iranite & Variegated Q f which you should be	luartz countertops are an elegar aware.	nt addition to your h	ome. However, there are some things
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Tile Installation Options

WALL TILE

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naulte Bathroom	Kitchen Backaptesh	66)	****
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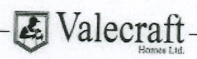
Project:	DV2
Plan #:_	4M-1290
Lot:	R02
	5205

Purchaser: Mamie-Esther Rukundo

Kayumba-Bujakera

Date: December 8th, 2020

Upgrade #: 8, 23

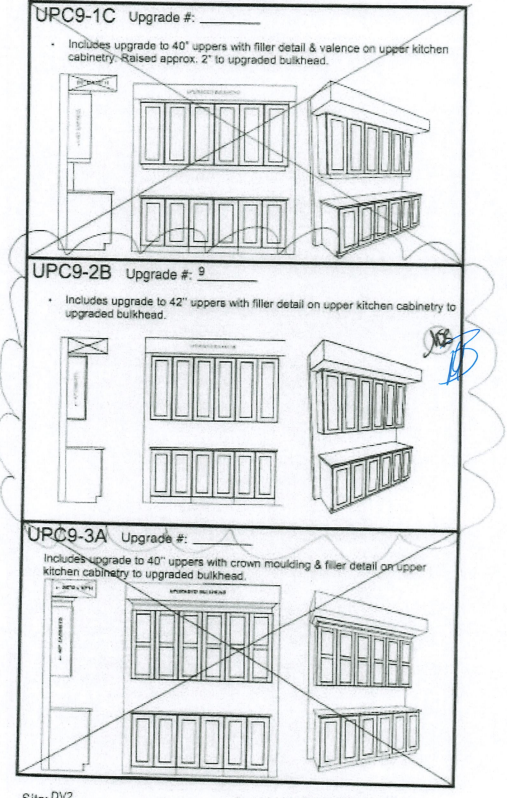


Tile Installation Options

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lechanical aundry Area, lain Bathroom, nsuite Bathroom			
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Project:	DV2	Purchaser: Mamie-Esther Rukundo
Plan #:_	4M-1290	Kayumba-Bujakera
Lot:	R02	Date: December 8th, 2020
Model:_	5205	Upgrade e: 22
literatique ree	-19	opgrade s;

OPTIONAL KITCHEN CABINET CROWN MOULDING, FILLER & UPGRADE BULKHEAD DETAILS



Site: DV2

Plan No: 4M-1290

Lot: R02

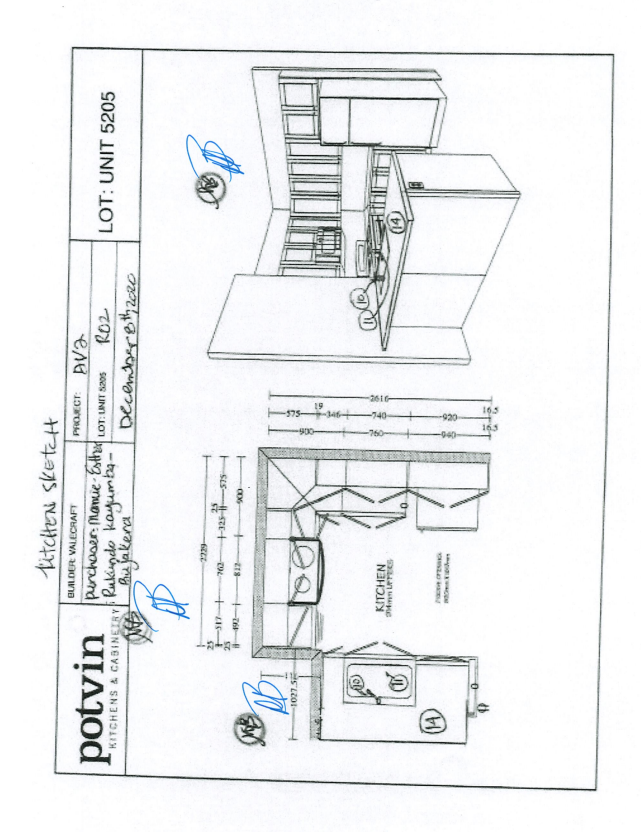
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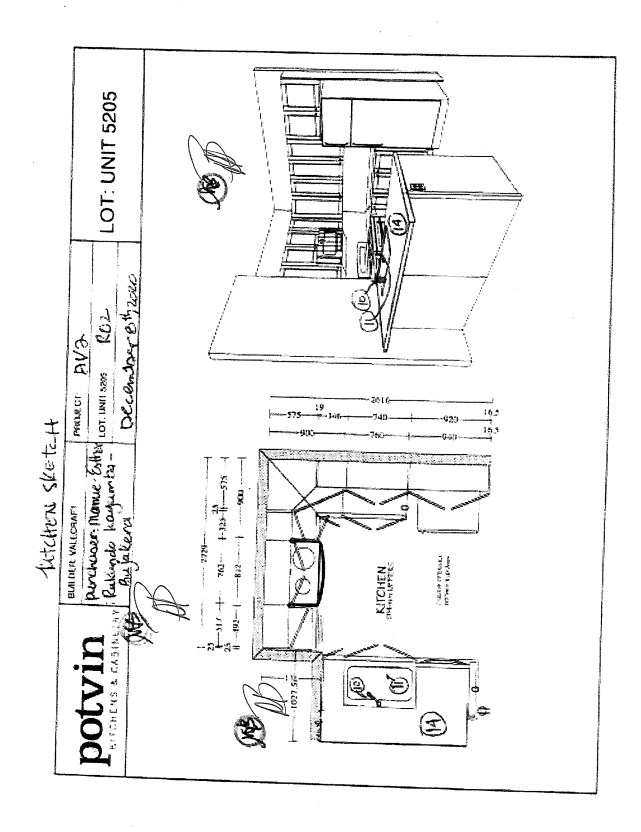
Purchaser: Mamie-Esther Rukundo

Kayumba-Bujakera

Purchaser:







3 MASTER BLIDROOM <u>a</u> Addition of the company of the contraction of the c BEDROOM #2 MECHANINGAL 3 (3) UNIT 5205 ENTRANCE (B) 3) BTORAGE LIVING ROOM ENING ROOM

21222

(&) Valecraft

SECOND FLOOR MODEL 5205

K-Kumpa-7

Purchaser.

Date Decamber 811, 2020

Pish No. 4NA 1290 Unit: RO2

Purchasor: Mannie-Estber Rukunda, Bujakeru

Schedule H

MASTER BEDROOM WALKEN (2) त Vertical entity incloses to be seed to be considered to certain revolution paging.

All discretions are appropriately E. A. G. E., (drive, recorded and specifications are subject to change without passive boar appropriate to the page of the page BEDROOM #2 MECHANINGAL (2) (8) (F) UNIT 5205 ENTRANCE (2) STORAGE LIVING ROOM DINING ROOM (3)

Purchaser, Mamie-Estber Rukundo, Bujakera

Purchaser

Unit: R02 Date: Determber 8th, 2020

SECOND FLOOR MODEL 5205

(2) Valecraft

Site: DV2 Plan No.: 4M-1290

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