Bill No. 264 2018 By-law No. A.-\_\_\_\_

A by-law to authorize and approve Agreement of Purchase and Sale between The Corporation of the City of London and Flatout Flooring Inc., for the acquisition of the property legally described as Part of Lot 5, Concession 1, Geographic Township of London, designated as Part 12, Plan 33R-10363, in the City of London, County of Middlesex, and to authorize the Mayor and the City Clerk to execute the Agreement.

WHEREAS section 5(3) of the *Municipal Act, 2001* S.O. 2001, c.25, as amended, provides that a municipal power shall be exercised by by-law;

AND WHEREAS section 9 of the *Municipal Act, 2001* provides that a municipality has the capacity, rights, powers and privileges of a natural person for the purpose of exercising its authority under this or any other Act;

AND WHEREAS it is deemed expedient for The Corporation of the City of London (the "City") to enter into an Agreement of Purchase and Sale with Flatout Flooring Inc. (the "Agreement");

AND WHEREAS it is appropriate to authorize the Mayor and the City Clerk to execute the Agreement on behalf of the City;

NOW THEREFORE the Municipal Council of The Corporation of the City of London enacts as follows:

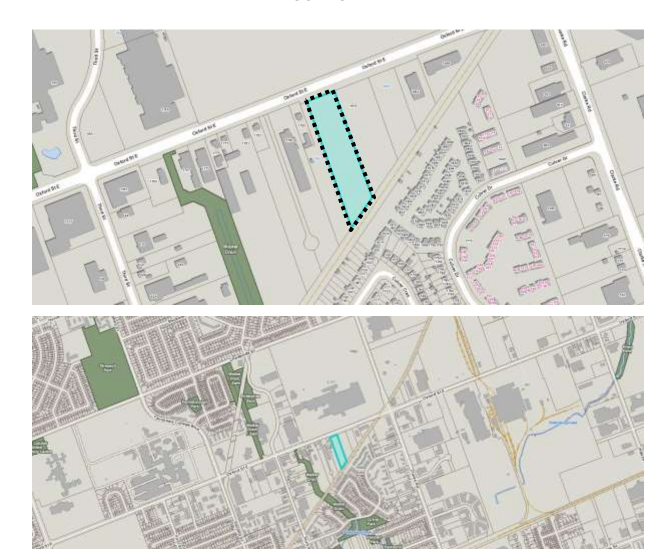
- 1. The Agreement <u>attached</u> as Schedule "B" to this by-law, being an Agreement of Purchase and Sale between the City and Flatout Flooring Inc. is hereby authorized and approved.
- 2. The Mayor and the City Clerk are hereby authorized to execute the Agreement authorized and approved under Section 1 of this by-law.
- 3. This by-law shall come into force and effect on the day it is passed.

PASSED in Open Council on June 12, 2018.

Matt Brown Mayor

Catharine Saunders
City Clerk

## LOCATION MAP



## SCHEDULE "B" AGREEMENT OF PURCHASE AND SALE

## AGREEMENT OF PURCHASE AND SALE

VENDOR:		THE CORPORATION OF THE CITY OF LONDON	
PU	RCHASER:	FLATOUT FLOORING INC	
RE	AL PROPERTY:		
Address		0 Oxford Street East, London, ON	
Location		South side of Oxford Street East, between 1795 and 1845 Oxford Street East	
Measurements		Approximately 161.5' x 727' feet wast side; 2.49 acres	
Legal Description:		Part of Lot 5, Concession 1, Geographic Township of London, designated as Part 12 on Plan 33R-10363, in the City of London, County of Middlesex, as shown on Schedule "A" (the "Property").	
1)	OFFER TO PURC conditions as set o	CHASE: The Purchaser agrees to purchase the Property from the Vendor in accordance with the terms and out in this Agreement.	
0)	SALE PRICE: The	E PRICE: The purchase price shall be two hadred Fifty Sum thrusand from the bollars GDN \$257-420 .00	
	payable as follows:		
;)	a deposit of 10%	Transfire dhoused sum haded fints 180LLARS CON	

In cash or cheque on the date hereof as a deposit; and

the balance of the sale price, subject to adjustments, in cash or by cheque on completion of this Agreement.

- d) ADJUSTMENTS: Any unearned fire insurance premiums, rents, mortgage interest, realty taxes including local improvements rates and unmelered public or private utility charges and unmetered cost of fuel, as applicable, shall be apportioned and allowed to the day of completion, the day of completion itself to be apportioned to the Purchaser.
- e) SCHEDULE(S): The following Schedule(s) form(s) part of this Agreement:

Schedule "A" Description of the Property Schedule "B" Additional Terms and Conditions

- f) IRREVOCABILITY: This Offer shall be irrevocable by the Vendor until considered by Council of the Corporation of the City of London at a meeting to be held no tater then June 29, 2018, after which date, if not accepted, this Offer shall be rull and void and the deposit shall be returned to the Purchaser in full without interest or deduction.
- d) TITLE SEARCH: The Purchaser shall be allowed until 4:30p.m. September 24, 2016, to examine the title to the Property and at its own expense and to salisfy listeff that there are no outstanding work orders or deficiency notices affecting the Property, that its present use may be lawfully continued and that the principal building may be insured against risk of fire.
- COMPLETION DATE: This Agreement shall be completed by no later than 4:30p.m. September 28, 2018. Upon completion, vacant possession of the Property shall be given to the Purchaser unless otherwise provided for in this Agreement.
- i) NOTICES: Any notice relating to or provided for in this Agreement shall be in writing.
- j) HST: If this transaction is subject to Harmonized Sales Tax (HST) then such HST shall be in addition to and not included in the sale price, and HST shall be collected and remitted in accordance with applicable tegislation. If this transaction is not subject to HST, the Vendor agrees to provide, on or before completion, to the Purchaser's solicitor, a cartificate in a form satisfactory to the Purchaser's solicitor certifying that the transaction is not subject to HST.
- k) FUTURE USE: Vendor and the Purchaser agree that there is no representation or warranty of any kind that the future intended use of the Property by the Purchaser is or will be lewful except as may be specifically provided for in this Agreement.
- TITLE: Provided that the title to the Property is good and free from all encumbrances. If within the specified times referred to in paragraph g) any valid objection to title or to any outstanding work order or deficiency notice, or to the fact the said present use may not lawfully be continued, or that the principal building may not be insured against risk of fire is made in writing to the Vendor and which Vendor is unable or unwilling to remove, remedy or satisfy and which the Purchaser will not weive, this Agreement notwithstanding any intermediate acts or negotiations in respect of such objections, shall be at an end and any deposit paid shall be returned without interest or deduction and Vendor shall not be liable for any costs or damages. Save as to any valid objection so made by such day and except for any objection going to the root of the title, the Purchaser shall be conclusively desired to have accepted Vendor's title to the Property.
- DOCUMENTS AND DISCHARGE: The Purchaser shall not call for the production of any litle deed, abstract, survey or other evidence of talls to the Property except such as are in the possession or control of Vendor. If requested by the Purchaser, Vendor will deliver any sketch or survey of the Property within Vendor's control to the Purchaser as soon as possible and prior to the Requisition Date. If a discharge of any Cherge-Mortgage held by a corporation incorporated pursuant to the Loan Companies Act (Canada), Chertered Bank, Trust Company, Credit Union, Caisso Populaire or Insurance Company and which is not to be assumed by the Purchaser on completion, is not available in registerable form on completion, the Purchaser agrees to accept Vendor's lawyer's personal undertaking to obtain, out of the closing funds, a discharge in registerable form and to register same on title within a reasonable period of time after completion, provided that on or before completion Vendor shall provide to the Purchaser a mortgage statement prepared by the mortgages setting out the balance required to obtain the discharge, together with a direction executed by Vendor directing payment to the mortgages of the amount required to obtain the discharge out of the balance due on completion.

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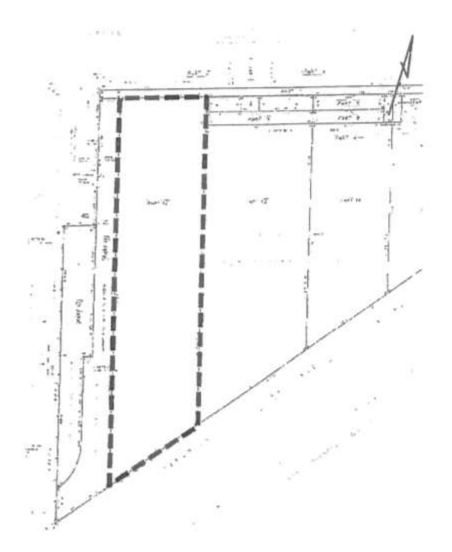
- n) DOCUMENT PREPARATION: The Transfer/Deed shall, save for the Land Transfer Tax Affidavil, be prepared in registerable
- RESIDENCY: The Purchaser shall be credited towards the Purchase Price with the amount, if any, necessary for the Purchaser to pay to the Minister of National Revenue to satisfy the Purchaser's fability in respect of tax payable by Vender under the non-resident provisions of the Income Tax Act by reason of this sale. The Purchaser shall not daim such credit if Vender delivers on completion the prescribed certificate or a statutory declaration that Vender is not a non-resident of Canada. o)
- TIME LIMITS: Time shall in all respects be of the essence hereof provided that the time for doing or completing of any matter provided for herein may be extended or abridged by an agreement in writing signed by Vendor and the Purchaser or their respective lawyers who are hereby specifically authorized in that regard.
- TENDER: Any tender of documents or money hereunder may be made upon Vendor or the Purchaser or their respective solicitors on the day set for completion. Michael may be tendered by bank draft or cheque by a Charlered Sank, Trust Company, Province of Ontario Savings Office, Credit Union or Caisse Populaive.
- r) FAMILY LAW ACT: Vendor warrants that spousal consent is not necessary to this transaction under the provisions of the Family Law Act, R.S.O. 1990 unless Vendor's spouse has executed the consent provided.
- PLANNING ACT: This Agreement shall be effective to create an interest in the property only if the subdivision control provisions
  of the Planning Act are compiled with.
- CLOSING ARRANGEMENTS: Where each of the Vendor and Purchaser retain a lawyer to complete the Agreement of Purchase and Sale of the property, and where the transaction will be completed by electronic registration pursuant to Part III of the Land Registration Reform Act, R.S.O., Chapter L4, and any amendments therato, the Vendor and Purchaser acknowledge and agree that the delivery of documents and the refease thereof to the Vendor and Purchaser may, at the lawyer's discretion; (a) not occur contemporaneously with the registration of the Transfer/Deed (and other registerable documentation) and (b) be subject to conditions whereby the lawyer receiving documents and/or money will be required to hold them in trust and not release them except in accordance with the terms of a written agreement between the lawyers.
- AGREEMENT IN WRITING: This Agreement, including any Schedule attached, shall constitute the entire Agreement between the Purchaser and Vendor. These is no representation, warranty, collateral agreement or condition, which affects this Agreement other than as expressed berein. This Agreement shall be read with all changes of gender or number required by the context.
- SUCCESSORS AND ASSIGNS: The heirs, executors, administrators, successors and assigns of the undersigned are toxed by

The Corporation of the City of London hereby accepts the above Agreement of Purchase and Sale and agrees to carry out the same on the terms and conditions herein contained.

the terms and conditions herein container	
hereunto caused to be affixed its Corpora	n of the City of London agrees to the above Agreement of Purchase and Sale and has the Seal attested by the hands of its proper signing officers pursuant to the authority contained e Corporation of the City of London passed the
	THE CORPORATION OF THE CITY OF LONDON
	Matt Brown, Mayor
	Catharine Saunders, City Clerk
GIVEN UNDER MY/OUR HAND AND SE BE AFFIXED ITS CORPORATE SEAL A day of	AL, (OR, IN WITNESS WHEREOF THE VENDOR HERETO HAS HEREUNTO CAUSED TO TTESTED BY THE HANDS OF ITS PROPER SIGNING OFFICERS, as the case may be) this
SIGNED, SEALED AND DELIVERED In the Presence of	
	PER FUATORT FLODEUR ENC
	Name: TOMASZ BUTRUN
	THE PRESIDENT/ONER
	LWe Have the Authority to Bind the Corporation
VENDOR'S LAWYER David G. Mount	per, Solicitor, 519-961-2500 Ext, 4708 Fax: 519-961-5530

PURCHASER'S LAWYER BLUL

MITCHES, HARRISON PENSA LTD



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## SCHEDULE "B"

- 1. INSURANCE: All buildings on the Property and all other things being punchased shall be and remain until completion at the risk of the Vendor. Pending completion, Vendor shall hold all insurance policies, if any, and the proceeds thereof in trust for the parties as their interests may expert and in the event of substantial damage, the Purchaser may either terminate this Agreement and have all monies paid returned without interest or deduction or else take the proceeds of any insurance and complete the purchase. No insurance shall be transferred on completion.
- 2. SOIL, GEOTECHNICAL AND ENVIRONMENTAL TESTS: The Purchaser shall have a period of 60 days from the date of acceptance of this Agreement to satisfy itself in its sole and absolute discretion as to the soil and environmental condition of the Property. The Purchaser raw enter on the Property and have soil and environmental tests conducted using qualified agents or servants. The Purchaser agrees that all such tests shall be conducted using reasonable care and that the Property shall be restored to a condition as close as reasonably possible to its condition prior to entry. The Purchaser agrees to indemnify and save hermiess the Vendor from and egainst all claims, demands, costs, including reasonable legal costs, damages, expenses and liabilities whatsoever arising out of its entry on the Property and the conducting of such test.

If the results of the soil tests are not satisfactory to the Purchaser, it shall within the time limited deliver written notice to the effect to the Vendor and the Agreement shall be terminated and the deposit immediately returned to the Purchaser without interest or deduction; failing delivery of written notice, the condition shall be deemed to have been waived. This condition is inserted for the benefit of the Purchaser and may be waived by it at any time during the time limited period.

- 3. ENVIRONMENTAL CLAUSE: The Purchaser acknowledges that the Property is being purchased on an "as is" basis. The Purchaser acknowledges that the Vendor has not made, did not make and shall not be required to provide any representations or warranties of any kind with respect to whether the Property and processes and undertakings performed thereon have been and are in compliance with all applicable environmental lews, regulations and orders and whether the Property is suitable for any specific use including and without limitation to any construction or development. The Purchaser acknowledges and agrees that the Vendor shall not be liable for any damages of loss whatsoever arising out of or pursuant to any claims in respect to the foregoing.
- REFERENCE PLAN: The Purchaser agrees to prepare and deposit on site, on or before closing and at its expense, a reference
  plan describing the Property, if required.

