THE CORPORATION OF THE TOWN OF CALEDON BY-LAW NO. 2024-057

Being a by-law to amend Comprehensive Zoning By-law 2006-50, as amended, with respect to Part 1 Plan 43R-37026, Part 1 Plan 43R-37027, Part 1 Plan 43R 4880, Part 1 Plan 43R-18117, Parts 1, 2, 3 & 4 on Plan 43R-17592 and Parts 1 & 2 on Plan 43R-22592, Parts 1, 2 & 3 on Plan 43R-7218, Parts 4 & 5 on Plan 43R-7218, within, Town of Caledon, Regional Municipality of Peel.

WHEREAS on March 26th, 2024 Council for the Town of Caledon adopted the Future Caledon Official Plan;

AND WHEREAS the Future Caledon Official Plan has not yet been approved by the approval authority, being the Regional Municipality of Peel;

AND WHEREAS the within zoning by-law amendment will conform to the Future Caledon Official Plan once it comes into effect;

AND WHEREAS Subsection 24(2) of the *Planning Act*, R.S.O, c.P.13, provides that Council may pass a By-law that does not conform to the in force Official Plan provided that the By-law will conform to an adopted Official Plan or plan amendment, once it comes into effect;

AND WHEREAS Subsection 24(2.1) of the Planning Act, R.S.O. 1990, c.P.13 provides that the By-law comes into force and effect upon the adopted Official Plan or plan amendment coming into effect:

AND WHEREAS pursuant to Subsection 34(17) of the *Planning Act*, R.S.O. 1990, c.P.13 Council has determined that no further notice is required to be given in respect of the proposed by-law;

WHEREAS Section 34 of the Planning Act, as amended, permits the councils of local municipalities to pass zoning by-laws for prohibiting the use of land or the erecting, locating or using of buildings or structures for or except for such purposes as may be set out in the by-law;

AND WHEREAS the Council of The Corporation of the Town of Caledon considers it desirable to pass a zoning by-law to permit the use of Part 1 Plan 43R-37026, Part 1 Plan 43R-37027, Part 1 Plan 43R 4880, Part 1 Plan 43R-18117, Parts 1, 2, 3 & 4 on Plan 43R-17592 and Parts 1 & 2 on Plan 43R-22592, Parts 1, 2 & 3 on Plan 43R-7218, Parts 4 & 5 on Plan 43R-7218 Town of Caledon, Regional Municipality of Peel, for commercial, residential and community purposes.

NOW THEREFORE the Council of The Corporation of the Town of Caledon enacts that By-law 2006-50 as amended, being the Comprehensive Zoning By-law for the Town of Caledon, shall be and is hereby amended as follows:

1. The following is added to Table 13.1:

Zone Prefix	Exception Number	Permitted Uses	Special Standards
RMD	697	 Additional Residential Unit Bed and Breakfast Establishments Day Care, Private Home Day Nursery Dwelling, Detached Dwelling, Detached Dwelling, Townhouse Street Dwelling, Stacked 	DEFINITIONS Dwelling, Stacked Townhouse For the purposes of this zone, means a building containing more than 4 dwelling units, each dwelling unit being separated from the other vertically and horizontally and each dwelling unit having a private entrance from outside. Dwelling, Back-to-Back Stacked Townhouse For the purposes of this zone, means a
		Townhouse - Dwelling, Multiplex	building containing more than six dwelling units, where dwelling units are separated from each other through a combination of

Zone Prefix	Exception Number	Permitted Uses	Special Standards
		 Dwelling, Back-to-Back Townhouse Home Occupation Line-Work Unit Non-Market Housing 	vertically including a common rear wall and horizontally common walls and whereby each dwelling unit has an independent entrance either directly from the outside or through a common vestibule but does not include a common corridor system.
			Dwelling, Multiplex For the purposes of this zone, means a residential building with up to eight units. In order to qualify, at least one dwelling unit must be entirely or partially above another. A dwelling unit within a multiplex is not a principal dwelling that can contain an Additional Residential Unit.
			Lane For the purposes of this zone, means a public or private thoroughfare, whether or not improved for use, which has a reduced right of-way width and which affords a means of access for vehicular traffic to abutting lots.
			Non-Market Housing For the purposes of this zone, means housing that is owned or subsidized by government, a non-profit society, or a housing cooperative; whereby it is not solely market driven.
			Outdoor Amenity Space For the purposes of this zone, means outdoor space including a balcony or a roof area that is for the exclusive use of the occupants of a dwelling unit for their personal recreational or social activities.
			Street For the purpose of this zone, a street shall include a private road or lane.
			GENERAL PROVISIONS
			Additional Residential Units Notwithstanding the lands identified on Schedule H of Comprehensive Zoning By- law 2006-50, the provisions of Section 4.4 – Additional Residential Units Overlay Zone shall apply to the lands shown on Schedule "A" of this By-law.
			Dwellings Per Lot Section 4.11 shall only apply to a lot containing a detached dwelling, semi- detached dwelling, and/or a freehold townhouse.
			Non-Market Housing Shall be permitted in all residential zones, provided that such use, building or structure complies with the standards of the Zone in which it is located.
			Use Restriction

Zone Prefix	Exception Number	Permitted Uses	Special Standards	
			Where a dwelling has been legally constructed, the dwelling shall not be use for any purpose other than a domicile, a care, private home, home occupation, a related accessory use as permitted by the Zoning By-law. All other uses are prohile	a <i>day</i> and the
			ZONE STANDARDS	
			For Dwelling, Detached and Dwelling Multiplex:	7
			Lot Area (Minimum, per dwelling unit):	224m²
			Lot Frontage (Minimum): Corner Lot per dwelling unit:	1.0m
			Other Lots, per dwelling unit:	8.0m
			Building Area (Maximum):	50%
			Front Yard (Minimum): Front wall of attached private garage:	6.0m
			Front wall of main building:	4.5m
			Exterior Side Yard (Minimum):	3.0m
			Rear Yard (Minimum): 6.0m, except 1.5m to a garage abut rear lane with a minimum of 5 m between the detached g and the dwelling	netres arage
			Interior Side Yard (Minimum): One side:	1.2m
			Other side:	0.6m
			Building Height (Maximum): 12	2.5m
			Landscaping Area (Minimum):	35%
			ZONE STANDARDS	
			For Dwelling, Semi Detached:	
			Lot Area (Minimum, per dwelling unit):	190m²
			Lot Frontage (Minimum): Corner Lot per dwelling unit:	9.75m
			Other Lots, per dwelling unit:	6.75m
			Building Area (Maximum):	55%
			Front Yard (Minimum): Front wall of attached private garage:	6.0m
			Front wall of <i>main building</i> :	4.5m
			Exterior Side Yard (Minimum):	3.0m

Zone Prefix	Exception Number	Permitted Uses	Special Standards
			Rear Yard (Minimum): 6.0m, except 1.5m to a garage abutting a rear lane with a minimum of 5 metres between the detached garage and the dwelling unit.
			Interior Side Yard (Minimum): 1.0m, except no interior side yard is required where abutting lots share an above grade common wall.
			Building Height (Maximum): 12.5m
			Landscaping Area (Minimum): 35%
			ZONE STANDARDS
			For Dwelling, Street Townhouse:
			Lot Area (Minimum, per dwelling unit): 150m ²
			Lot Frontage (Minimum): Corner Lot per dwelling unit: 9.0m
			Other <i>Lot</i> s, per <i>dwelling unit:</i> 6.0m
			Building Area (Maximum): 65%
			Front Yard (Minimum): Front wall of attached private garage: 6.0m
			Front wall of <i>main building</i> : 3.0m
			Exterior Side Yard (Minimum): 3.0m
			Rear Yard (Minimum): 6.0m, except 1.5m to a garage abutting a rear lane within a minimum of 5 metres between the detached garage and the dwelling unit.
			Interior Side Yard (Minimum): 1.2m, except no interior side yard is required where abutting lots share an above grade common wall.
			Building Height (Maximum): 12.5m
			Landscaping Area (Minimum): 25%
			ZONE STANDARDS
			For Dwelling, Stacked Townhouse:
			Lot Area (Minimum, per dwelling unit): N/A
			Lot Frontage (Minimum): 30m
			Building Area (Maximum): N/A
			Outdoor Amenity Area (Minimum): 8m² (per unit)

Zone Prefix	Exception Number	Permitted Uses	Special Standards	
- 10111			Front Yard (Minimum): Front wall of attached private garage:	6.0m
			Front wall of <i>main building</i> :	3.0m
			Exterior Side Yard (Minimum):	3.0m
			Rear Yard (Minimum):	6.0m
			Interior Side Yard (Minimum):	1.8m
			Building Height (Maximum):	14m
			Landscaping Area (Minimum): 25%, applies to front ya	rd only.
			ZONE STANDARDS	
			For Dwelling, Back-to-Back Townho	ouse:
			Lot Area (Minimum, per dwelling unit)): 75 m²
			Lot Frontage (Minimum): Corner Lot per dwelling unit:	8.5m
			Other Lots, per dwelling unit:	5.5m
			Building Area (Maximum):	N/A
			Outdoor Amenity Area (Minimum): 8m² (p	er unit)
			Front Yard (Minimum): Front wall of attached private garage:	6.0m
			Front wall of <i>main building</i> :	3.0m
			Exterior Side Yard (Minimum):	3.0m
			Rear Yard (Minimum):	N/A
			Interior Side Yard (Minimum): 1.5m, except no interior side yard is re where abutting lots share an grade commo	above
			Building Height (Maximum):	12.5m
			Landscaping Area (Minimum): 25%, applies to front ya	rd only.
RM	698	- Additional Residential Unit	DEFINITIONS	
		 Building, Apartment Day Care, Private Home Dwelling, Street Townhouse Dwelling, Stacked Townhouse Dwelling, Back-to- Back Townhouse Dwelling, Back-to- Dwelling, Back-to- 	Dwelling, Stacked Townhouse For the purposes of this zone, means building containing more than 4 dwelling units, each dwelling unit being separa from the other vertically and horizonta each dwelling unit having a private en from outside. Dwelling, Back to Back Stacked Townhouse	<i>ing</i> ted Ily and
		Back Stacked Townhouse	For the purposes of this <i>zone</i> , means building containing more than six dwe	

Zone Prefix	Exception Number	Permitted Uses	Special Standards
		 Home Occupation Live-Work Unit Long-Term Care Facility Non-Market Housing Seniors Retirement Facility 	units, where dwelling units are separated from each other through a combination of vertically including a common rear wall and horizontally common walls and whereby each dwelling unit has an independent entrance either directly from the outside or through a common vestibule but does not include a common corridor system.
			Dwelling, Multiplex For the purposes of this zone, means a residential building with up to eight units. In order to qualify as a Multiplex, at least one dwelling unit must be entirely or partially above another. A dwelling unit within a multiplex is not a principal dwelling that can contain an Additional Residential Unit.
			Lane For the purposes of this zone, means a public or private thoroughfare, whether or not improved for use, which has a reduced right of-way width and which affords a means of access for vehicular traffic to abutting lots.
			Non-Market Housing For the purposes of this zone, means housing that is owned or subsidized by government, a non-profit society, or a housing cooperative; whereby it is not solely market driven.
			Outdoor Amenity Space For the purposes of this zone, means outdoor space including a balcony or a roof area that is for the exclusive use of the occupants of a dwelling unit for their personal recreational or social activities.
			Street For the purpose of this zone, a street shall include a private road or lane.
			GENERAL PROVISIONS
			Additional Residential Units Notwithstanding the lands identified on Schedule H of Comprehensive Zoning By- law 2006-50, the provisions of Section 4.4 – Additional Residential Units Overlay Zone shall apply to the lands shown on Schedule "A" of this By-law.
			Dwellings Per Lot Section 4.11 shall only apply to a lot containing a detached dwelling, semi- detached dwelling, and/or a freehold townhouse.
			Non-Market Housing Shall be permitted in all residential zones, provided that such use, building or structure complies with the standards of the Zone in which it is located.

Zone Prefix	Exception Number	Permitted Uses	Special Standards	
TOTA	Hambel		Use Restriction Where a dwelling has been legally constructed, the dwelling shall not be used for any purpose other than a domicile, a day care, private home, home occupation, and related accessory use as permitted by the Zoning By-law. All other uses are prohibited.	
			ZONE STANDARDS	
			For Dwelling, Street Townhouse:	
			Lot Area (Minimum, per dwelling unit):	2
			Lot Frontage (Minimum): Corner Lot per dwelling unit: 9.0m	ì
			Other Lots, per dwelling unit: 6.0m	1
			Building Area (Maximum): 65%	J.
			Front Yard (Minimum): Front wall of attached private garage: 6.0m	
			Front wall of <i>main building</i> : 3.0m	1
			Exterior Side Yard (Minimum): 3.0m	1
			Rear Yard (Minimum): 6.0m, except 1.5m to a garage abutting a rear lane within a minimum of 5 metres between the detached garage and the dwelling unit	6
			Interior Side Yard (Minimum): 1.2m, except no interior side yard is required where abutting lots share an above grade common wall	9
			Building Height (Maximum): 12.5m	I
			Landscaping Area (Minimum): 25%	
			ZONE STANDARDS	
			For Dwelling, Stacked Townhouse:	
			Lot Area (Minimum, per dwelling unit): N/A	
			Lot Frontage (Minimum): 30m	ì
			Building Area (Maximum): N/A	
			Outdoor Amenity Area (Minimum): 8m² (per unit))
			Front Yard (Minimum): Front wall of attached private garage: 6.0m	
			Front wall of <i>main building</i> : 3.0m	i
			Exterior Side Yard (Minimum): 3.0m	1
			Rear Yard (Minimum): 6.0m	ì

Zone Prefix	Exception Number	Permitted Uses	Special Standards
			Interior Side Yard (Minimum): 1.8m
			Building Height (Maximum): 14m
			Landscaping Area (Minimum): 25%, applies to front yard only.
			ZONE STANDARDS
			For Dwelling, Back-to-Back Townhouse:
			Lot Area (Minimum, per dwelling unit): 75m ²
			Lot Frontage (Minimum): Corner Lot per dwelling unit: 8.5m
			Other Lots, per dwelling unit: 5.5m
			Building Area (Maximum): N/A
			Outdoor Amenity Area (Minimum): 8m² (per unit)
			Front Yard (Minimum): Front wall of attached private garage: 6.0m
			Front wall of <i>main building</i> : 3.0m
			Exterior Side Yard (Minimum): 3.0m
			Rear Yard (Minimum): N/A
			Interior Side Yard (Minimum): 1.5m, except no interior side yard is required where abutting lots share an above grade common wall.
			Building Height (Maximum): 12.5m
			Landscaping Area (Minimum): 25%, applies to front yard only.
			ZONE STANDARDS
			For Dwelling, Back-to-Back Stacked Townhouse
			Lot Area (Minimum, per dwelling unit): N/A
			Lot Frontage (Minimum): 30m
			Building Area (Maximum): N/A
			Outdoor Amenity Area (Minimum): 8m² (per unit)
			Front Yard (Minimum): Front wall of attached private garage: 6.0m
			Front wall of <i>main building</i> : 3.0m
			Exterior Side Yard (Minimum): 3.0m

Zone Prefix	Exception Number	Permitted Uses	Special Standards
-			Rear Yard (Minimum): N/A
			Interior Side Yard (Minimum): 1.8m
			Building Height (Maximum): 14m
			Landscaping Area (Minimum): 25%, applies to front yard only.
			ZONE STANDARDS
			For Building, Apartment:
			Lot Area (Minimum, per dwelling unit): N/A
			Lot Frontage (Minimum): N/A
			Building Area (Maximum): N/A
			Outdoor Amenity Area (Minimum): N/A
			Front Yard (Minimum): 3.0m
			Exterior Side Yard (Minimum): 3.0m
			Rear Yard (Minimum): 6.0m
			Interior Side Yard (Minimum): 6.0m
			Building Height (Maximum): 6 storeys
			Landscaping Area (Minimum): 25%
CC	699	- Animal Hospital - Art Gallery - Artist Studio & Gallery - Bakery - Boarding House - Business Office - Clinic - Commercial School - Convenience Store - Day Nursery - Dry Cleaning or Laundry Outlet - Financial Institution - Fitness Centre - Funeral Home - Hotel - Laundromat - Merchandise Service Shop - Motel - Parking Area, Commercial - Parking Area, Municipal - Personal Service Shop - Pharmacy - Place of Assembly - Place of Entertainment	Commercial School means a teaching and training center, operated for gain or profit, in which instruction in a trade, skill or service is provided. ADDITIONAL PROVISIONS i. Notwithstanding Table 5.2 of Zoning By-law 2006-50, the uses permitted in the Core Commercial "CC" Zone shall be subject to a parking rate of 3.5 spaces per 100 m² of gross floor area.

Zone Prefix	Exception Number	Permitted Uses	Special Standards
		 Restaurant Retail Store Sales, Service and Repair Shop Training Facility 	

2. The following is added to Table 13.3:

The following provisions shall apply to all lands zoned with a holding provision (H46A) as shown on Schedule "A" to this By-law until the holding provision (H46A) is removed from the lands or a portion thereof pursuant to Subsection 36(3) or (4) of the *Planning Act*:

- a) Only the following *uses* are permitted prior to the removal of the holding provision (H46A):
 - A use legally existing on the lands as of the date of the enactment of this By-law;
 - b. A *use* that was permitted on the Subject Lands, or portion thereof, pursuant to Comprehensive Zoning By-law 2006-50 as of the date of the enactment of this By-law; and,
 - c. Non-Intensive Recreation Uses and Environmental Management Uses.
- b) A By-law or By-laws to remove the Holding Provision (H46A) from all or a portion of the lands shall not be enacted until the following conditions, as applicable, have been met to the satisfaction of the Town:
 - Approval of a secondary plan in conformity with the Town's Future Caledon Official Plan or an official plan amendment;
 - ii. Approval of Draft Plan of Subdivision has been issued or where the lands are not subject to a Plan of Subdivision, a Site Plan Approval Final Summary letter has been issued by the Town. Through the Draft Plan of Subdivision or Site Plan approval process, the applicant shall submit an Environmental Impact Study, to the satisfaction of the Town ("EIS"), which among other things, determines the extent of the Natural Environment System as defined in the Future Caledon Official Plan. Any lands that are identified as being within the Natural Environment System through the EIS and protected from development shall either be dedicated to the Town or other appropriate public authority or otherwise protected from development over the long term to the satisfaction of the Town as a condition of draft plan approval or through Site Plan approval.
 - iii. Written confirmation, where required, from the Regional Municipality of Peel and/or the applicable utility, that:
 - a development agreement has been executed to implement the required water and sanitary services, which may include payment of fees and posting of required securities; and/or
 - ii. there is sufficient municipal water and sanitary sewer capacity to service the lands.
- 3. The following is added to Table 13.3:

A holding provision (H46B) shall apply to the lands shown on Schedule "A" to this Bylaw and may be lifted over all or a portion of the lands provided that the following conditions, as applicable, have been met to the satisfaction of the Town:

- a) The submission of an Environmental Impact Study, to the satisfaction of the Town ("EIS"), which among other things, determines the extent of the Natural Environment System as defined in the Future Caledon Official Plan in order to confirm the limits and extent of the Environmental Policy Area 1 Zone (EPA1) as described in the note on Schedule "A" to this By-law. Following the completion of the EIS to the satisfaction of the Town, the holding provision (H46B) shall only be lifted from lands that are already within the EPA1 zone where those lands have been identified to form part of the Natural Environment System and protected from development through the EIS. For clarity, the holding provision (H46B) shall not be lifted from lands that form part of the Natural Environment System and are protected from development as identified through the EIS where lands are zoned for residential or commercial uses on Schedule "A".
- 4. Schedule "A", Zone Map 21 of By-law 2006-50, as amended is further amended for Part 1 Plan 43R-37026, Part 1 Plan 43R-37027, Part 1 Plan 43R 4880, Part 1 Plan 43R-18117, Parts 1, 2, 3 & 4 on Plan 43R-17592 and Parts 1 & 2 on Plan 43R-22592, Parts 1, 2 & 3 on Plan 43R-7218, Parts 4 & 5 on Plan 43R-7218 Town of Caledon, Regional Municipality of Peel, from Agricultural Zone (A1) and Environmental Policy Area 2 Zone (EPA2) to Mixed Density Residential Zone Exception 697 Holding Provision 46A and Holding Provision 46B (RMD-697-H46A-H46B), Multiple Residential Zone Exception 698 Holding Provision 46A and Holding Provision 46B (RM-698-H46A-H46B), Environmental Policy Area 1 Zone Holding Provision 46A and Holding Provision 46B "EPA1-H46A-46B", and Core Commercial Zone Exception 699 Holding Provision 46A and Holding Provision 46B (CC-699-H46A-H46B) Zone in accordance with Schedule "A" attached hereto.

Read three times and finally passed in open Council on the [XX] day of [XXXXXX], [20XX].

Annett	e Grov	es, M	ayor		
		·	•		
Kevin	Klinger	nbera.	Clerk	,	