## THE CORPORATION OF THE TOWN OF CALEDON BY-LAW NO. 2024-059

Being a by-law to amend Comprehensive Zoning By-law 2006-50, as amended, with respect to Part of Lots 3 and 4, Concession 7

Town of Caledon, Regional Municipality of Peel, municipally known as 12563 & 12599 Highway 50 and 2 Industrial Road.

**WHEREAS** on March 26<sup>th</sup>, 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 of Lots 3 and 4, Concession 7, Town of Caledon, Regional Municipality of Peel, for High Density Residential and Mixed-Use 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
RM	703	- Animal Hospital	DEFINITIONS
		- Amusement Arcade	
		- Antique and	Animal Hospital
		Collectibles Store	For the purposes of this zone, means a
		- Artist Studio and/or	building, or dedicated space within a mixed-
		Gallery	use building, where one or more licensed
		- Body-Rub Parlour	veterinarians and any associated staff
		- Building, Apartment	provide medical, surgical or similar services
		- Building, Mixed Use	solely for domestic pets. This definition may
		- Bakery	include grooming activities but shall not
		- Business Office	include any facilities for the cremation or
		- Clinic	disposal of dead animals.
		- Convenience Store	Floor Area Cross
		- Custom Computer	Floor Area, Gross
		Assembly and	For the purposes of this <i>zone</i> , means the
		Service Outlet	aggregate of all floor areas of all of the
		- Day Nursery	buildings or structures on a lot, but
		- Department Store	excluding:
		- Dwelling, Townhouse - Financial Institution	i. parking, loading and bicycle parking,
		- Financiai institution	at, above, or below finished grade

Zone Prefix	Exception Number	Permitted Uses	Special Standards
		- Fitness Centre - Furniture Showroom - Grocery Store - Government Office - Home Sales     Office/Presentation     Centre/Décor Centre - Home Occupation - Library - Medical Centre - Medical Laboratory - Motor Vehicle Sales     Establishment which     does not include a     motor vehicle service     centre - Museum - Non-Market Housing - Personal Service     Shop - Place of Assembly - Place of     Entertainment - Place of Worship - Printing and     Processing Shop - Private Club - Public Use - Restaurant - Retail Store - Seniors Retirement     Facility - Specialty Food Store - Video Outlet/Rental     Store - Wellness Centre	ii. storage rooms, washrooms, electrical, utility, mechanical and ventilation rooms in the basement; iii. shower and change facilities iv. indoor amenity space v. elevator shafts; vi. garbage shafts; vii. mechanical penthouse; and viii. exit stairwells in the building.  Furniture Showroom  For the purposes of this zone, means a retail store where household furniture and appliances are displayed, stored and offered for sale.  Home Sales Office/Presentation Centre/Décor Centre For the purposes of this zone, means a building or structure used for the sole purpose of selling or leasing land or buildings associated with a Draft Plan of Condominium or an approved Site Plan.  Storey For the purposes of this zone, means that portion of a building or structure between any floor level and the floor, ceiling or roof immediately above, but shall not include a mechanical penthouse, elevator overrun, or stairway providing access to a rooftop for amenity or maintenance purposes.  Lot For the purposes of this zone, means the lands zoned RM-703, notwithstanding any subdivision or partition of such lands by way of plan of subdivision, part lot control exemption, plan of condominium, or consent to sever.  Lot Line, Front For the purposes of this zone, means the street line abutting Highway 50.  Lot Line, Exterior For the purposes of this zone, means the street line abutting Industrial Road.  Non-Market Housing For the purpose of this zone, a street shall include a private road or lane.  ZONE STANDARDS  Non-Market Housing Shall be permitted in all residential zones, provided that such use, building or

Zone Prefix	Exception Number	Permitted Uses	Special Standards
			structure complies with the standards of the Zone in which it is located.
			Structure Envelope In addition to complying with applicable provisions, all buildings and structures shall only be located within the structure envelope shown on Schedule "B" S.E. Map 50.
			Permitted Encroachments Structural projections from a principal building are permitted to encroach, into the minimum setback as shown on Schedule "B" S.E. Map 50, in accordance with Table 4.2 of Section 4.29.
			For the purposes of this By-law, commercial signage shall be permitted to encroach into the minimum setback as shown on Schedule "B" S.E. Map 50 to a point not less than 0.3 metres from a street line
			For the purposes of this By-law, an <i>outdoor</i> patio shall be permitted to encroach to a lot line.
			Lot Area (minimum): 35,000 m <sup>2</sup>
			Dwelling Units per Lot (maximum): 2,400
			Building Area (maximum): 50%
			Landscaping Area (minimum): 35%
			Lot Frontage (minimum): N/A
			Yards (minimum): Refer to Schedule "B" S.E. Map 50
			Privacy Yard (minimum): N/A
			Privacy Yard Depth (minimum): N/A
			Play Facility (minimum): N/A
			Parking Space Setback (minimum): 3.0m above grade and 0.9m for an underground garage
			Building Height (maximum):  Refer to Schedule "B" S.E. Map 50
			Building Height Exception: For the purpose of this zone, the building or structure height provisions of this By-law shall not apply to the following uses:
			i. equipment used for the functional operation of the <i>building</i> , including electrical, utility, mechanical and ventilation equipment, as well as enclosed stairwells, roof access, maintenance equipment storage, elevator shafts, chimneys, vents, <i>building</i> maintenance units and/or

Zone Prefix	Exception Number	Permitted Uses	Special Standards
			window washing equipment;
			ii. structures that enclose, screen, or cover the equipment, structures and parts of a building listed in (i) above, including a mechanical penthouse,
			iii. architectural features, parapets, and elements and <i>structures</i> associated with a green roof;
			iv. planters, landscaping features, guard rails, and divider screens on a balcony and/or terrace, antennae, flagpoles and satellite dishes;
			v. trellises, pergolas, and unenclosed structures providing safety or wind protection to rooftop amenity space;
			vi. intake or exhaust shafts at grade, provided they are screened;
			vii. electrical transformers or gas meter stations; and
			viii. a structure enclosing a stairway providing access to an underground parking garage.
			PARKING REQUIREMENTS
			For a Dwelling, Apartment:
			0.85 parking space per dwelling unit + 0.2 parking spaces per dwelling unit for visitor parking in a designated visitor parking area
			Dwelling, Townhouse, where incorporated into the base of an Apartment or Mixed-Use Building:
			0.85 parking space per dwelling unit + 0.2 parking spaces per dwelling unit for visitor parking in a designated visitor parking area
			Non-Residential Uses:
			1 parking space per 30m <sup>2</sup> of net floor area
			Parking spaces for non-residential uses shall be permitted to be shared with the parking spaces for visitors of the dwelling units
			Notwithstanding Section 5.2.9, no parking spaces shall be required for an outdoor patio
			The vertical or horizontal area of a <i>parking</i> space shall be permitted to be obstructed by facilities intended to be used for a suspended bicycle <i>parking</i> space for the exclusive use of the owner of the <i>parking</i> space.
			Loading and Delivery Spaces:

Zone Prefix	Exception Number	Permitted Uses	Special Standards
			Residential Uses: 1 per building
			Non-Residential <i>Uses</i> : 1 per <i>building</i>
			Where a <i>building</i> contains both residential and commercial <i>uses</i> , a minimum of 1 <i>loading space</i> shall be required.
			Notwithstanding Section 5.3.3, each <i>loading</i> space shall be at least 13 metres long, 3.5 metres wide, and have a vertical clearance of at least 3.35 metres.
			For the purposes of this By-law, the provision of a <i>loading space</i> within an apartment or mixed-use building shall be deemed to satisfy any other requirement of this By-law for a <i>delivery space</i> .
			Notwithstanding Sections 5.3.6 and 5.4.6, the location of <i>loading</i> or <i>delivery spaces</i> shall be determined through a future Site Plan Control application to the satisfaction of the Town.
			Sight Triangles Notwithstanding Section 4.38.2 (Sight Triangles) no sight triangle shall be required where a curved or triangular area of land abutting a corner lot has been incorporated into the public right-of-way.
			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.

## 2. The following is added to Table 13.3:

The following provisions shall apply to all lands zoned with a holding provision (H48) as shown on Schedule "A" to this By-law until the holding provision (H48) 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 (H48):
  - a. 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, Public Uses and Environmental Management Uses.
- 3. The following is added to Table 13.3:

A Holding provision (H48) shall apply to the lands shown on Schedule "A" to this By-law which shall not be lifted until the following conditions have been met:

- a. An appropriate land use policy framework is implemented within the Town of Caledon Official Plan or Bolton Secondary Plan, as applicable.
- b. The Owner submits an updated noise mitigation report and implements any recommendations to the satisfaction of the Town of Caledon and that the owner provide confirmation by a qualified acoustical engineer that the required noise mitigation measures have been constructed to address the stationary noise sources and meet NPC-300 requirements as applicable.
- The Owner enters into a development agreement with the Town of Caledon to design and construct the Industrial Road to an urban local road standard from Highway 50 to the future connection with George Bolton Parkway Extension;
- d. The Owner registers the aforementioned development agreement on title of the subject lands.
- 4. Schedule "A", Zone Map 1a of By-law 2006-50, as amended is further amended for Part of Lots 3 and 4, Concession 7, Town of Caledon, Regional Municipality of Peel, from Bolton Highway Commercial Zone (CHB) and Unserviced Industrial Zone (MU) to the Multiple Residential Zone Exception 703 Holding Provision 48 (RM-703-H48) in accordance with Schedules "A" attached hereto.
- 5. Schedule "B" S.E. Map 50, attached hereto, is hereby added to Schedule "B", Structure Envelope (SE) Maps of By-law 2006-50, as amended, for the lands legally described as Part of Lots 3 and 4, Concession 7, Town of Caledon, Regional Municipality of Peel.

Read three times and finally bassed in open Council on the [XX] day of June, 2024.	
	Annette Groves, Mayor
	Kevin Klingenberg, Clerk