# THIS CONFIDENTIAL CORRESPONDENCE IS SUBJECT TO SOLICITOR AND CLIENT PRIVILEGE WHICH SHOULD NOT BE DISTRUBUTED TO ANY THIRD PARTY. 

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## BY EMAIL (kevin.klingenberg@caledon.ca)

March 25, 2024

The Corporation of the Town of Caledon
6311 Old Church Rd
Caledon, ON
L7C 1J6
Attn: Mr. Kevin Klingenberg, Town Clerk
Dear Mr. Klingenberg:

## Re: Strong Mayor Powers Direction to Council and Staff

Pursuant to instructions received from Mayor Groves, please find attached to this letter a Council and Staff Direction for the information of council at the meeting of March 26, 2024. This direction is being provided pursuant to section 284.3 of the Municipal Act, 2001, S.O. 2001, c. 25. Under the Municipal Act, no vote is required for this direction, and it is being provided for the information of council only.

Similarly, please find proposed Zoning By-laws A1 to A12 attached to the direction. These Zoning By-laws are being proposed by Mayor Groves pursuant to section 284.11.1 of the Municipal Act, which allows the Mayor to propose by-laws and require council to vote on same, despite any procedural by-law, if the Mayor is of the opinion that such by-laws could advance a prescribed provincial priority. Pursuant to the foregoing, these by-laws are required to be considered at the council meeting of April 30, 2024. A vote of council pursuant to section 284.11.1 of the Municipal Act will pass if more than one-third of the members of council vote in favour of the by-law at the April 30, 2024 meeting.

I trust this is satisfactory, however please do not hesitate to contact the undersigned should you require anything further.

Yours very truly, LOOPSTRA NIXON LLP


Per: Quinto M. Annibale
Cc: Nathan Hyde, CAO; Nathan.hyde@caledon.ca
Annette Groves, Mayor; Annette.groves@caledon.ca
Catherine Monast, Chief of Staff; catherine.monast@caledon.ca

## STRONG MAYOR POWERS - COUNCIL AND STAFF DIRECTION

Subject:

Member of Council:
Meeting Considered At:

Zoning By-law Amendments to meet Provincial Housing Priorities and Caledon's Housing Pledge using the Strong Mayor Powers pursuant to the Municipal Act, 2001, S.O. 1001, c. 25.

Mayor A. Groves
March 26, 2024

> WHEREAS the Town of Caledon has been designated under O. Reg. 530/22 for the purposes of exercising the Strong Mayor Powers granted under section 284.2 of the Municipal Act, 2001, S.O. 2001, c. 25 ("Municipal Act");

WHEREAS the Ministry of Municipal Affairs and Housing ("MMAH") has assigned the Town of Caledon a housing target of 13,000 new homes by 2031;

WHEREAS O. Reg. 580/22 under the Municipal Act prescribes the building of 1.5 million new residential units by December 31, 2031 as a provincial priority (the "Provincial Housing Priority");

WHEREAS the Town of Caledon seeks to advance the provincial priorities prescribed in O. Reg. 580/22 under the Municipal Act;

WHEREAS the Mayor of Caledon is empowered under the Strong Mayor Powers granted by section 284.11.1 of the Municipal Act to propose by-laws to the council and to require the council to consider and vote on the proposed by-laws at a meeting, if the Mayor is of the opinion that the by-law could potentially advance a prescribed provincial priority;

WHEREAS on March 21, 2023 the Town of Caledon Council endorsed a Housing Pledge for Caledon, outlining how the Town of Caledon will meet the target of 13,000 new homes by 2031 as set by the MMAH ("Housing Pledge");

WHEREAS the construction of Additional Residential Units are a component of the Housing Pledge;

WHEREAS the Mayor is of the opinion that the Subject Lands are a key component of future residential growth and development within the Town of Caledon and the by-laws attached to this resolution at Schedule "A1" through "A12" (the "Zoning By-laws") would advance the Provincial Housing Priority and the Housing Pledge (the "Mayor's Reasons for the Proposal");

WHEREAS the Town of Caledon desires to meet its obligations under the Housing Pledge and advance the Provincial Housing Priority;

WHEREAS the Subject Lands are located within the Regional Urban Boundary, either as an existing Delineated Built-up Area, an existing Delineated Greenfield Area, or a New Urban Area;

WHEREAS the Subject Lands have been designated for residential development in the draft Future Caledon Official Plan ("COP") and in the Regional of Peel Official Plan ("ROP");

WHEREAS the Town of Caledon seeks to zone the Subject Lands in compliance with the COP and ROP;

WHEREAS development on the Subject Lands is required to meet Planning Act requirements, including but not limited to Plan of Subdivision and/or Site Plan Approval;

WHEREAS the Town of Caledon desires to zone the Subject Lands to permit residential mixeduse development in order to advance the Provincial Housing Priority and meet the requirements of the Housing Pledge;

WHEREAS the Mayor, pursuant to her powers under section 284.3 of the Municipal Act, the Mayor may, in writing, exercise the powers of the Town to direct municipal employees to carry out duties related to the exercise of the power or performance of the duty, including implementing any decisions made by the head of council under Part VI. 1 of the Municipal Act;

WHEREAS the Mayor, pursuant to her powers under section 284.11.1 of the Municipal Act, proposes the passage of the Zoning By-laws, being of the opinion that the by-law would advance a prescribed provincial priority, being the building of 1.5 million new residential units by December 31, 2031;

WHEREAS pursuant to subsection 34(12) of the Planning Act, the Town will ensure that sufficient information has been made available to the public, and one public meeting will be held on the matter;

WHEREAS pursuant to subsection 34(14.1) of the Planning Act, the statutory public meeting will be held no earlier than 20 days after the requirements for giving notice in O. Reg. 545/06 have been complied with;

WHEREAS the Town Clerk and each member of Council will be provided with a copy of the Zoning By-laws and the Mayor's Reasons for the Proposal pursuant to section 284.11.1(3) of the Municipal Act;

WHEREAS a vote brought pursuant to section 284.11.1 of the Municipal Act requires more than one-third of votes in favour to be passed pursuant to section 284.11.1(4) of the Municipal Act;

WHEREAS pursuant to subsection 34(18) of the Planning Act Council shall give written notice of the passing of the by-law is given in the prescribed manner, no later than 15 days after the day the by-law is passed;

WHEREAS pursuant to subsection 34(19) of the Planning Act, a person or public body who, before the by-law was passed, made oral submissions at a public meeting or written submissions to the council may appeal the passing of the by-law not later than 20 days after the giving of notice as detailed above;

WHEREAS if an appeal is received by the Town, the clerk shall ensure that a record that includes the prescribed information and material in O. Reg. 545/06 is compiled, and the notice of appeal, record and fee are forwarded to the Tribunal within 15 days after the last day for filing a notice of appeal.

## I, ANETTE GROVES, MAYOR OF THE TOWN OF CALEDON, HEREBY DIRECT AS FOLLOWS;

1. Council shall consider passage of the Zoning By-laws at its regular meeting of April 30, 2024;
2. The Clerk shall schedule and Council shall hold a statutory public meeting with respect to the Zoning By-laws pursuant to section 34(12)(a)(ii) and (14.1) of the Planning Act, R.S.O. 1990, c. P. 13 at a Planning and Development Committee meeting of April 25, 2024 at 7:00 pm;
3. The Clerk is directed to give notice of the statutory public meeting pursuant to section 34(13) of the Planning Act and in accordance with section 5 of O. Reg 545/06, by no later than April 4, 2024 by publication in the Caledon Citizen on April 4, 2024;
4. The Clerk and planning staff are directed to comply with section 34(12) of the Planning Act by ensuring that sufficient information and material are made available to the public to understand generally the proposed Zoning By-laws;
5. If a greater than one-third majority of Council votes to approve the Zoning By-laws at its regular meeting of April 30, 2024, the Clerk is directed to give notice of the passing of the Zoning By-laws in accordance with subsection 34(18) of the Planning Act and section 6 of O. Reg. 545/06 made pursuant to the Planning Act, by no later than May 14, 2024; and
6. The Mayor is directed, as required by section 2 of $O$. Reg. 530/22, to ensure that a copy of this direction, which contains the Mayor's Reasons for the Proposal, shall be given to the Clerk and the Chief Administrative Officer by no later than March 27, 2024
7. If, at the April 30, 2024 council meeting, the Zoning By-laws are passed pursuant to section 284.11.1 of the Municipal Act, the Mayor is directed, as required by section 284.4(1) and (2) of the Municipal Act and section 3 of $O$. Reg. $530 / 22$, to ensure that a copy of the exercised power or performed duty shall be given to the Clerk, each member of Council, and shall be posted on the Town's website to ensure that it is available to the public by no later than May 1, 2024.


## A1

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

Being a by-law to amend Comprehensive Zoning By-law 200650 , as amended, with respect to Part of Lots 18, 19, 20, 21, and 22, Concessions 3, and 4, West of Hurontario Street (Chinguacousy), Town of Caledon, Regional Municipality of Peel.

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 18, 19, 20, 21, and 22, Concessions 3 and 4 , West of Hurontario Street (Chinguacousy), Town of Caledon, Regional Municipality of Peel, for 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. By adding the following subsections to Section 13 - EXCEPTIONS
1.1 Notwithstanding any other provisions of by-law 2006-50, the following provisions shall apply to the lands as shown on Schedule "A" of this By-law 2024-XXXX. All other provisions, unless specifically modified or amended by this section, continue to apply to the lands subject to this section.
1.2 The following is added to Table 13.1:

| Zone Prefix | Exception Number | Permitted Uses | Special Standards |
| :---: | :---: | :---: | :---: |
| RMD | AAA | Additional Permitted Uses: <br> - Adult Day Centre <br> - Amusement Arcade <br> - Animal Hospital <br> - Art Gallery <br> - Artist Studio and Gallery <br> - Bakery <br> - Building, Apartment <br> - Building, Apartment, Senior Citizens <br> - Building, Mixed Use <br> - Business Office <br> - Clinic <br> - Conference Centre <br> - Convenience Store <br> - Crisis Care Facility <br> - Cultural Centre <br> - Day Nursery <br> - Dry Cleaning or Laundry Outlet <br> - Dwelling, Back-to-Back Townhouse <br> - Dwelling, Detached <br> - Dwelling, Detached, RearLane <br> - Dwelling, Semi-Detached <br> - Dwelling, Semi-Detached, Rear-Lane <br> - Dwelling, Stacked Townhouse <br> - Dwelling, Townhouse, Rear-Lane <br> - Environmental Management | DEFINITIONS <br> Amenity Space <br> For the purposes of this zone, means an outdoor area used exclusively for the enjoyment of the outdoor environment and may include landscaped areas, patios, porches, privacy areas, balconies, terraces, decks and similar areas. <br> Dwelling, Stacked Townhouse <br> For the purposes of this zone, means a building containing four or more dwelling units in which each dwelling unit is divided both horizontally and vertically from another dwelling unit by a common wall; <br> Live-Work Unit <br> means a dwelling unit within a building divided vertically, containing not more than 8 units, in which the portion of the building at grade level may be used as a business establishment and whereby each "live" and "work" component within the dwelling unit may have independent entrances from the outside. "Live" and "Work" components may share common hallways, stairways and rooms for mechanical systems on the ground floor. <br> Lot Depth <br> For the purposes of this zone, means the shortest horizontal distance between the front lot |


| Zone Prefix | Exception Number | Permitted Uses | Special Standard |
| :---: | :---: | :---: | :---: |
|  |  | - Farmers Market <br> - Financial Institution <br> - Fitness Centre <br> - Funeral Home <br> - Furniture Showroom <br> - Grocery Store <br> - Hotel <br> - Laboratory, Medical <br> - Laundromat <br> - Live-Work Unit <br> - Long-Term Care Facility <br> - Medical Centre <br> - Merchandise Service Shop <br> - Museum <br> - Non-market Housing <br> - Outdoor Seasonal Garden Centre, Accessory <br> - Outdoor Display or Sales <br> Area, Accessory <br> - Patio, Outdoor <br> - Personal Service Shop <br> - Pharmacy <br> - Place of Assembly <br> - Place of Entertainment <br> - Place of Worship <br> - Printing and Processing Service Shop <br> - Private Club <br> - Recreation, Non-Intensive <br> - Restaurant <br> - Retail Store <br> - Retail Store, Accessory <br> - Sales, Service and Repair <br> Shop <br> - School <br> - Seniors Retirement Facility <br> - Shopping Centre <br> - Supermarket <br> - Training Facility <br> - Veterinary Hospital <br> - Video Outlet/Rental Store <br> - Wellness Centre | line and the rear lot line. <br> Lot Line, Front <br> For the purposes of this zone, where a lot contains a Rear-Lane dwelling the Front Lot Line shall be the lot line opposite to the lot line traversed by a driveway. <br> Non-Market Housing <br> Rear-Lane <br> For the purposes of this zone, means a dwelling with a driveway access to a private or public street or Lane adjacent to the rear lot line. <br> REGULATIONS <br> Access Regulations Notwithstanding Section 4.3.1, a rear-lane dwelling and associated accessory structures may be erected on a lot without frontage and access to a public or private street, provided driveway access to the rear lot line is available from a public or private street or Lane. <br> For the purposes of this zone, Sections 4.3.3 (minimum entrance setback) and 4.3.4 (minimum entrance separation) shall not apply. <br> Air Conditioners and Heat Pumps Air Conditioners and Heat Pumps are permitted in all yards provided where an Air Conditioner or Heat Pump is located in a Front Yard or Exterior Side Yard, it shall be screened from public view or located on a balcony. <br> Detached or Dual Garage <br> For the purposes of this zone, a detached or dual garage with driveway access to a lane shall: <br> a) Comply with the minimum yard requirements of the lot, except in the case of a dual garage, or portion thereof, no minimum side yard requirement shall apply where a dual garage is divided vertically into 2 separate private garages on a lot line. <br> b) Not be subject to Section 4.2.2 <br> c) Not exceed the Building Height of the main building on the lot. <br> Model Homes and Temporary Sales Structure <br> Notwithstanding Section 4.24 (Model Homes and Temporary Sales Structures), for the purposes of this zone: <br> a) a maximum of ten (10) dry or serviced model homes shall be permitted on lands with draft plan approval. <br> b) Any number of temporary sales structures may be located on lands |
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| Zone Prefix | Exception Number | Permitted Uses | Special Standards |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | For a Dwelling, Stacked Townhouse: <br> Lot Area (minimum) Lot Frontage (minimum) Building Area (maximum): <br> Backyard Amenity Area (minimum): Front Yard (minimum) <br> Exterior Side Yard (minimum): <br> Rear Yard (minimum): <br> 2.4 m but 0.5 m is permitted to a Lane <br> Interior Side Yard (minimum): <br> Building Height (maximum) <br> Landscape Area (minimum) <br> Driveway Width (minimum) <br> Parking Requirements (minimum): <br> Residents: 1 parking space per dwelling unit <br> Visitors: 0.15 parking space per dwelling unit <br> Amenity Space (minimum): <br> $2 \mathrm{~m}^{2}$ per dwelling unit <br> For a Building, Apartment; Building, Apartment, Senior Citizen, and Building, Mixed Use: <br> Lot Area (minimum) <br> Lot Frontage (minimum) <br> Building Area (maximum): <br> Front Yard (minimum) <br> Exterior Side Yard (minimum): <br> Rear Yard (minimum): <br> Interior Side Yard (minimum): <br> Building Height (maximum) <br> Landscape Area (minimum) <br> Parking Requirements (minimum): <br> Residents: 1 parking space per dwelling unit <br> Visitors: 0.15 parking space per dwelling unit <br> Bicycle Parking Requirements (minimum): <br> Residents: $\quad 0.5$ spaces per dwelling unit <br> Visitors: $\quad 0.1$ spaces per $d w e l l i n g$ unit <br> Amenity Space (minimum): <br> $2 \mathrm{~m}^{2}$ per dwelling unit <br> For a Building, Mixed Use, the number of parking spaces required shall be calculated in accordance with the above requirements for residential uses as well as the standards set out in Table 5.2 for non-residential uses multiplied by the percent of the peak period for each time period contained in the following tables: |  |  |  |  |
|  |  |  | Use | Morning | Noon | Afternoon | Evening |
|  |  |  | Business Office <br> Clinic <br> Financial Institution | 100 | 90 | 95 | 10 |
|  |  |  | Retail Store Service Shop | 80 | 90 | 90 | 90 |
|  |  |  | Restaurant | 20 | 100 | 30 | 100 |
|  |  |  | Hotel | 70 | 70 | 70 | 100 |
|  |  |  |  | 90 20 | ${ }_{20}^{65}$ | 90 60 | 100 100 |
|  |  |  | Percentage of Peak Period (Weekend) |  |  |  |  |
|  |  |  | Use | Morning | Noon | Afternoon | Evening |
|  |  |  | Business Office Clinic Financial Institution | 10 | 10 | 10 | 10 |
|  |  |  | Retail Store Service Shop | 80 | 100 | 100 | 70 |





| Zone <br> Prefix | Exception Number | Permitted Uses | Special Standards |
| :---: | :---: | :---: | :---: |
|  |  |  | Eaves (maximum): <br> 0.6 m from a main building wall or permitted encroachment provided that a minimum setback of 0.2 m is maintained to an interior side lot line. <br> Within a Private Garage: <br> Steps, Stairs, Landings, Ramp, or barrier-free access feature (maximum): <br> 0.5 m into a required parking space. <br> Refuse Bins (maximum): <br> Entirely within a required parking space. |
| C | BBB | Additional permitted Uses: <br> - Automotive Store <br> - Bakery <br> - Building, Mixed Use <br> - Day Nursery <br> - Department Store <br> - Furniture Showroom <br> - Home Improvement Centre <br> - Motor Vehicle Gas Bar <br> - Motor Vehicle Service Centre <br> - Motor Vehicle Washing Establishment <br> - Outdoor Patio <br> - Outdoor Seasonal Garden Centre <br> - Outside Display or Sales <br> Area, Accessory <br> - Printing and Processing <br> Service Shop <br> - Retail Warehouse <br> - Shopping Centre <br> - Supermarket | DEFINITIONS <br> REGULATIONS <br> Convenience Store <br> A Convenience Store shall not exceed $300 \mathrm{~m}^{2}$ net floor area. <br> Grocery Store <br> A Grocery Store shall not exceed $2,230 \mathrm{~m}^{2}$ net floor area. <br> Illumination <br> No part of a lighting fixture shall be closer than 2.5 m to a lot line. <br> Lot Line, Front <br> The lot line abutting Mayfield Road shall be deemed the Lot Line, Front. <br> Outdoor Seasonal Garden Centre, Display or Sales Area, Accessory <br> An Outdoor Seasonal Garden Centre, Accessory or Outdoor Display or Sales Area, Accessory may occupy up to $10 \%$ of required parking spaces. |
|  |  |  | ZONE STANDARDS |


| Zone Prefix | Exception Number | Permitted Uses | Special Standards |
| :---: | :---: | :---: | :---: |
|  |  |  | Parking Requirements (minimum): <br> 1 parking space per $23 \mathrm{~m}^{2}$ of net floor area or portion thereof <br> Loading <br> A loading space shall not be closer than 6 m to a street line or 12 m to a residential land use. <br> For a Building, Mixed Use, the definitions, regulations, zone standards and permitted encroachments for the RMD-AAA zone shall apply. |
| EPA1 | CCC | - Additional Permitted Uses: <br> - Flood or Erosion Control <br> - Park <br> - Public Right-of-Way <br> - Stormwater Management Facility |  |

2. Schedule "A", Zone Maps 8 and 9 of By-law 2006-50, as amended is further amended for Part of Lots 18, 19, 20, 21, and 22 Concessions 3 and 4, West of Hurontario Street (Chinguacousy), Town of Caledon, Regional Municipality of Peel from Agricultural (A1), Small Agricultural Holdings (A3) and Environmental Policy Area 2 (EPA2) to Mixed Density Residential - Exception AAA - HOLDING DD (RMD-AAA-HDD), General Commercial - Exception BBB - HOLDING DD (C-BBB-HDD), and
Environmental Policy Area 1 - Exception CCC (EPA1-CCC) in
accordance with Schedule "A" attached hereto.
3. A holding provision $(H)$ shall apply to the lands shown on Schedule " $A$ " to this By-law and shall not be lifted until the following conditions have been met:
a) A subdivision agreement or a site plan agreement (as applicable) between the landowner and the Town has been executed, including but limited to a determination of the limits and extent of the Environmental Policy Area zone as described in the note on Schedule " $A$ " to this By-law;
4. Pursuant to subsections 24(2) and 24(2.1) of the of the Planning Act, this By-law shall only come into full force and effect upon Official Plan Amendment No. $\qquad$ coming into full force and effect.

Read three times and finally
passed in open Council on the
[ $X X]$ day of [XXXXXX], [2024].


Date: March 8, 2024

File:

## A2

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

Being a by-law to amend Comprehensive Zoning By-law 2006-50, as amended, with respect to Part of Lots 21, and 22, Concessions 1 and 2, EHS (Chinguacousy), Town of Caledon, Regional Municipality of Peel.

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 21, and 22, Concessions 1 and 2, EHS (Chinguacousy), Town of Caledon, Regional Municipality of Peel, for mixed use purposes.

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

1. By adding the following subsections to Section 13 - EXCEPTIONS.
1.1 Notwithstanding any other provisions of by-law 2006-50, the following provisions shall apply to the lands as shown on Schedule "A" of this By-law 2024-XXXX. All other provisions, unless specifically modified or amended by this section, continue to apply to the lands subject to this section.
1.2 The following is added to Table 13.1:

| Zone <br> Prefix | Exception Number | Permitted Uses | Special Standards |
| :---: | :---: | :---: | :---: |
| RMD | AAA | Additional Permitted Uses: <br> - Amusement Arcade <br> - Animal Hospital <br> - Art Gallery <br> - Artist Studio and Gallery <br> - Automotive Store <br> - Bakery <br> - Building, Apartment <br> - Building, Apartment, Senior Citizens <br> - Building, Mixed Use <br> - Business Office <br> - Clinic <br> - Conference Centre <br> - Convenience Store <br> - Cultural Centre <br> - Day Nursery <br> - Department Store <br> - Dry Cleaning or Laundry Outlet <br> - Dwelling, Back-to-Back Townhouse <br> - Dwelling, Detached <br> - Dwelling, Detached, Rear-Lane <br> - Dwelling, Semi-Detached <br> - Dwelling, Semi-Detached, Rear-Lane <br> - Dwelling, Stacked Townhouse <br> - Dwelling, Townhouse, Rear-Lane | 1.0 DEFINITIONS <br> Amenity Space <br> For the purposes of this zone, means an outdoor area used exclusively for the enjoyment of the outdoor environment and may include landscaped areas, patios, porches, privacy areas, balconies, terraces, decks and similar areas. <br> Dwelling, Stacked Townhouse <br> For the purposes of this zone, means a building containing four or more dwelling units in which each dwelling unit is divided both horizontally and vertically from another dwelling unit by a common wall; <br> Established Grade <br> For the purposes of this zone, Established Grade, with reference to a building, shall be calculated using the average elevation of the finished surface of the ground where it meets the exterior of the front of such building. <br> Lane <br> For the purposes of this zone, means a right-of-way less than 12 metres in width. <br> Lot Depth <br> For the purposes of this zone, means the shortest horizontal distance between the front lot line and the rear lot line. <br> Lot Line, Front <br> For the purposes of this zone, where a lot contains a Rear- |


|  |  | mitted Uses | Special Standards |
| :---: | :---: | :---: | :---: |
|  |  | - Farmers Market <br> - Financial Institution <br> - Fitness Centre <br> - Funeral Home <br> - Furniture Showroom <br> - Grocery Store <br> - Home Improvement Centre <br> - Home Occupation <br> - Hotel <br> - Laboratory, Medical <br> - Laundromat <br> - Live-Work Unit <br> - Long-Term Care Facility <br> - Medical Centre <br> - Merchandise Service Shop <br> - Mixed Use Building <br> - Museum <br> - Outdoor Seasonal Garden Centre, Accessory <br> - Outdoor Display or Sales Area, Accessory <br> - Patio, Outdoor <br> - Parking Area, Commercial <br> - Parking Garage <br> - Personal Service Shop <br> - Pharmacy <br> - Place of Assembly <br> - Place of Entertainment <br> - Place of Worship <br> - Printing and Processing Service Shop <br> - Private Club <br> - Recreation, Non-Intensive <br> - Research Establishment <br> - Restaurant <br> - Retail Store <br> - Retail Store, Accessory <br> - Sales, Service and Repair Shop <br> - Schools <br> - Seniors Retirement Facility <br> - Shopping Centre <br> - Supermarket <br> - Training Facility <br> - Veterinary Hospital <br> - Video Outlet/Rental Store <br> - Wellness Centre | Lane dwelling, the Front Lot Line shall be the lot line opposite to the lot line traversed by a driveway. <br> Dwelling, Rear-Lane <br> For the purposes of this zone, means a dwelling with a driveway access to a private or public street or Lane adjacent to the rear lot line. <br> 2.0 REGULATIONS <br> Access Regulations <br> Notwithstanding Section 4.3.1, a rear-lane associated accessory structures may be erected on a lot without frontage and access to a public or private street, provided driveway access to the rear lot line is available from a public or private street or Lane. <br> For the purposes of this zone, Sections 4.3 .3 (minimum entrance setback) and 4.3.4 (minimum entrance separation) shall not apply. <br> Accessory Building Location: <br> For the purpose of this zone, any accessory building, not including a detached garage shall be located a minimum of 0.6 m from any lot line. <br> Air Conditioners and Heat Pumps <br> Air Conditioners and Heat Pumps are permitted in all yards provided where an Air Conditioner or Heat Pump is located in a Front Yard or Exterior Side Yard, it shall be screened from public view or located on a balcony. <br> Detached or Dual Garage <br> For the purposes of this zone, a detached or dual garage with driveway access to a lane shall: <br> a) Comply with the minimum yard requirements of the lot, except in the case of a dual garage, or portion thereof, no minimum side yard requirement shall apply where a dual garage is divided vertically into 2 separate private garages on a lot line. <br> b) Not be subject to Section 4.2.2 <br> c) Not exceed the Building Height of the main building on the lot. <br> Model Homes and Temporary Sales Structure Notwithstanding Section 4.24 (Model Homes and Temporary Sales Structures), for the purposes of this zone: <br> a) a maximum of ten (10) dry or serviced model homes shall be permitted on lands with draft plan approval. <br> b) Any number of temporary sales structures may be located on lands which are the subject of a draft approved plan of subdivision subject to Subsections 4.24.5 a), b), and c). <br> Private, Garage <br> The minimum dimensions of a double car garage accommodating 2 parking spaces shall be 5.5 m in width and 5.8 m in length. <br> Residential Parking Requirements |
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| Zone <br> Prefix | Exception <br> Number | Permitted Uses | Special Standards |
| :--- | :--- | :--- | :--- |
|  |  |  | apply. <br> $5.0 \quad$ PARK / OPEN SPACE USES <br> Where a lot is used for a Park purposes, the provisions <br> of Section 12 (Open Space Zone) shall apply. |
|  |  |  |  |

1. Schedule "A", Zone Map 22 of By-law 2006-50, as amended is further amended for Part of Lots 21, and 22, Concessions 1 and 2, EHS (Chínguacousy), Town of Caledon, Regional Municipality of Peel from Agricultural (A1) and Environmental Policy Area 2 (EPA2) to Mixed Density Residential - Exception AAA - HOLDING DD (RMD-AAA-HDD), Environmental Policy Area 1 - 405 (EPA1-405), and Environmental Policy Area 1 (EPA1) in accordance with Schedule " $A$ " attached hereto.
2. A holding provision $(H)$ shall apply to the lands shown on Schedule "A" to this By-law and shall not be lifted until the following conditions have been met:
a) A subdivision agreement or a site plan agreement (as applicable) between the landowner and the Town has been executed, including but limited to a determination of the limits and extent of the Environmental Policy Area zone, as described in the note on Schedule "A" to this By-law;
3. Pursuant to subsections 24(2) and (2.1) of the of the Planning Act, this By-law shall only come into full force and effect upon Official Plan Amendment No. coming into full force and effect.

Read three times and finally passed in
open Council on the
[ $X X]$ day of [XXXXXX], [2024].

[^0]

## Schedule A

 By-law 2024-Part of Lots 21 \& 22,
Concessions 1 \& 2, E.H.S
(Township of Chinguacousy)
Town of Caledon
Regional Municipality of Peel

## Legend <br> Lands to be rezoned to the zones <br> identified on this Schedule

The "Environmental Policy Area" (EPA1) shown on Schedule "A" to this By-law is conceptual only and shall be further refined through the subdivision or site plan process (as applicable).

Key Map

Subject Lands


Date: March 11, 2024
A3

## THE CORPORATION OF THE TOWN OF CALEDON BY-LAW NO. 20XX-XXX

Being a by-law to amend Comprehensive Zoning By-law 2006-50, as amended, with respect to [INSERT LEGAL DESCRIPTION] (Bolton North Hill), Town of Caledon, Regional Municipality of Peel

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 [INSERTVEGAL DESCRIPTION] (Bolton North Hill), Town of Caledon, Regional Municipality of eel, for residential mixed use purposes.

NOW THEREFORE the Council of The Corporation of thown of 0 edon enacts that Bylaw 2006-50 as amended, being the Comprehen Zoning By-la for the Town of Caledon, shall be and is hereby amended as follow

1. By adding the following subsections to Section EXCEPTIONS.
1.1 Notwithstanding any other provisio of : 2006-50, the following provisions shall apply to the lands as chown on " redule "A" of this By-law 2024-XXXX. All other provisions, unless eCin lly m fified or amended by this section, continue to apply to the lands sect to is sect .
1.2 The following is added to sle 13.1:

| Zone Prefix | Exception Number | Pe stted Us | Zone Standards |
| :---: | :---: | :---: | :---: |
| R2 | XXX | (a) usc iden within the Resio al Two - Exception 614 Zone of the Zoning By-law; <br> (b) uses identified within the Townhouse Residential Exception 615 Zone of the Zoning By-law; <br> (c) a stacked townhouse; <br> d) a long-term care home; <br> (e) a retirement home; <br> (f) a live-work unit; <br> (g) a convenience store; <br> (h) a day nursery; | (1) The zoning requirements in the Residential Two - Exception 614 Zone of the Zoning Bylaw apply to the uses, buildings and structures referred to in (a). <br> (2) The zoning requirements in the Townhouse Residential - Exception 615 Zone of the Zoning By-law apply to the uses, buildings and structures referred to in (b). <br> (3) The zoning requirements for a back-to-back townhouse in the Townhouse Residential Exception 615 Zone of the Zoning By-law apply to the uses, buildings and structures referred to in (c). <br> (4) The zoning requirements for a townhouse in the Townhouse Residential - Exception 615 Zone of the Zoning By-law apply to the uses, buildings and structures referred to in clause ( f ). <br> (5) Despite subsections (1) to (4), the following zoning requirements apply to the uses, buildings and structures referred to in (a) to (c) |


|  |  |  | and (f). <br> 1. The maximum width for an individual driveway accessing a dwelling on a corner lot is six metres. <br> 2. The maximum encroachment for decks greater than or equal to 0.75 metres in height is four metres into a required rear yard inclusive of any stairs, ramp or barrier-free access feature, if the rear lot line abuts an Environmental Policy Area Zone designated in the Zoning By-law. <br> 3. For all lots containing a semi-detached dwelling or townhouse dwelling, the following are not permitted in the front or exterior side yard: <br> i. An accessory building, and <br> An air conditioner or heat pump, unless it is screened from public view or located on a balcony above the sund floor. <br> 4. A stach townhouse shall have one parking space per dwelling unit. <br> 5. The maximum building height for any type of townhouse dwelling is 16 metres. <br> All legally existing uses shall be permitted <br> (7) <br> Definitions <br> "long-term care home" has the same meaning as in the Long-Term Care Homes Act, 2007; <br> "retirement home" has the same meaning as in the Retirement Homes Act, 2010; <br> "stacked townhouse" means a building containing four or more dwelling units in which each dwelling unit is divided both horizontally and vertically from another dwelling unit by a common wall; |
| :---: | :---: | :---: | :---: |
| RM | XXX | (a) uses identified within the Residential Two - Exception 614 Zone of the Zoning By-law; <br> (b) uses identified within the Townhouse Residential Exception 615 Zone of the Zoning By-law; <br> (c) a stacked townhouse; <br> (d) uses identified within the Multiple Residential Zone of the Zoning By-law; <br> (e) a long-term care home; | (1) The zoning requirements in the Residential Two - Exception 614 Zone of the Zoning Bylaw apply to the uses, buildings and structures referred to in (a). <br> (2) The zoning requirements in the Townhouse Residential - Exception 615 Zone of the Zoning By-law apply to the uses, buildings and structures referred to in (b). <br> (3) The zoning requirements for a back-toback townhouse in the Townhouse Residential - Exception 615 Zone of the Zoning By-law apply to the uses, buildings and structures referred to in (c). |

(f) a retirement home;
(g) a mixed-use building;
(h) a live-work unit;
(i) an animal hospital;
(j) an art gallery;
(k) an artist studio and gallery;
(I) a bakery;
(m) a business office;
(n) a clinic;
(o) a convenience store;
(p) a day nursery;
(q) a dry cleaning or laundry outlet;
(r) a dwelling unit;
(s) a financial institution;
(t) a fitness centre;
(u) a grocery store;
(v) a hotel;
(w) a laundromat;
(x) a medical centre;
(y) a merchandise service s
(z) a museum;
(z.1)
(z.2)

(z.8) a sales, service and repair shop;
(z.9) a supermarket;
(z.10) a restaurant;
(z.11)a training facility;
(4) The zoning requirements for a townhouse in the Townhouse Residential - Exception 615 Zone of the Zoning By-law apply to the uses, buildings and structures referred to in clause (h).
(5) Despite subsections (1) to (4), the following zoning requirements apply to the uses, buildings and structures referred to in (a) to (c) and ( $h$ ).

1. The maximum width for an individual driveway accessing a dwelling on a corner lot is six metres.
2. The maximum encroachment for decks greater than or equal to 0.75 metres in height is four metres into a required rear yard inclusive of any stairs, ramp or rer-free access feature, if the rear lot abuts an Environmental Policy Area e designated in the Zoning By-law.
3. For lots containing a semi-detached dwelh or townhouse dwelling, the following are not permitted in the front or exterior side yard:
i. An accessory building, and
ii. An air conditioner or heat pump, unless it is screened from public view or located on a balcony above the ground floor.
4. A stacked townhouse shall have one parking space per dwelling unit.
5. The maximum building height for any type of townhouse dwelling is 16 metres.
(6) The uses set out in (d), (f), (i) to (z.11) and ( $z .13$ ) are permitted on the ground floor of a mixed-use building.
(7) The uses set out in (j), (k), (m), (o) to (t), (y), (z.1), (z.2), (z.4) to (z.8) and (z.10) are permitted on the ground floor of a live-work unit.
(8) The zoning requirements that apply to the Multiple Residential Zone of the Zoning By-law apply to the uses, buildings and structures referred to in clauses (d) to (h).
(9) The zoning requirements of the Village Core Commercial Zone of the Zoning By-law apply to the uses referred to in clauses (i) to (z.13).
(10) Despite subsections (8) and (9), the following requirements apply to the uses, buildings and structures referred to in (d) to (g) and (i) to (z.13):
6. There is no minimum lot area.
7. There is no minimum lot frontage.
8. There is no maximum building area.
9. The front yard setback is,

10. Schedule "A", Zone Maps 20 and 21 of By-law 2006-50, as amended is further amended for [INSERT LEGAL DESCRIPTION], Town of Caledon, Regional Municipality of Peel, from Rural Residential (RR) to Residential Multiple - Exception - Holding DD (RM-XXX-H-DD) in accordance with Schedule "A" attached hereto.
11. A holding provision (H) shall apply to the lands shown on Schedule "A" to this By-law and shall not be lifted until the following conditions have been met:
a) A subdivision agreement or a site plan agreement (as applicable) between the landowner and the Town has been executed, including but not limited to a determination of the limits and extent of the Environmental Policy Area zone, as described in the note on Schedule " $A$ " to this By-law;
12. Pursuant to subsections 24(2) and 24(2.1) of the of the Planning Act, this By-law shall only come into full force and effect upon Official Plan Amendment No. XXX coming into full force and effect.

Read three times and finally passed in open Council on the $X X$ day of $X X X X X X, 20 X X$.


## A4

## THE CORPORATION OF THE TOWN OF CALEDON BY-LAW NO. 202X-xxx

Being a by-law to amend Comprehensive Zoning By-law 2006-50, as amended with respect to Lots 21 and 22 and Part of Lot 20, Concession 1 and Lots 21 and 22 and Part of Lots 19 and 20, Concession 2 West of Hurontario Street, (Geographic Township of Chinguacousy) Town of Caledon, Regional Municipality of Peel.

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 19-21, Concession 5 for a development consisting of residential, commercial, institutional and recreational uses;

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:
1.0 THAT AT Schedule A to Comprehensive Zoning By-law 2006-50 is hereby amended by changing the existing "Agricultural" (A1), "Environmental Policy Area 2" (EPA2) and "Institutional" (I) to "Urban Residential" (UR), "Rural Lands" (RU), and "Environmental Protection" (EP) as shown on Schedule 1 to this By-law; and
2.0 THAT the following subsection is added to Section 13.0

## 13.X Mayfield West 2-3 Lands

## 13.X. 1 Definitions

Notwithstanding Section 3 of By-law 2006-50, as amended, the following definitions shall apply to lands in Mayfield West 2-3 as delineated on Schedule A to Bylaw 202x-xxx. Where a use is defined, it shall not be interpreted to include any other defined use unless it is stated in the definitions to the contrary. Where a word or term is not herein defined, the definitions of Section 3, as amended, shall apply.
"Additional Residential Dwelling" means a residential dwelling within a detached house, semi-detached house or townhouse or a residential dwelling in a building or structure ancillary to a detached house, semi-detached house or townhouse.
"Apartment Building" means a building containing four or more dwelling units which takes access from a common hall or space internal to a building.
"Balcony" means a platform with or without roofs and without a foundation attached to, and extended horizontally from, one or more main walls of a dwelling.
"Child Care Centre" means a child care centre as defined in the Child Care and Early Years Act, as amended.
"Commercial Use" means any use for the purpose of buying and selling goods and services.
"Deck" means an attached or freestanding platform or series of platforms on a foundation or footings, not covered by a roof or building and which has direct access to the ground.
"Duplex" means a building that contains two dwelling units divided horizontally and having an independent entrance either directly to the outside or through a common vestibule.
"Dwelling Unit" means one or more habitable rooms, occupied or capable of being occupied as an independent and separate housekeeping establishment, in which separate kitchen and sanitary facilities are provided for the exclusive use of the occupant, and which has a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a tent, cabin, trailer, or a room or suite of rooms in an inn.
"Environmental Protection and Conservation Use" means the use of land for the protection, stewardship and management of natural heritage features and functions and hydrological features and functions. This includes the erection of buildings and structures required for recreation and trails, storm water management, flood and natural hazard control, bank stabilization and slope control, and erosion protection.
"Home Occupation" means any occupation which is carried on as an accessory use and conducted wholly within a Dwelling Unit.
"Institutional Use" means any use that will serve the community by providing essential services, educational opportunities, healthcare, and cultural enrichment such as, but not limited to, educational institutions, religious facilities, government offices, medical facilities, and cultural institutions.
"Linked Dwelling" means a dwelling unit that is attached to another dwelling unit below grade but is not attached above grade.
"Lot Frontage" means the horizontal distance between the side lot lines measured at right angles. Where the front lot line is not a straight line, or where the side lot lines are not parallel, the lot frontage shall be measured by a line 6 m back from and parallel to the chord of the lot frontage. The chord of the lot frontage is a straight line joining the two points where the side lot lines intersect the front lot lines
"Multiplex Building" means a building divided vertically and/or horizontally that has three or more dwelling units, with each dwelling unit having an independent entrance at grade.
"Porch" means an unenclosed, covered platform with direct access to the ground that is attached to a dwelling.
"Public Use" means the use of land or the erection or use of any building or structure, including strata stormwater management facilities, by The Town of Caledon, Region of Peel, Government of Canada, Government of Ontario, utilities, charitable organization, non-for-profit organizations, or any public agency or board or authority.
"Recreational Use" means the use of land for public or private parks, playgrounds, tennis courts, basketball courts, soccer fields, lawn bowling greens, indoor and outdoor skating rinks, athletic fields, picnic areas, indoor and outdoor swimming pools, splash pads, and similar uses, together with necessary and accessory buildings and structures which may include a refreshment booth and pavilion.
"Rowhouse Dwelling" means a building divided vertically or horizontally that has three or more Dwelling Units, with each Dwelling Unit having an independent entrance at grade.
"Single Detached Dwelling" means the principal detached Dwelling Unit on a lot.
"Semi-Detached Dwelling" means a building that is divided vertically into two Dwelling Units each of which has an independent entrance either directly or through a common vestibule.
"Rural Tourism Use" means agricultural-related tourism uses that promote the enjoyment, education or activities related to agricultural uses such as, but not limited to, farm machinery and equipment exhibitions (on a temporary basis), farm tours, petting zoos, hay
rides and sleigh rides, processing demonstrations, pick-your-own produce operations, small-scale farm theme playgrounds and small-scale educational establishments that focus on farming instruction, and may include accessory small-scale vendors associated with the agri-tourism use

## 13.X. $2 \quad$ General Provisions

13.X.2.1 Notwithstanding Section 4 of By-law 2006-50, as amended, the following general provisions shall apply to lands in Mayfield West 2-3 as delineated on Schedule A to Bylaw 202x-xxx.
13.X.2.2 Nothing in this By-law shall prevent the use of land in any part of the Zoned area for the following Public Uses:

- a Community Centre;
- an Emergency Service Facility;
- a Government Office;
- a Hospital;
- a Post Office;
- a Public Library;
- a Public Park or Recreational Facility;
- a School;
- a Stormwater Management Facility, approved by the appropriate approval
- authority and where applicable, the Conservation Authority;
- a Storm Sewer System, approved by the appropriate approval authority and
- where applicable, the Conservation Authority;
- a Public Works Yard.

Any Public Use shall comply with all zone provisions for the zone in which it is located.
13.X.2.3 In calculating building height, the following shall be exempt:
a. Cupolas, finials and weather vanes, or similar architectural, landscape or ornamental features
b. Light standards
c. Lightning rods
d. Parapets
e. Mechanical penthouses
f. Unenclosed mechanical equipment
g. Skylights
h. Hydro, radio, television or microwave towers, antennae, and similar features
i. Steeples
13.X.2.4 The minimum dimensions of a parking space shall be 2.8 m by 5.8 m , which shall be exclusive of any parking aisles or ingress and egress lanes, useable for the temporary parking or storage of motor vehicles and may include a private garage.
13.X.2.5 Minimum setback from a private lane is 0.5 metres.
13.X.2.6 Model home and/or sales offices are permitted.
13.X.2.7 Swimming Pools are permitted in the rear or side yards.
13.X.2.8 Encroachments into the required yards are permitted as follows:
a. Building architectural elements, including sills, belt, courses, cornices, gutters, chimneys, pilasters, eaves, parapets, canopies or fireplaces are permitted to encroach in any yard up to 0.6 metres
b. Window bays are permitted to encroach in the front, rear and exterior side yards up to 0.9 metres
c. Balconies are permitted to encroach in the front, rear and exterior side yards up to 1.8 metres
d. Porches and uncovered terraces (including access stairs from grade) are permitted to encroach in the front, rear and exterior side yards, including eaves and cornices, with a minimum setback of 0.6 m from a lot line.
e. Exterior stairs providing access to a building or structure may encroach into the
13.X.2.9 Section 4.4 - Additional Residential Dwellings are not applicable on lands within the Urban Residential Zone.
13.X.2.10 No setbacks are required from a sight triangle.

## 13.X. $3 \quad$ Urban Residential Zone Regulations

## 13.X.3.1 Permitted Use

13.X.3.1.1 The following uses are the only uses permitted:
a) Single Detached Dwelling
b) Semi-Detached Dwelling
c) Linked Dwellings
d) Rowhouse Dwelling
e) Duplex Dwelling
f) Multiplex Building
g) Apartment Building
h) Commercial uses
i) Child Care Centres
j) Institutional Use
k) Home occupation
l) Additional Residential Dwelling
m) Public Uses

## 13.X.3.2 Special Provisions

13.X.3.2.1 Notwithstanding the General Provisions as set out in Section 13.X.2, the only zoning requirements for Single Detached Dwellings are as follows:
a) The Minimum Lot Area shall be $200 \mathrm{~m}^{2}$;
b) The Minimum Lot Frontage shall be 7.5 metres;
c) The Minimum Yard Setbacks shall be:
i. Front - 6.0 metres (Garage); 3.0 metres (Building)
ii. Exterior Side - 3.0 metres
iii. Interior Side - 1.2 metre and 0.6 metres on the other side. For clarity, on a corner lot, the interior side yard is 0.6 m
Rear - 7.0 metres (Garage accessed from front lot line); 0.5 m (Garage accessed from rear lot line)
d) The Maximum Building Height shall be 13.0 metres;
e) Parking spaces shall be provided on a residential lot or through street parking and maintained in accordance with the following requirements:
i. A minimum of 1.0 parking space per dwelling unit.
ii. A minimum of 1.0 parking space for each additional residential dwelling
13.X.3.2.2 Notwithstanding the General Provisions as set out in Section 13.X.2, the only zoning requirements for Semi Detached Dwellings and Linked Dwellings are as follows:
a) The Minimum Lot Area shall be $200 \mathrm{~m}^{2}$;
b) The Minimum Lot Frontage shall be 6 metres;
c) The Minimum Yard Setbacks shall be:
i. Front - 6.0 metres (Garage); 3.0 metres (Building)
ii. Exterior Side - 3.0 metres
iii. Interior Side - 1.2 metre (this requirement shall not apply to the common wall between units or to a side lot line that coincides with the party wall between two dwellings) For clarity, on a corner lot, the interior side yard is 0.6m
iv. Rear - 7.0 metres (Garage accessed from front lot line); 0.5 m (Garage accessed from rear lot line)
d) The Maximum Building Height shall be 13.0 metres;
e) Parking spaces shall be provided on a residential lot or through street parking and maintained in accordance with the following requirements:
i. A minimum of 1.0 parking space per dwelling unit.
ii. A minimum of 1.0 parking space for each additional residential dwelling
13.X.3.2.3 Notwithstanding the General Provisions as set out in Section 13.X.2, the only zoning requirements for Rowhouse Dwellings are as follows:
a) The Minimum Lot Area shall be $110 \mathrm{~m}^{2}$;
b) The Minimum Lot Frontage shall be 4.5 metres;
c) The Minimum Yard Setbacks shall be:
i. Front - 6.0 metres (Garage); 3.0 metres (Building)
ii. Exterior Side - 3.0 metres
iii. Interior Side - 1.2 metre (this requirement shall not apply to the common wall between units or to a side lot line that coincides with the party wall between two dwellings)
iv. Rear - 7.0 metres (Garage accessed from front lot line); 0.5m (Garage accessed from rear lot line)
d) The Maximum Building Height shall be 13.0 metres;
e) Parking spaces shall be provided on a residential lot or through street parking and maintained in accordance with the following requirements:
f) A minimum of 1.0 parking space per dwelling unit.
i. A minimum of 1.0 parking space for each additional residential dwelling
ii. An additional minimum of 0.25 visitor parking spaces for required for each dwelling unit that does not have access from a public street
13.X.3.2.4 Notwithstanding the General Provisions as set out in Section 13.X.2, the only zoning requirements for Duplex Dwellings are as follows:
a) The Minimum Lot Area shall be $180 \mathrm{~m}^{2}$;
b) The Minimum Lot Frontage shall be 7.5 metres;
c) The Minimum Yard Setbacks shall be:

i. Front - 6.0 metres (Garage); 3.0 metres (Building)
ii. Exterior Side - 3.0 metres
iii. Interior Side - 1.2 metres
iv. Rear-7.0 metres (Garage accessed from front lot line); 0.5m (Garage accessed from rear lot line)
d) The Maximum Building Height shall be 13.0 metres;
e) Parking spaces shall be provided on a residential lot or through street parking and maintained in accordance with the following requirements:
i. A minimum of 1.0 parking space per dwelling unit.
ii. A minimum of 1.0 parking space for each additional residential dwelling iii. An additional minimum of 0.25 visitor parking spaces for required for each dwelling unit that does not have access from a public street
13.X.3.2.5 Notwithstanding the General Provisions as set out in Section 13.X.2, the only zoning requirements for Multiplex Dwellings are as follows:
a) The Minimum Lot Frontage shall be 5.5 metres;
b) The Minimum Yard Setbacks shall be:
i. Front - 3.0 metre
ii. Exterior Side - 3.0 metre
iii. Interior Side - 3.0 metre
iv. Rear- 3.0 metre
c) The Maximum Building Height shall be 13.0 metres;
d) Parking spaces shall be provided and maintained in accordance with the following requirements:
i. A minimum of 1.0 parking space per dwelling unit.
ii. A minimum of 1.0 parking space for each additional residential dwelling
iii. An additional minimum of 0.25 visitor parking spaces for required for each dwelling unit that does not have access from a public street
13.X.3.2.6 Notwithstanding the General Provisions as set out in Section 13.X.2, the only zoning requirements for Apartment Dwellings are as follows:
a) The Minimum Lot Area shall be $1,000 \mathrm{~m}^{2}$;
b) The Minimum Lot Frontage shall be 24 metres;
c) The Minimum Yard Setbacks shall be:
i. Front: 3.0 metres
ii. Exterior Side - 3.0 metres
iii. Interior Side -4.5 metres
iv. Rear - 6.0 metres
d) The Maximum Building Height shall be 80.0 metres (excluding rooftop mechanical equipment)
e) The Maximum lot coverage for all buildings shall be 80 per cent;
f) Parking spaces shall be provided and maintained in accordance with the following requirements:
i. A minimum of 1.0 residential parking space per dwelling.
ii. A minimum of 0.25 visitor parking spaces per dwelling
13.X.3.2.7 Notwithstanding the General Provisions as set out in Section 13.X.2, the only zoning requirements for commercial uses and child care centres are as follows:
a) Commercial uses and child care centres are permitted on the ground floor of an Apartment Dwelling. In this case, the zoning requirements of an Apartment Dwelling will apply and the below zoning requirements will not be applicable.
b) The Minimum Lot Area shall be $700 \mathrm{~m}^{2}$
c) The Minimum Lot Frontage shall be 18.0 metres;
d) The Minimum Yard Setbacks shall be:
i. Front: 3.0 metres
ii. Exterior Side - 3.0 metres
iii. Interior Side - 1.5 metres
iv. Rear - 7.5 metres
e) The Maximum Building Height shall be 11.0 metres;
f) The Maximum lot coverage shall be 50 per cent;
g) Parking spaces shall be provided and maintained in accordance with the following requirements:


Notwithstanding the General Provisions as set out in Section 13.X.2, the only zoning requirements for institutional uses are as follows:
a) Institutional uses are permitted on the ground floor of an Apartment Dwelling. In this case, the zoning requirements of an Apartment Dwelling will apply and the below zoning requirements will not be applicable.
b) The Minimum Lot Area shall be $700 \mathrm{~m}^{2}$
c) The Minimum Lot Frontage shall be 18.0 metres;
d) The Minimum Yard Setbacks shall be:
i. Front - 3.0 metres
ii. Exterior Side - 3.0 metres
iii. Interior Side - 1.5 metres
iv. Rear - 7.5 metres
e) The Maximum Building Height shall be 25.0 metres;
f) The Maximum lot coverage shall be 50 per cent;
g) Parking spaces shall be provided and maintained in accordance with the following requirements:
i. Where there are fixed seats, one parking space for every five seats or 3.0 m of bench space. Where there are no fixed seats, one parking space for

## 13.X. 4 Rural Area Zone Regulations

## 13.X.4.1 Permitted Use

13.X.4.1.1 The following uses are the only uses permitted:
a) Recreational uses, including trails and parks
b) Rural Tourism uses
c) Institutional uses
d) Resource-based commercial/ industrial uses
e) Public Uses, including Stormwater Management Facilities

## 13.X.4.2 Special Provisions

13.X.4.2.1 Notwithstanding the General Provisions as set out in Section 13.X.2, the only zoning requirements for Rural Uses are as follows:
a) The Minimum Lot Area shall be $700 \mathrm{~m}^{2}$
b) The Minimum Lot Frontage shall be 18.0 metres;
c) The Minimum Yard Setbacks shall be:
i. Front - 3.0 metres
ii. Exterior Side-3.0 metres
iii. Interior Side - 1.5 metres
iv. Rear - 7.5 metres
d) The Maximum Building Height shall be 25.0 metres;
e) The Maximum lot coverage shall be 50 per cent;
f) Parking spaces shall be provided and maintained in accordance with the following requirements:
i. Where there are fixed seats, one parking space for every five seats or 3.0 m of bench space. Where there are no fixed seats, one parking space for every 9.0 m 2 of gross floor area or portion thereof devoted to public use

## 13.X. 5 Environmental Protection Area Zone Regulations

## 13.X.5.1 Permitted Use

13.X.5.1.1 The following uses are the only uses permitted:
a) Environmental protection and conservation uses
b) Public Uses, including trails, parks and stormwater management facilities
3.0 Schedule "A", Zone Map 7 and 8 of By-law 2006-50, as amended, are further amended for Lots 21 and 22 and Part of Lot 20, Concession 1 and Lots 21 and 22 and Part of Lots 19 and 20, Concession 2 West of Hurontario Street, (Geographic Township of Chinguacousy) Town of Caledon, Regional Municipality of Peel, from "Agricultural" (A1), "Environmental Policy Area 2" (EPA2) and "Institutional" (I) to "Urban Residential - Holding DD" (UR-H-DD), "Rural Lands" (RU), and "Environmental Protection" (EP) as shown on Schedule 1 attached hereto.
4.0 A holding provision $(\mathrm{H})$ shall apply to the lands shown on Schedule " A " to this By-law and shall not be lifted until the following conditions have been met:
a) A subdivision agreement or a site plan agreement (as applicable) between the landowner and the Town has been executed, including but limited to a determination of the limits and extent of the Environmental Policy Area zone, as described in the note on Schedule "A" to this By-law;
5.0 Pursuant to subsections 24(2) and 24(2.1) of the of the Planning Act, this By-law shall only come into full force and effect upon Official Plan Amendment No. XXX coming into full force and effect.

Read a First, Second and Third Time and Finally
Passed this _th day of
$\qquad$



## A5

## THE CORPORATION OF THE TOWN OF CALEDON

 BY-LAW NO. [By-law Number Inserted by Town]Being a by-law to amend Comprehensive Zoning By-law 2006-50, as amended, with respect to lands [INSERT LEGAL DESCRIPTION] bounded by Healey Road to the north, Humber Station Road to the east, the proposed Highway 413 to the south and The Gore Road, and the Greenbelt Plan to the west, within the Town of Caledon, Regional Municipality of Peel.

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 lands bound by Healey Road to the north, Humber Station Road to the east, the proposed Highway 413 to the south and The Gore Road, and the Greenbelt Plan to the west within the Town of Caledon, Regional Municipality of Peel, for mixed use, 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 Bylaw for the Town of Caledon, shall be and is hereby amended as follows:

1. By adding the following use to the Commercial Zones category in Section 2 - ESTABLISHMENT OF ZONES:

UC Urban Corridor
2. The areas zoned Urban Corridor - Holding DD "UC-H-DD", Mixed Density Residential - Exception - AAA - Holding DD "RMD - AAA -H-DD", and Multiple Residential- Exception - BBB - Holding DD "RMBBB - H-DD" as shown on Schedule "A" to this By-law 2024 - XXXX shall be subject to the zone provisions in accordance with the following:
a. New zones established by this By-law are as follows:

## UC <br> Urban Corridor

b. No person shall, within any UC Zone, use any land, or erect, alter, enlarge, use or maintain any building or structure for any use other than as permitted in Table 1.

TABLE 1: Permitted Uses for the UC Zone

|  | ZONE |
| :--- | :---: |
| USE | UC |
| Additional Residential Unit | $\checkmark$ |
| Art Gallery | $\checkmark$ |
| Artist Studio \& Gallery | $\checkmark$ |
| Bakery | $\checkmark$ |
| Building, Apartment | $\checkmark$ |
| Building, Mixed Use | $\checkmark$ |
| Business Office | $\checkmark$ |
| Clinic | $\checkmark$ |
| Convenience Store | $\checkmark$ |
| Drive-Through Service Facility | $\checkmark$ |
| Dry Cleaning or Laundry Outlet | $\checkmark$ |
| Dwelling, Back-to-Back Townhouse | $\checkmark$ |


| Dwelling, Common Element Townhouse | $\checkmark$ |
| :--- | :---: |
| Dwelling, Freehold Townhouse | $\checkmark$ |
| Dwelling, Townhouse | $\checkmark$ |
| Dwelling, Stacked Townhouse | $\checkmark$ |
| Dwelling Unit | $\checkmark$ |
| Farmers' Market | $\checkmark$ |
| Financial Institution | $\checkmark$ |
| Funeral Home | $\checkmark$ |
| Grocery Store | $\checkmark$ |
| Hotel | $\checkmark$ |
| Laundromat | $\checkmark$ |
| Long Term Care Home | $\checkmark$ |
| Merchandise Service Shop | $\checkmark$ |
| Motel | $\checkmark$ |
| Park | $\checkmark$ |
| Parking Area, Commercial | $\checkmark$ |
| Parking Area, Municipal | $\checkmark$ |
| Personal Service Shop | $\checkmark$ |
| Place of Assembly | $\checkmark$ |
| Place of Entertainment | $\checkmark$ |
| Place of Worship | $\checkmark$ |
| Private Club | $\checkmark$ |
| Restaurant | $\checkmark$ |
| Retail Store | $\checkmark$ |
| Seniors Retirement Home | $\checkmark$ |
| Sales, Service and Repair Shop | $\checkmark$ |
| School | $\checkmark$ |
| Stormwater Management Facility | $\checkmark$ |
| Training Facility | $\checkmark$ |

c. No person shall, within any UC Zone, use any land, or erect, alter, enlarge, use or maintain any building or structure for any use other in accordance with the standards contained in Table 2, the additional provisions in subsections e) and f), the General Provisions contained in Section 4 and the Parking, Loading \& Delivery Standards contained in Section 5.
d. Notwithstanding section c) back-to-back townhouse dwelling, common element townhouse dwelling, freehold townhouse dwelling, townhouse dwelling and stacked townhouse dwelling, shall be subject to the requirements of the Mixed Density Residential "RMD" zone as set out in Section 2.

TABLE 2: Provisions for the UC Zone

|  | ZONES |
| :--- | :--- |
| STANDARD | UC |
| Lot Area <br> (Minima): | $\mathrm{N} / \mathrm{A}$ |
| Lot Frontages <br> (Minima) | Nil |
| Building Area <br> (Maximum) | 75\% |
| Building Setback (Minimum) |  |
| Front Yard | Nil |
| Minimum | $2 \mathrm{~m} \mathrm{(1)}$ |
| Maximum |  |
| Exterior Side Yard |  |
| Minimum | Nil |
| Maximum | $2 \mathrm{~m} \mathrm{(1)}$ |


| Rear Yard (Minima) | 6 m |
| :---: | :---: |
| Interior Side Yard (Minima) |  |
| From an interior side lot line | 1.5m (2) |
| Building Height |  |
| Minimum | 2 storeys |
| Maximum | 12 storeys |
| Landscaping Area (Minimum) | Nil |
| Planting Strip Widths (Minima): |  |
| Along an interior side lot line | 1.5m |
| Along a rear lot line | 3 m |
| Planting Strip Location | (3) (4) |
| Driveway Setbacks (Minima) |  |
| From a lot line abutting a Residential Zone | 1.5m |
| From any other lot line |  |
| Parking Space Setback (Minima) |  |
| From any lot line abutting a Residentia zone | 3 m (5) |
| From any other lot line | 1.5m (5) |

(1) A maximum of $25 \%$ of the building face can have a greater yard.
(2) Except no interior side yard is required where abutting lots share an above grade common wall.
(3) A planting strip shall be required along any portion of a rear lot line and any portion of an interior side lot line which abuts the Mixed Density Residential "RMD" Zone.
(4) A planting strip shall be required along each street line adjacent to a parking area.
(5) Parking is only permitted in the rear yard, or underground, or within a parking garage.
e. The following additional provisions apply to apartment buildings and mixed use buildings.
i. The minimum separation distance between buildings that are 6 storeys or less that face each other with windows on the facing walls shall be 15 metres.
ii. The minimum separation between a building and an internal driveway shall be 3.0 metres.
iii. The minimum separation distance between the tower portions of apartment buildings and mixed
use buildings that face each other with windows on the facing walls shall be 25 metres.
iv. The minimum setback of the tower component of an apartment building and mixed use building shall be 12.5 metres to a property line that is not the street.
v. The maximum size of the floor plate of a tower component of an apartment buildings and mixed use buildings above a podium shall be $750 \mathrm{~m}^{2}$.
vi. In no case shall a parking area be permitted between a building and the front lot line.
vii. The maximum building length facing the front lot line shall be 60 meters.
viii. The minimum height of the first storey for all nonresidential uses shall be 3.5 metres.
ix. Where buildings are 8 storeys or more in height, a podium shall be provided and the tower portion of the building shall be set back a minimum of 3 metres from the outer edge of the exterior wall of the podium. Podiums shall have a minimum height of 3 storeys and a maximum height of 6 storeys.
$x$. Where the rear yard of a lot containing a building abuts a lot in the Mixed Density Residential "RMD" the building height above 12 metres shall be limited by a 45 -degree angular plane measured from a height of 12 metres from finished grade at the 7.5 metre setback from an adjoining Mixed Density Residential "RMD".
xi. Where the side yard of a lot containing a building abuts a lot in the Mixed Density Residential "RMD", the building height above 12 metres shall be limited by a 45-degree angular plane measured from a height of 12 metres from finished grade at the 3 metre setback from an adjoining Mixed Density Residential "RMD".
xii. The minimum depth of a balcony shall be 1.2 m .
xiii. A minimum common amenity space of 5 m per dwelling unit shall be provided.
f. The following additional provisions apply to commercial uses, including those within mixed use buildings.
i. The maximum elevation of the floor of the first storey above finished grade at the primary entrance door shall be 0.3 metres.
ii. In no case shall a parking area be permitted between a building and the front lot line.
3. No person shall, within any Mixed Density Residential "RMD" Zone or Multiple Residential "RM" Zone use any land, or erect, alter, enlarge, use or maintain any building or structure for any use other than as permitted in Table 3 and in accordance with the standards contained in Table 4 and 5, the General Provisions contained in Section 4 and the Parking, Loading \& Delivery Standards contained in Section 5.

TABLE 3: Permitted Uses for the RMD and RM Zone

|  | ZONE |  |
| :--- | :---: | :---: |
| USE | RMD | RM |
| Additional Residential Unit | $\checkmark$ | $\checkmark$ |
| Bed and Breakfast Establishments | $\checkmark(2)$ |  |
| Building, Apartment |  | $\checkmark$ |
| Community Centre | $\checkmark$ |  |
| Day Care, Private Home | $\checkmark$ | $\checkmark$ |
| Dwelling, Detached | $\checkmark$ |  |
| Dwelling, Semi Detached | $\checkmark$ |  |
| Dwelling, Townhouse | $\checkmark$ | $\checkmark$ |
| Dwelling, Stacked Townhouse | $\checkmark$ | $\checkmark$ |
| Dwelling, Back-to-Back Townhouse |  | $\checkmark$ |
| Dwelling, Back-to Back Stacked Townhouse |  | $\checkmark$ |
| Home Occupation | $\checkmark$ | $\checkmark$ |
| Library |  |  |
| Long-Term Care Facility | $\checkmark$ | $\checkmark$ |
| Park | $\checkmark$ | $\checkmark$ |
| School |  | $\checkmark$ |
| Seniors Retirement Facility | $\checkmark$ | $\checkmark$ |
| Stormwater Management Facility |  | $\checkmark$ |

## Footnotes for Table 3

(1) No more than 6 students are permitted in any one lesson for a home occupation involving the instruction of a craft or skill.
(2) Must comply with the Provisions of Section 4.5 Bed and Breakfast Establishments and Country Inns and Section 5.2.2 Residential Parking Requirements.

TABLE 4: Provisions for the RMD Zones

| STANDARD | Detached | Semi- <br> Detached | Street <br> Townhouse | Stacked <br> Townhouse | Back-to-Back <br> Townhouse |
| :--- | :---: | :---: | :---: | :---: | :---: |
| Lot Areas <br> (Minima, per <br> dwelling unit): | $224 \mathrm{~m}^{2}$ | $190 \mathrm{~m}^{2}$ | $150 \mathrm{~m}^{2}$ | Nil | $75 \mathrm{~m}^{2}$ |
| Lot Frontages <br> (Minima) |  |  |  | 30 m |  |
| Corner Lot, per <br> dwelling unit | 11 m | 9.75 m | 9 m |  | 8.5 m |
| Other Lots, per <br> dwelling unit | 8 m | 6.75 m | 6 m |  | 5.5 m |
| Building Area <br> (Maximum) | $50 \%$ | $55 \%$ | $65 \%$ | Nil | Nil |
| Outdoor <br> Amenity Area <br> (Minima) | $40 \mathrm{~m}^{2}$ | $30 \mathrm{~m}^{2}$ | $30 \mathrm{~m}^{2}$ | $8 \mathrm{~m}^{2}(\mathrm{per}$ |  |
| unit) | $8 \mathrm{~m}^{2}$ (per unit) |  |  |  |  |
| Yards: |  |  |  |  |  |
| Front Yard <br> (Minima) |  |  | 6 m | 6 m | 6 m |
| Front wall of <br> attached <br> private garage | 6 m | 6 m | 6 m | 3 m | 3 m |
| Front wall of <br> main building | 4.5 m | 4.5 m | 3 |  |  |


| Exterior Side <br> Yard <br> (Minimum) | 3 m | 3 m | 3 m | 3 m | 3 m |
| :--- | :---: | :---: | :---: | :---: | :---: |
| Rear Yard <br> (Minimum) | $6 \mathrm{~m} \mathrm{(1)}$ | $6 \mathrm{~m}(1)$ | $6 \mathrm{~m}(1)$ | 6 m | Nil |
| Interior Side <br> Yards <br> (Minima) | 1.2 m and <br> 0.6 m | $1 \mathrm{~m}(2)$ | $1.2 \mathrm{~m}(2)$ | $1.8 \mathrm{~m}(2)$ | $1.5 \mathrm{~m}(2)$ |
| Building <br> Heights <br> (Maxima) | 12.5 m | 12.5 m | 12.5 m | 14 m | 12.5 m |
| Landscape <br> Area <br> (Minimum) | $35 \%$ | $35 \%$ | $25 \%$ | $25 \%(3)$ | $25 \%(3)$ |

Footnotes for Table 4
(1) Except 1.5 m to a garage abutting a rear lane with a minimum of 5 metres between the detached garage and the dwelling unit.
(2) Except no interior side yard is required where abutting lots share an above grade common wall.
(3) Applies to front yard only.

TABLE 5: Provisions for the RM Zones

| STANDARD | Street Townhouse | Stacked Townhouse | Back-toBack Townhouse | Back-to Back Stacked Townhouse | Apartment Building |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Lot Areas (Minima, per dwelling unit): | $150 \mathrm{~m}^{2}$ |  |  | - Nil | Nil |
| Lot Frontages (Minima) |  | 30 m |  | 30 m | Nil |
| Corner Lot, per dwelling unit | $9 m$ |  | $8.5 \mathrm{~m}$ |  |  |
| Other Lots, per dwelling unit | 6 m | - | 5.5 m |  |  |
| Building Area (Maximum) | 65\% | $\mathrm{NiI}$ | Nil | Nil | Nil |
| Outdoor Amenity Area (Minima) |  | $8 m^{2}$ (per unit) | $8 \mathrm{~m}^{2}$ (per unit) | $8 \mathrm{~m}^{2}$ (per unit) | Nil |
| Yards: |  |  |  |  |  |
| Front Yard (Minima) |  |  |  |  | 3 m |
| Front wall of attached private garage | 6 m | 6 m | 6 m | 6 m |  |
| Front wall of main building | 3 m | 3 m | 3 m | 3 m |  |
| Exterior Side <br> Yard <br> (Minimum) | 3 m | 3 m | 3 m | 3 m | 3 m |
| Rear Yard (Minimum) | 6m (1) | 6 m | Nil | Nil | 6 m |
| Interior Side <br> Yards <br> (Minima) | 1.2 m (2) | 1.8m (2) | 1.5m (2) | 1.8m (2) | 6 m |


| Building <br> Heights <br> (Maxima) | 12.5 m | 14 m | 12.5 m | 14 m | 6 storeys |
| :--- | :---: | :---: | :---: | :---: | :---: |
| Landscape <br> Area <br> (Minimum) | $25 \%$ | $25 \%(3)$ | $25 \%(3)$ | $25 \%(3)$ | $25 \%$ |

## Footnotes for Table 5

(1) Except 1.5 m to a garage abutting a rear lane with a minimum of 5 metres between the detached garage and the dwelling unit.
(2) Except no interior side yard is required where abutting lots share an above grade common wall.
(3) Applies to front yard only.
4. The following definitions apply:
i. Angular Plane means an imaginary, angled plane
extending above the entirety of a lot through which no portion of a building or structure can encroach in order to limit impacts of the building on adjacent areas. The location, angle, and height of the angular plane shall apply as identified in the applicable zone category.
ii. Dwelling, Stacked Townhouse 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.
iii. Dwelling, Back to Back Stacked Townhouse means a building containing more than six dwelling units, where dwelling units are separated from the 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.
iv. Podium means the base of an apartment dwelling or mixed use building consisting of a base and a point tower above the base where the base differs from the point tower by being wider in length or width, or both.
v. Tower means the portion of an apartment dwelling or mixed use building above the podium of the building.
vi. Outdoor Amenity Space 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.
5. Schedule "A", Zone Map 3 of By-law 2006-50, as amended is further amended for the lands bound by Healey Road to the north, Humber Station Road to the east, the proposed Highway 413 to the south and The Gore Road, and the Greenbelt Plan to the west within the Town of Caledon, Regional Municipality of Peel, from Agricultural "A1", Environmental Policy Area 2 "EPA2" and Rural Residential "RR" Zones to Urban Corridor - Holding DD "UC-H-DD", Environmental Policy Area 2 "EPA2", Mixed Density Residential - Exception - AAA - Holding DD "RMD - AAA - H-DD", and Multiple Residential - Exception - BBB - Holding DD "RM- BBB - H-DD" zones in accordance with Schedule "A" attached hereto.
6. Notwithstanding any other provisions of by-law 2006-50, the preceding provisions shall apply to the lands as shown on Schedule "A" of this By-law 2024-XXXX. All other provisions, unless specifically modified or amended by this section, continue to apply to the lands.
7. A holding provision (H) shall apply to the lands shown on Schedule "A" to this By-law and shall not be lifted until the following conditions have been met:
a) A subdivision agreement or a site plan agreement (as applicable)
between the landowner and the Town has been executed, including but limited to a determination of the limits and extent of the Environmental Policy Area zone, as described in the note on Schedule " A " to this By-law;
8. Pursuant to subsections 24(2) and 24(2.1) of the of the Planning Act, this By-law shall only come into full force and effect upon Official Plan Amendment No. coming into full force and effect.

Read three times and finally passed in open Council on the [ $X X]$ day of [XXXXXX], 2024.



## A6

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

Being a by-law to amend Comprehensive Zoning By-law 2006-50, as amended, with respect to all of Lots 11 and 12, Concession 4 (ALB), Part of Lot 13, Concession 4 (ALB), and Part of Lots 11, 12 and 13, Concession 5 (ALB), Town of Caledon, Regional Municipality of Peel.

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 all of Lots 11 and 12, Concession 4 (ALB), Part of Lot 13, Concession 4 (ALB), and Part of Lots 11, 12 and 13, Concession 5 (ALB) Town of Caledon, Regional Municipality of Peel, for mixed use purposes.

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

1. By adding the following subsections to Section 13 -EXCEPTIONS.
1.1 Notwithstanding any other provisions of by-law 2006-50, the following provisions shall apply to the lands as shown on Schedule "A" of this By-law 2024-XXXX. All other provisions, unless specifically modified or amended by this section, continue to apply to the lands subject to this section.
1.2 The following is added to Table 13.1:




| Zone <br> Prefix | Exception Number | Permitted Uses | Special Standards |
| :---: | :---: | :---: | :---: |
|  |  |  | and 0.6 m into the required side yard or $50 \%$ of the minimum required side yard provided a minimum setback of 0.6 m is maintained to an interior side yard lot line. <br> 3.3 ZONE STANDARDS For a Dwelling, Semi-Detached, Dwelling, Semi-Detached, Rear-Lane, and Dwelling, SemiDetached, Back-to-Back: <br> 3.4 PERMITTED ENCROACHMENTS for Dwelling, SemiDetached, Dwelling, Semi-Detached, Rear-Lane, and Dwelling, Semi-Detached, Back-to-Back: <br> The Permitted Encroachments in the Residential TwoException 614 (R2-614) zone of the Zoning By-Law apply to the uses, buildings and structures permitted in this zone, in addition to the following <br> a) a required third floor egress balcony may project a maximum of 1.0 m beyond the building into a rear yard, a rear yard backing onto a lane, exterior side yard and/or front yard; <br> b) the maximum encroachment for decks greater than or equal to 0.75 m in height is 0.5 m into a required parking space in a private garage. <br> c) the maximum encroachment for covered or uncovered steps or stairs, ramp or barrier-free access feature not associated with a deck is 0.5 m into a required parking space in a private garage. <br> d) rear yard projections up to a maximum of $60 \%$ of lot width are permitted to encroach up to 3.5 m into the required rear yard. <br> e) one garage step may encroach into minimum parking size |


[^0]:    Kevin Klingenberg, Clerk

