SECTION 4

GENERAL PROVISIONS

4.0 GENERAL PROVISIONS

4.1	ACCESSORY OPEN STORAGE & OUTSIDE DISPLAY OR SALES AREA	
	REGULATIONS	4-3
4.2	ACCESSORY USES	4-3
4.3	ACCESS REGULATIONS	4-5
4.4	ADDITIONAL RESIDENTIAL UNITS OVERLAY ZONE	4-5
4.5	AIR CONDITIONERS AND HEAT PUMPS	4-9
4.6	BED & BREAKFAST ESTABLISHMENTS AND COUNTRY INNS	4-9
4.7	BOLTON CORE OVERLAY ZONE	4-10
4.8	CANNABIS OR INDUSTRIAL HEMP USES	4-13
4.9	CONSTRUCTION USES	4-15
4.10	DRIVE-THROUGH SERVICE FACILITIES	4-15
4.11	DWELLINGS PER LOT	4-17
4.12	ESTABLISHED BUILDING LINE	4-17
4.13	FENCES	4-17
4.14	GARBAGE ENCLOSURES, PRIVATE	4-18
4.15	GARDEN SUITES	4-18
4.16	HEIGHT EXCEPTIONS	4-18
4.17	HOME INDUSTRIES (ORM)	4-19
4.18	HOME OCCUPATIONS	4-20
4.19	HOUSEHOLD SALES	4-20
4.20	INFRASTRUCTURE	4-20

4.21	LOTS CONTAINING MORE THAN ONE USE	4-21
4.22	LOTS DIVIDED INTO MORE THAN ONE ZONE	4-21
4.23	MINOR VARIANCE APPROVALS	4-21
4.24	MODEL HOMES AND TEMPORARY SALES STRUCTURES	4-21
4.25	NON-COMPLYING BUILDINGS, STRUCTURES AND LOTS	4-22
4.26	NON-CONFORMING BUILDINGS AND STRUCTURES	4-24
4.27	OAK RIDGES MORAINE PROVISIONS	4-24
4.28	ON-FARM-BASED ALCOHOL PRODUCTION FACILITIES	
	AND AGRI-TOURISM USES	4-28
4.29	PERMITTED ENCROACHMENTS	4-29
4.30	PLANTING STRIPS	4-29
4.31	PRIVACY YARDS	4-29
4.32	PROHIBITED USES	4-30
4.33	PUBLIC USES	4-32
4.34	REFERENCES TO LEGISLATION	4-33
4.35	SATELLITE DISHES	4-33
4.36	SEPARATION DISTANCES	4-34
4.37	SETBACK FROM RAILROAD	4-34
4.38	SIGHT TRIANGLES	4-34
4.39	SPECIAL SETBACKS	4-35
4.40	STORAGE OF SPECIAL VEHICLES	4-35
4.41	TOURIST TRAILERS AND MOBILE HOMES	4-36
4.42	WAYSIDE PITS AND PORTABLE ASPHALT PLANTS	4-36
4.43	WELLHEAD PROTECTION AREA	4-37

4.1 ACCESSORY OPEN STORAGE & OUTSIDE DISPLAY OR SALES AREA REGULATIONS

- **4.1.1** No accessory outside display or sales area shall comprise more than 35% of the lot area.
- **4.1.2** No accessory outside display or sales area shall encroach into or upon a parking area.
- **4.1.3** Each *accessory outside display or sales area* shall be maintained with a stable surface which is treated so as to prevent the raising of dust or loose particles.
- **4.1.4** Unless otherwise specified, no accessory open storage area shall exceed 6m in height.
- **4.1.5** Unless otherwise specified no more than 50% of the lot area shall be used for an accessory open storage area.
- **4.1.6** Unless otherwise specified all *accessory open storage area*s shall be screened by a solid board fence or a chain link fence with opaque fencing material which is a minimum of 2 m high.

4.2 ACCESSORY USES

- **4.2.1** Any use, building or structure which is accessory to a permitted use in a zone shall be permitted in such zone. However, none of the following accessory uses shall be permitted in any zone unless such accessory use is listed as a permitted use in such zone:
 - a building or portion thereof used as a dwelling unit;
 - an accessory gasoline pump island;
 - a drive through service facility;
 - a livestock facility;
 - an accessory maintenance garage;
 - a home occupation;
 - an accessory open storage area;
 - an accessory outdoor seasonal garden centre;
 - an accessory outside display or sales area;
 - an agri-tourism use; and
 - an on-farm diversified use.

- **4.2.2** Unless otherwise specified, in addition to the requirements of Section 4.2.1, *buildings* and *structures* accessory to a residential *use* are permitted subject to the following provisions:
 - a) The accessory building or structure shall be located only
 - in an *interior side yard* with a minimum *setback* of 1.2 metres from the *interior* side lot line,
 - a rear yard with a minimum setback of 0.6 metres from the rear lot line and 1.2 metres from the interior side lot line except for the RE Zone, where the minimum setback from the rear lot line shall be 6 metres, or
 - in a *front yard* or *exterior side yard* on lots having a total area of 0.4 ha or greater with a minimum *setback* to the *front lot line* and *exterior side lot line* equal to the minimum *yard* requirement of the applicable *zone* and a minimum *setback* from any other *lot line* of 1.5 metres.
 - b) The total *building area* of all *accessory buildings* shall not exceed 5% of the *lot area* on which it is located and shall not exceed the maximum *building area* permitted in the *zone* in which it is located.
 - c) The maximum height of an *accessory building* or *structure* is 4.5 metres, and 6 metres in the RE *zone*.
 - d) The minimum *building separation* is 1.5 metres.
 - e) Site Plan approval has been granted for an accessory building or structure which is accessory to a residential use containing more than 10 dwelling units within an EPA1 and EPA2 zone, if such accessory structure is subject to Site Plan approval.
 - f) In the case of lands within the *Oak Ridges Moraine Conservation Plan Area*, a building permit and/or lot grading approval is required for an *accessory building* or *structure* located within an EPA1-ORM and EPA2-ORM *zone* or within 90 m of such a *zone*.
- **4.2.3** Where there is no minimum *setback* specified for a permitted *accessory building*, the minimum *yard* requirement of the applicable *zone* shall apply.
- **4.2.4** In order for an *accessory apartment* or *accessory dwelling unit* to be permitted in a *zone*, the following provisions must be met:
 - a) An accessory apartment or accessory dwelling unit shall not be permitted on lands within the Oak Ridges Moraine Conservation Plan Area that are identified as Natural Core Area, Natural Linkage Area or Countryside Area on Schedule E;
 - b) Only one accessory apartment shall be permitted on a lot;

- c) The maximum size of such accessory apartment shall be 30% of the floor area of the dwelling to which it is accessory;
- d) The maximum size of such accessory dwelling unit shall be 30% of the gross floor area of a building or unit to which it is accessory.
- **4.2.5** The maximum *net floor area* for an accessory office is 15% of the total *net floor area* of the unit or *building* containing the permitted *use* to which it is *accessory*.

4.3 ACCESS REGULATIONS

- **4.3.1** Notwithstanding any other provision in this By-law, no *building* or *structure* shall be erected on a *lot* that does not have frontage and access to a public *street* or on a private *street*.
- **4.3.2** The maximum number of *entrances* per *lot* shall be as follows:
 - a) For a *lot* zoned Estate Residential, Rural Residential and Multiple Residential the maximum number of *entrances* shall be 2.
 - b) For a *lot* zoned Residential One, Residential Two, Townhouse Residential and Mixed Density Residential the maximum number of *entrances* shall be 1.
- **4.3.3** The minimum *entrance setback* shall be 9 metres.
- **4.3.4** The minimum *entrance separation* shall be 22.5 metres.
- **4.3.5** The maximum *entrance width* shall be 12.5 metres.
- **4.3.6** The minimum *entrance widths* for Institutional, Commercial and Industrial *zones* shall be 9 metres for a two-way *entrance* and 6 metres for a one-way *entrance* and for all other *zones* the minimum width shall be 3 metres.

4.4 ADDITIONAL RESIDENTIAL UNITS OVERLAY ZONE

4.4.1 Additional Uses Permitted

For lands zoned Rural Residential (RR), Rural Residential-Oak Ridges Moraine (RR-ORM), Residential One (R1), Residential One-Oak Ridges Moraine (R1-ORM), Residential Two (R2), Residential Townhouse (RT) and Mixed Density Residential (RMD), in addition to Rural Residential (RR), Rural Residential-Oak Ridges Moraine (RR-ORM), Residential One (R1), Residential One-Oak Ridges Moraine (R1-ORM), Residential Two (R2), Residential Townhouse (RT) and Mixed Density Residential (RMD) zoning exceptions as identified in Section 13.1, within the Additional Residential Units Overlay Zone that meets the definition of *parcel of urban residential land*, the following additional uses shall be permitted:

a) Additional Residential Unit

Footnotes

1. Permitted only on lands identified on Schedule H of Comprehensive Zoning By-law 2006-50.

4.4.2 Prohibited Uses

In the Rural Residential (RR), Rural Residential-Oak Ridges Moraine (RR-ORM), Residential One (R1), Residential One-Oak Ridges Moraine (R1-ORM), Residential Two (R2), Residential Townhouse (RT) and Mixed Density Residential (RMD) zones, as well as on lands subject to all Rural Residential (RR), Rural Residential-Oak Ridges Moraine (RR-ORM), Residential One (R1), Residential One-Oak Ridges Moraine (R1-ORM), Residential Two (R2), Residential Townhouse (RT) and Mixed Density Residential (RMD) zoning exceptions as identified in Section 13.1, within the Additional Residential Units Overlay Zone, where lands meet the definition of *parcel of urban residential land* the following uses shall be prohibited:

a) Apartment, Accessory

Footnotes

1. Prohibited only on lands identified on Schedule H of Comprehensive Zoning By-law 2006-50.

4.4.3 Definitions

Within the Additional Residential Units Overlay Zone, the following definitions shall apply:

"Additional Residential Unit" means a self-contained residential dwelling unit with its own kitchen, sleeping quarters and sanitary facilities, that either forms part of the same building as a detached dwelling, semi-detached dwelling, or a townhouse dwelling, or is located within an accessory building as a garden suite dwelling on the same lot as a detached dwelling, semi-detached dwelling, or a townhouse dwelling.

"Dwelling, Detached" means a building containing one principal dwelling unit and associated additional residential units.

"Dwelling, Garden Suite" means a dwelling unit that is located in an accessory building, either partially or wholly, on the same lot as a detached dwelling, semi-detached dwelling, or a townhouse dwelling.

"Dwelling, Semi-Detached" means a building divided vertically by a common wall above finished grade into 2 separate dwelling units and associated additional residential units, each such primary dwelling unit having an independent entrance either directly from outside the building or through a common vestibule.

"Dwelling, Townhouse" means a building divided vertically both above and below grade into 3 or more separate dwelling units and associated additional residential units, each such primary dwelling unit having 2 independent entrances directly from outside the building.

"Parcel of Urban Residential Land" within the meaning of the Planning Act means a parcel of land that is within an area of settlement on which residential use, other than accessory residential use, is permitted by by-law and that is served by:

- sewage works within the meaning of the Ontario Water Resources Act that are owned by:
 - i) a municipality,
 - ii) a municipal service board established under the Municipal Act, 2001,
 - iii) a corporation established under sections 9, 10 and 11 of the *Municipal Act*, 2001 in accordance with section 203 of that Act,
- b) a municipal drinking water system within the meaning of the *Safe Drinking Water Act*, 2002.

4.4.4 Use Provisions

Within the Additional Residential Units Overlay Zone, the following requirements and restrictions shall apply:

- a) An additional residential unit shall only be permitted on the same lot as a detached dwelling, semi-detached dwelling, or a townhouse dwelling;
- b) A maximum of two *additional residential units* are permitted on a residential *lot* which may include either:
- i) one additional residential unit within a detached dwelling, semi-detached dwelling, or a townhouse dwelling, and one garden suite dwelling, or
- ii) two additional residential units within a detached dwelling, semi-detached dwelling, or a townhouse dwelling;
- c) An additional residential unit shall not be permitted on any portion of lands located within an Environmental Policy Area 1 Zone (EPA1), Environmental Policy Area 2 Zone (EPA2) or an Open Space (OS) zone, or on any portion of lands subject to Environmental Policy Area 1 Zone (EPA1), Environmental Policy Area 2 Zone (EPA2) and Open Space (OS) zone site specific zoning provisions;
- d) Where direct access is provided to an *additional residential unit* from an *interior side yard*, the entrance including stairs to the *additional residential unit* shall be setback from the *interior side lot line* a minimum of 1.2 m;
- e) An additional residential unit shall contain a maximum of two bedrooms;
- f) A *home occupation* shall not be permitted on a *lot* that contains an *additional* residential unit:
- g) A bed and breakfast establishment shall not be permitted on a lot that contains an additional residential unit;
- h) The provision of Section 4.11 is amended to permit one *dwelling* and *additional* residential units in accordance with this section;
- i) The provisions of Sections 4.2.4 and 4.15 shall not apply.

4.4.5 Garden Suite Dwellings

In addition to all other provisions of Section 4.4, within the Additional Residential Units Overlay Zone, the following requirements and restrictions shall apply to all *garden suite dwellings*:

- a) A garden suite dwelling shall only be permitted in the exterior side yard, rear yard or interior side yard of a lot containing a detached dwelling, semi-detached dwelling, or a townhouse dwelling;
- b) No part of a garden suite dwelling shall be located in a front yard;
- c) The maximum *building area* shall be in keeping with the requirements of Section 4.2.2 and the applicable *zone* or site-specific *zone*;
- d) The maximum *gross floor area* of a *garden suite dwelling* shall not exceed 75 m² on a *lot*;
- e) The maximum *building height* shall not exceed 4.5 m;
- f) A garden suite dwelling shall be permitted above a detached garage, provided the overall height of the building does not exceed 7.5 m or the height of the principal dwelling, whichever is less;
- g) Setbacks shall be in accordance with Section 4.2.2, with the exception of the following:
 - (i) a *minimum interior side yard* setback of 1.5 m from the *interior side lot line*;
 - (ii) a minimum *rear yard* setback of 2.5 m from the *rear lot line*;
 - (iii) a minimum *building separation* of 3.0 m;
- h) Balconies and roof top patios or decks shall not be permitted;
- i) An unobstructed path of travel with a minimum width of 1.2 m shall be provided and maintained from the *streetline* to the entrance of a *garden suite dwelling*. For purposes of this clause, an unlocked gate shall not be considered to be an obstruction.
 - i) Where a window well or retaining wall serving a window is located along a path of travel within the prescribed minimum width, it shall not be considered an encroachment into the path of travel.

4.4.6 Parking Provisions

In addition to all other provisions of Section 5, within the Additional Residential Units Overlay Zone, the following parking requirements and restrictions shall apply to additional residential units:

a) In addition to the parking required for a *detached dwelling*, *semi-detached dwelling*, or a *townhouse dwelling* under Section 5.2 of this by-law, one additional

parking space shall be provided for each additional residential unit on the lot. All required parking spaces shall be located entirely within the boundaries of the subject lot;

- b) The Residential Parking Requirements in Section 5.2.2 for an accessory apartment shall not apply to additional residential units;
- c) All other provisions of Section 5.2 shall apply.

4.5 AIR CONDITIONERS AND HEAT PUMPS

Air Conditioners and Heat Pumps shall be permitted in either a *rear* or *interior side yard* provided they are located no closer than 0.6 metres from any *lot line* or in any *exterior side yard* provided the minimum *exterior side yard* requirement is met.

4.6 BED & BREAKFAST ESTABLISHMENTS AND COUNTRY INNS

- **4.6.1** One *Bed & Breakfast Establishment* per lot shall be permitted within a single *detached dwelling* subject to the following:
 - a) On lands identified as Palgrave Estate Residential Community in the Town of Caledon Official Plan and *zoned* Estate Residential (RE), a *Bed & Breakfast Establishment* may be considered in any *detached dwelling*, subject to approval of a Minor Variance application and compliance with all applicable *zone* standards;
 - b) On lands identified as Settlement Area in the Town of Caledon Official Plan a Bed & Breakfast Establishment may be considered in any detached dwelling, subject to approval of a Minor Variance application and compliance with all applicable zone standards.
 - c) On a lot within the Oak Ridges Moraine Conservation Plan a Bed and Breakfast Establishment shall be permitted subject to approval of a Site Plan application in accordance with the Town's Site Plan Control By-law, and compliance with all applicable zone standards.
- **4.6.2** The operator of the *Bed & Breakfast Establishment* must reside within the *detached dwelling* containing the *Bed & Breakfast Establishment*.
- **4.6.3** Section 4.5.1 above shall not apply to the following existing *Bed & Breakfast Establishments* so long as they continue in operation uninterrupted:
 - a) Concession 6 WHS Pt Lot 27, municipally known as 115 King Street, Terra Cotta
 - b) Concession 4 WHS Pt Lot 29, municipally known as 14318 Creditview Road, Cheltenham
- **4.6.4** One *country inn* per *lot* shall be permitted within a *detached dwelling* subject to the following:
 - a) A *country inn* shall comply with Minimum Distance Separation provisions established in this By-law.

- b) The operator of the *country inn* shall reside within the *detached dwelling* containing the *country inn*;
- c) Any proposal to permit a *country inn* shall require approval of a Zoning By-law Amendment under Section 34 of the *Planning Act*, R.S.O. 1990, c.P.13, as amended; and,
- d) A *country inn* shall require Site Plan approval pursuant to Section 41 of the *Planning Act*, R.S.O. 1990, as amended, and in accordance with the Town of Caledon Site Plan Control By-law, as amended. The property owner(s) shall be required to enter into a development agreement with the Town prior to the *use* of any land or any development of the land.

4.7 BOLTON CORE OVERLAY ZONE

4.7.1 Additional Uses Permitted in the Core Commercial (CC) Zone

In addition to the *uses* permitted in the Core Commercial (CC) Zone, the following additional *uses* shall be permitted on lands zoned Core Commercial (CC) within the Bolton Core Overlay Zone, as well as on lands subject to site specific zoning exceptions CC-44, CC-195, CC-247 and CC-581:

- a) Accessory Outdoor Patio
- b) Accessory Outdoor Display or Sales Area
- c) Accessory Outdoor Seasonal Garden Centre¹
- d) Artisan Operation
- e) Bakery
- f) Catering Establishment
- g) Farmers Market¹
- h) *Micro-Brewery*
- i) Museum
- j) Occasional Use²
- k) Specialty Food Store
- I) Studio

Footnotes

1. Shall only be permitted within the Community Core (CC) Zone, Special Exception CC-195 Zone and Special Exception CC-247 Zone. Shall not be permitted within the Special Exception CC-44 Zone and Special Exception CC-581 Zone.

2. Permitted only on lands identified on Schedule G of Comprehensive Zoning By-law 2006-50.

4.7.2 Additional *Uses* Permitted in the Institutional (I) Zone

In addition to the *uses* permitted in the Institutional (I) Zone, an occasional *use* shall also be permitted on lands within the Institutional (I) Zone as identified on Schedule 'G' of Comprehensive Zoning By-law 2006-50.

4.7.3 Definitions

Within the Bolton Core Overlay Zone, the following definitions shall apply:

"Bakery" means a premises used for the production, distribution and sale of baked goods and may include an accessory restaurant.

"Catering Establishment" means a premises where food and beverages are prepared for consumption off-site, but are not served on the premises or for take-out.

"Micro-Brewery" means a premises used for the small-scale manufacturing of specialty or craft beer, wine, cider, and/or spirits produced for retail sale on or off site, and which may be consumed on-site in conjunction with a permitted restaurant.

"Occasional Use" means the short-term use of any lot or building for a specific occasion or community event such as recreation, entertainment, community gathering or other similar activities. An occasional use may include uses such as but not limited to, blood donor clinics, bingo, benefit dances, shows, concerts, festivals, banquets or special purpose and/or seasonal sales such as bake sales, craft sales, plant and produce sales, and Christmas tree sales. An occasional use does not include household sales as defined by this By-law.

"Studio" means a premises used for the study of an art or recreational pursuit such as visual arts, dancing, music, or instruction of other recreational interests but shall not include such uses operated as a home occupation.

4.7.4 Use Provisions

4.7.4.1 Accessory Outdoor Patios

Where an *accessory outdoor patio* is permitted within the Bolton Core Overlay Zone of this By-law, the following provisions shall apply:

- a) Outdoor patios shall only be permitted as an accessory use;
- b) An *accessory outdoor patio* shall only be permitted seasonally between May 1st and October 31st;
- c) The maximum seating capacity of an *accessory outdoor patio* shall not exceed 50% of the seating capacity of the principal *use*;

- d) Notwithstanding Section 5.2.9 of this By-law to the contrary, within the Bolton Core Overlay Zone, no additional *parking spaces* shall be required for an *accessory outdoor patio* beyond that which is required for the principal *use*;
- e) An accessory outdoor patio shall be permitted in accordance with the requirements of Section 2.8 'Conservation Authority Regulations' of this By-law;
- f) An accessory outdoor patio shall be located in accordance with the following:
 - i) Notwithstanding any other provision of this By-law to the contrary, an accessory outdoor patio shall be located in accordance with the following setback requirements:

Front Yard - 0 metres
Rear Yard - 3 metres
Interior Side Yard - 0 metres
Exterior Side Yard - 0 metres

- ii) Notwithstanding the requirements of Section 4.6.4.1(f)(i), the limits of an accessory outdoor patio shall be setback a minimum of 10 metres from a Residential Zone. An accessory outdoor patio located above the first story of the building in which it is located shall be set back a minimum of 20 metres from any Residential Zone. For the purposes of this provision, the minimum setback distance shall be measured horizontally from the nearest part of the accessory outdoor patio to the nearest lot line of the Residential Zone:
- iii) An accessory outdoor patio may be permitted to encroach into a public street where formal approval has been received from the applicable authority having jurisdiction for such street;
- vi) Notwithstanding the requirements of Section 4.6.4.1(f)(i) and 4.6.4.1(f)(iii), an accessory outdoor patio shall not be located in a sight triangle; and,
- v) An accessory outdoor patio may be permitted to encroach into the required parking spaces for the associated principal use. Notwithstanding, an accessory outdoor patio may not encroach upon barrier-free parking spaces or parking spaces required for a residential use.

4.7.4.2 Occasional Uses

Where an *occasional use* is permitted in accordance with the locations identified on 'Schedule G Bolton Core Overlay Zone' of this By-law, the following provisions shall apply:

- a) An *occasional use* is permitted in any *building, structure* or on any *lot* in accordance with the requirements of the *zone* in which it is located;
- b) An *occasional use* shall be permitted in accordance with the requirements of Section 2.8 'Conservation Authority Regulations' of this By-law;

- c) An outdoor *occasional use* shall only be permitted seasonally between May 1st and October 31st. Notwithstanding, temporary outdoor sales for seasonal goods, which may include Christmas trees, are exempt from this requirement;
- d) An outdoor occasional use may be permitted to encroach into required parking spaces on the lot on which it is located. Notwithstanding, an outdoor occasional use may not encroach upon required barrier-free parking spaces or required parking for a residential use.

4.7.5 Parking in the Bolton Core

Notwithstanding any other provisions of this By-law to the contrary, the following parking regulations shall apply with the Bolton Core Overlay Zone:

- a) Where in the Commercial Core (CC) Zone, there is a change in the *use* of a *premises* or portion thereof from one non-residential *use* to another non-residential *use*, additional *parking spaces* shall only be required for *premises* that have a *gross floor area* greater than 250 m². Where a change in *use* occurs between a residential *use* and a non-residential *use* or vice versa, the minimum *parking space* requirement of this By-law shall apply;
- b) Notwithstanding the off-site distance for *parking spaces* permitted by Section 5.2.8 'Location of Required Parking, Loading and Delivery Spaces', required *parking, loading* and *delivery spaces* for any commercial *use* permitted within the Community Core (CC) Zone may be located on another *lot* within 200 metres of the *lot* on which *parking, loading* or *delivery spaces* would be required for a *use*. In all other respects, the requirements of Section 5.2.8 continue to apply.

4.8 CANNABIS OR INDUSTRIAL HEMP USES

- **4.8.1** Only one business of a *cannabis or industrial hemp use* shall be permitted per *lot* in the Prestige Industrial (MP) or Serviced Industrial (MS) zones.
- **4.8.2** The licensed producer shall provide to the Clerk of the Town of Caledon, a copy of a current and valid license issued by Health Canada.
- **4.8.3** A *cannabis or industrial hemp use* shall be at least 300m from:
 - a) a *lot* in a:
 - i) residential *zone*; and
 - ii) Institutional zone; and
 - b) a *lot* within the lands identified as Villages, Hamlets and Palgrave Estate Residential Community in the Town of Caledon Official Plan; and
 - c) a *lot* containing a:
 - i) School;
 - ii) Day Nursery;
 - iii) Community Centre; or
 - iv) Training facility aimed primarily at children less than 16 years of age

Despite the required minimum distances noted above, no *cannabis or industrial hemp use* lawfully established under these provisions shall be deemed to be a violation under this section by the subsequent erection of a residential or institutional *use*.

- **4.8.4** Accessory open storage shall not be permitted with a *cannabis or industrial hemp use*.
- **4.8.5** Loading/Delivery Spaces shall be located only within the rear yard or within a wholly enclosed building.
- **4.8.6** A cannabis or industrial hemp use shall require Site Plan approval, pursuant to Section 41 of the Planning Act, R.S.O. 1990, as amended, and in accordance with the Town of Caledon Site Plan Control By-law, as amended. The property owner(s) shall be required to enter into a development agreement with the Town prior to the use of any land or any development of the land.
- **4.8.7** Any proposal to permit a *cannabis or industrial hemp use* in a zone other than where the use is permitted, shall require approval of a zoning by-law amendment under Section 34 of the Planning Act R.S.O. 1990, c.P13, *as amended*, and the Cannabis Act, S.C. 2018, c. 16, as amended.
- **4.8.8** A cannabis or industrial hemp use shall comply with all applicable zone standards.
- **4.8.9** Whereas the Committee of Adjustment of the Town of Caledon has authorized Minor Variance application 'A' 010-18 and the decision of which has become final and binding, the provisions of this By-law, as they apply to such land, *building or structure*, shall be deemed to be modified to the extent necessary to give effect to such Minor Variance and the land, *building or structure* shall be deemed to comply with this By-law in so far as it relates to the approved variance.
- **4.8.10** The following uses are not permitted within the Natural Core Area or Natural Linkage Area designations of the *Oak Ridges Moraine Conservation Plan*:
 - a) Cannabis-Related Use Indoor
 - b) Industrial Hemp-Related Use Indoor
- **4.8.11** Cannabis-Related Use Outdoor and Industrial Hemp-Related Use, and an accessory building that is required to support these uses for the packaging, labelling, storage, sampling and testing for pesticides, shall be setback:
 - a) a minimum of 300 metres from a *lot line* of a *lot* containing a residential *use* or *zone*
 - b) a minimum of 300 metres from a *lot line* of a *lot* containing an institutional *use* or *zone*
 - c) a minimum of 300 metres from a *lot line* of a *lot* containing an open space *use* or *zone*, unless such *use* is a *forest management*
 - d) a minimum of 300 metres from a *lot line* of a *lot* containing a *training facility*, tourist camp
 - e) a minimum of 50 metres from all other lot lines

4.9 CONSTRUCTION USES

- **4.9.1** A prefabricated or easily transportable *building* or *structure* which is incidental to the construction of the *main building* on a *lot* where such *main building* or *structure* is situated shall be permitted, but must be removed within 30 days of the Building Interior Final inspection being approved by the Town.
- 4.9.2 Where the main *dwelling* on a property has been damaged or destroyed and is deemed uninhabitable by the Town of Caledon's Chief Building Official, a prefabricated or easily transportable temporary *dwelling* may be located on such property for a period of not more than one (1) year provided that the owner(s) of such property enters into an agreement with the Town of Caledon with respect to the location, servicing, securities and removal of such temporary dwelling.

4.10 DRIVE-THROUGH SERVICE FACILITIES

Neither Section 4.9 or Footnote (13) of Table 7.1 shall apply to the following existing drive-through service facilities or to any facility that has received site plan approval for a drive-through service facility prior to August 14, 2012 provided there is no increase to existing deficiencies:

No	Municipally Known as	Legal Description
1	212 Queen Street South,	Part Lots 33, 34, Block 6, Plan BOL 7, being
	Bolton	Parts 1, 2, 3 on Plan 43R-15446, Caledon
2	301 Queen Street South,	Part Lot 7, Concession 7, Block K, Plan 876,
	Bolton	Caledon
3	306 Queen Street South,	Part Lots 1, 2, Block 6, Plan Bol 7, Caledon
	Bolton	
4	20 Queen Street North,	Lots 10, 11, Part Lots 9, 12, Block 4, Plan BOL
	Bolton	7, being Parts 1 and 2 on Plan 43R-21988,
		Caledon
5	12550 Highway 50, Bolton	Part Lot 3, Concession 6, being Part 1, Plan
		43R-21808, Caledon
6	12566 Highway 50, Bolton	Part Lot 3, Concession 6, Save and Except
		Parts 20, 21, Plan 43R-15539, Parts 9, 12, 13,
		14, Plan 43R-29659, Part 2, Plan 43R-30494,
		Caledon
7	12596 Highway 50, Bolton	Part Lot 3, Concession 6, being Part 1, Plan
		43R-29019, Caledon
8	12612 Highway 50, Bolton	Part Block 1, Plan 43M-808, Parts 76 and 77,
		Plan 43R-15328, Caledon
9	150 McEwan Drive,	Part Lot 4, Concession 7, being Parts 18, 19,
	Bolton	29, 37, 38, 43, 44, 45, 46, 47, 48, 50 Plan 43R-
		28518, Caledon
10	59 McEwan Drive, Bolton	Part Lot 4, Concession 7, designated as Part 1
		on Plan 43R-32825
11	1 Queensgate Boulevard,	Part Lot 6, Concession 7, designated as Parts 1
	Bolton	on Plan 43R-843, Part 1 on Plan 43R-15624,
		Part 1 on Plan 43R-27163 Save and Except Part
		2 on Plan 43R-9958, Parts 1, 2, 3, 4, 5, 6, 7 on
		Plan 43R-27194, Caledon
	•	,

12	15935 Airport Road, Caledon East	Lots 1, 2, 3, Plan ALB 8, Caledon
13	19854 Airport Road, Mono Mills	Part Lots 3, 4, 5, Lot 6, Plan CAL 8, Part 66 foot road allowance CAL 8 being Part 1, Plan 43R-13173, Caledon
14	5960 Highway 9, Mono Mills	Part Lot 23, Concession 6, EHS, Part Lots 1, 2, Plan CAL 8, Caledon
15	5998 Mayfield Road, Caledon	Part Lot 18, Concession 6, EHS, designated as Parts 1 and 6, Plan 43R-31661, Caledon
16	Formally known as 18372 Hurontario Street, Caledon Village (Vacant Land)	Lot 2 John Street, Block 1 Plan CAL3; Lot 2, 3 Hurontario Street, Block 1, Plan CAL3; Lot 4, 5,6 Block 1, Plan CAL3, Part Lot 1, Block 1, Plan CAL3, being Part 1, Plan 43R-6378 and Part 1, Plan 43R-5644, Caledon
17	18423 Hurontario Street, Caledon	Part Lot 16, Concession 1, EHS, designated as Parts 8, 9, 11, 12, 14, 15, Plan 43R-24576; Part Lot 16, Concession 1 EHS Save and Except Parts 1, 2, 3, Expropriated Plan PR1300612, Caledon
18	15426 Airport Road, Caledon	Part Lot 4, Plan CAL16, on Road Allowance between Caledon and Chinguacousy being Part 1, Plan 43R-11700, Caledon
19	15935 Airport Road, Caledon	Lots 1,2,3, Plan ALB 8, Caledon
20	15426 Airport Road, Caledon	Part Lot 4, Plan CAL 16, on Road Allowance between Caledon and Chinguacousy being Part 1, Plan 43R-11700, Caledon

- **4.10.1** Establishment of any *drive-through service facility* shall require site plan approval.
- **4.10.2** A maximum of two (2) *queuing lanes* shall be permitted for each *drive-through service facility.*
- **4.10.3** All *queuing spaces* shall have a minimum length of 6 metres and a minimum width of 3 metres.
- **4.10.4** The *queuing lane* leading to the last point of the *order station* shall accommodate minimum *queuing space* requirements as set out in Table 4.1 plus one space for each point of service delivery.

TABLE 4.1

Permitted Uses with Drive-through Service Facilities	Minimum No. of Spaces
Restaurants	8
Motor Vehicle Washing Establishment	10
All Other Uses	3

- **4.10.5** Queuing lanes shall only be located in the rear yard or side yard and not between the drive-through service facility and a street.
- **4.10.6** Queuing lanes shall be clearly delineated by a curbed barrier and shall be independent of any parking, loading or delivery area.
- **4.10.7** An escape lane is required where there are more than 10 queuing spaces required except where the drive-through service facility has 2 queuing lanes.
- **4.10.8** Where a *lot* containing a *drive-through service facility* abuts any residential, institutional, open space or EPA *zones*, the *setbacks* from the closest point of the *drive-through service facility* to any of these *zones* shall be determined through submission of impact assessment studies. Such impact assessment studies shall be prepared in accordance with the Town of Caledon "Terms of Reference for Studies to Determine Setbacks for Drive-through Service Facilities".
- **4.10.9** In addition to any other planting strip requirements otherwise set out:
 - a) A minimum 2-metre-wide *planting strip* is required on both sides of a *queuing* lane except where the lane is adjacent to a *building*.
 - b) Notwithstanding any other setback requirement, a minimum 3 metre landscaping strip is required where a drive-through service facility is located adjacent to a park, open space, or an EPA zone.

4.11 DWELLINGS PER LOT

No more than one *dwelling* shall be permitted per *lot*.

4.12 ESTABLISHED BUILDING LINE

Notwithstanding the *setback* provisions of this By-law, where a permitted principal *building* or *structure* is to be constructed on a *lot* with an *established building line*, it may be constructed closer to the *street line* or the centre line of the *street*, than required by this By-law provided that it is not constructed closer to the *street line* or the centre line of the *street*, than the existing *established building line*.

4.13 FENCES

Unless otherwise provided herein, nothing in this By-law shall apply to prevent the construction, *alteration* or *use* of any fence, provided such fence complies with the By-laws of the *Corporation* regulating fences and provided such fence complies with the provisions of this By-law regarding *sight triangles* and *building envelopes*.

4.14 GARBAGE ENCLOSURES, PRIVATE

Private Garbage Enclosures in non-residential zones shall comply with the following:

- a) minimum setback from a Residential zone shall be 10.0 m;
- b) shall be located outside of any required landscaped area; and
- c) shall not be located on any required *parking area* or obstruct any required *parking space*.

4.15 GARDEN SUITES

- **4.15.1** A "Garden Suite" may be considered within certain zones within the Town of Caledon subject to a Temporary Use By-law. The Zones within which a Garden Suite may be considered are as follows:
 - a) Estate Residential (**RE**) *Zone*;
 - b) Rural Residential (**RR**) *Zone*;
 - c) Residential One (**R1**) *Zone*;
 - d) Agricultural (**A1**) *Zone*;
 - e) Rural (A2) Zone;
 - f) Small Agricultural Holdings (A3) Zone; and
 - g) Environmental Policy Area 2 (EPA2) Zone.
- **4.15.2** Notwithstanding the above, *Garden Suites* shall not be permitted on lands within the *Oak Ridges Moraine Conservation Plan Area* that are identified as Natural Core Area, Natural Linkage Area or Countryside Area on Schedule E to this By-law

4.16 HEIGHT EXCEPTIONS

- **4.16.1** The *building* or *structure* height provisions of this By-law shall not apply to the following *uses*:
 - an agricultural feed or bedding storage *use*;
 - an agricultural silo;
 - an agricultural windmill or wind turbine;
 - an air handling duct;
 - an antenna outside a settlement area;
 - a barn;
 - a belfry;

- a bridge;
- a chimney;
- a corn crib;
- a drying elevator;
- an elevator penthouse;
- a farm implement shed;
- a flag pole;
- a railroad signal;
- a skylight;
- a spire;
- a tower outside a settlement area;
- a water storage tank.
- **4.16.2** The *building* or *structure* height provisions of this By-law shall apply to any tower or antenna within a settlement area, non-agricultural windmill or wind turbines, gantry cranes and industrial silos.
- **4.16.3** Any *building* or *structure* not listed in Section 4.15.1 above will be subject to the maximum *building height* provisions of the applicable zone.

4.17 HOME INDUSTRIES (ORM)

- **4.17.1** A *home industry* shall not be permitted in any *zone* unless it complies with the following provisions:
- **4.17.2** Not more than 3 *persons*, other than an occupant of the *premises*, shall be employed in the *home industry*.
- **4.17.3** There shall be no external display or advertising, other than a lawful sign, to indicate to *persons* outside that any part of the *lot* is being used for *home industry* purposes.
- **4.17.4** Any accessory open storage area shall be located in the rear yard or interior side yard and shall occupy no more than 50% of the gross floor area of the home industry.
- **4.17.5** Any *accessory open storage area* shall be screened by a solid board fence or chain link fence with opaque fencing material which is a minimum of 2 metres high.
- **4.17.6** Any accessory open storage area shall not exceed 6 metres in height.

4.18 HOME OCCUPATIONS

- **4.18.1** A *home occupation* shall not be permitted in any *zone* unless it complies with the following provisions:
- **4.18.2** No more than 25% of the *dwelling unit* area shall be used for the purpose of a *home occupation use*.
- **4.18.3** No accessory building shall be constructed, altered or used for the purposes of a home occupation.
- **4.18.4** Any *dwelling unit* containing a *home occupation* shall be occupied as a residence by the operator.
- **4.18.5** Not more than 1 *person*, other than an occupant of the *dwelling unit* containing the *home occupation*, shall be engaged in the *home occupation*.
- **4.18.6** There shall be no external display or advertising on the lot, other than a lawful sign, to indicate to *persons* outside that any part of the house, *dwelling unit* or *lot* is being used for a purpose other than residential.
- **4.18.7** On any *lot* containing a *home occupation*, there shall be no goods, wares or merchandise, other than those produced on the *premises*, offered or displayed for sale or rent on such *premises*.
- **4.18.8** No part of any *lot* containing a *home occupation* shall be used as an *accessory open storage area* to that *home occupation use*.

4.19 HOUSEHOLD SALES

No household sale (e.g., garage sale or auction) shall be permitted except where a *lot* has a *dwelling unit*, and there shall be no more than two such household sales per annum at one location and no such sale shall exceed two days in duration.

4.20 INFRASTRUCTURE

Nothing in this By-law shall prevent the *use* of land for a *street* or prevent the installation and maintenance of a water main, sanitary sewer main, storm drainage works, *stormwater management facility*, flood control works, gas main, gas or oil pipeline, lighting fixture, or overhead or underground electrical, telephone or other supply or communication line, distribution station or *structure* clearly ancillary to the foregoing, provided that the location of such *street*, main, line, fixture or *structure* has been approved by the *Corporation* or the Region. Notwithstanding the preceding sentence, this approval by the *Corporation* shall not be required for any public works project where the location of the facilities which make up such project have been authorized pursuant to the Environmental Assessment Act or the Canadian Environmental Assessment Act.

New publicly initiated transportation, infrastructure and utilities uses may be permitted to cross an Oak Ridges Moraine Environmental Policy Area (EPA1-ORM and EPA2-ORM) *zone*, as shown on Schedule A Zone Maps, Schedule B Structure Envelope Maps and Schedules D, E and F to this By-law, in accordance with the applicable policies of the Official Plan.

4.21 LOTS CONTAINING MORE THAN ONE USE

Where a *lot* contains more than one *use* which is not an *accessory use*, the *lot area* requirement shall be the sum of the requirements for each separate *use*. The *lot frontage* requirement shall be the greatest of the *lot frontage* requirements for each separate *use* in the *zone* where such *lot* is located.

4.22 LOTS DIVIDED INTO MORE THAN ONE ZONE

- **4.22.1** Where a *lot* is divided into more than one *zone*, the measurement of the required *yards* and *setbacks* shall be from property lines and not *zone* lines and the *zone* standards of the *zone* in which the *building* or *structure* is located shall apply.
- **4.22.2** Where a *lot* is divided into more than one *zone*, the *lot* shall be used in accordance with applicable provisions for the *zone* in which the *use*, *building* or *structure* is located.
- **4.22.3** For all *lots* that are divided into more than one *zone* and for all *buildings* and *structures* that are located on a *lot* that is divided into more than one *zone*, compliance with standards shall be determined in accordance with the following:
 - a) When calculating *lot area*, the entire *lot area* will be used and the most restrictive of the minimum *lot area* standards shall apply;
 - b) When calculating *lot frontage*, the *zone* standard for the *zone* in which the frontage is located shall apply. If the frontage extends through more than one *zone*, the most restrictive of the minimum *lot frontage* standards shall apply;
 - c) When calculating *landscaping area*, the entire *lot* will be used and the most restrictive of the minimum *landscaping area* standards shall apply;
 - d) When calculating any other *zone* standard that is expressed as a percentage, it shall be calculated as a percentage of the zoned area and not as a percentage of the *lot area*.

4.23 MINOR VARIANCE APPROVALS

Where the Committee of Adjustment of the Town of Caledon or the Ontario Municipal Board has authorized a Minor Variance from the provisions of By-law 87-250, in respect of any land, *building* or *structure* and the decision of the Committee of Adjustment of the Town or the Ontario Municipal Board authorizing such Minor Variance has become final and binding, the provisions of this By-law, as they apply to such land, *building* or *structure*, shall be deemed to be modified to the extent necessary to give effect to such Minor Variance and the land, *building* or *structure* shall be deemed to comply with this By-law in so far as it relates to the approved variance.

4.24 MODEL HOMES AND TEMPORARY SALES STRUCTURE

Model homes and a temporary sales *structure* shall be permitted subject to all of the following:

4.24.1 The lands on which the model homes are to be constructed have received draft plan approval under the provisions of the Planning Act, as may be amended from time to time.

- **4.24.2** The lands are zoned to permit *detached*, *semi-detached* and/or street *townhouse dwellings*.
- **4.24.3** The location of the model homes shall comply with the provisions of this By-law and the expected registered plan of subdivision.
- **4.24.4** A maximum of four (4) model homes shall be permitted on lands with draft plan approval.
- **4.24.5** One (1) temporary sales *structure* may be located on lands which are the subject of a draft approved plan of subdivision or condominium in any Residential, Commercial or Industrial *Zone* provided that:
 - a) the temporary sales *structure* is located in accordance with the *zone* provisions for the *zone* in which it is located;
 - b) a Temporary Sales *Structure* or similar Agreement has been executed with the Town; and,
 - c) a minimum of 1 *parking space* shall be provided for each 20 m² of *net floor area* of the sales structure.

4.25 NON-COMPLYING BUILDINGS, STRUCTURES AND LOTS

- **4.25.1** Nothing in this By-law shall prevent:
 - a) the enlargement, reconstruction, renovation or repair of an existing non-complying building or structure or the enlargement, reconstruction, renovation or repair of an existing building or structure on a non-complying lot provided such enlargement, reconstruction, renovation or repair shall not further contravene any existing non-compliance and any other zone provisions.
 - b) The use of any *lot*, *building* or *structure* within an EPA1, EPA2 or OS zone for any purposes prohibited by this by-law if such *lot*, *building* or *structure* was lawfully used for such purpose on the date of passing of By-law 2007-42 (being March 20, 2007) and for so long as it continues to be used for that purpose;
 - c) The use of any *lot*, *building* or *structure* within the Oak Ridges Moraine Conservation Plan Area for any purpose prohibited by this by-law provided such *lot*, *building* or *structure*, was lawfully used for such purpose on November 15, 2001 or provided a permit has been issued under subsection 8(2) of the Building Code Act, 1992 on or before November 15, 2001 for the erection of a building or structure for which:
 - i) the permit has not been revoked under subsection 8(10) of the Building Code Act, 1992, and
 - ii) the building or structure when erected is used and continues to be used for the purpose for which it was erected.

With respect to lands within the Oak Ridges Moraine Conservation Plan Area:

- d) Nothing in this By-law applies to prevent the expansion of an *existing building* or *structure* on the same *lot*, if the applicant demonstrates that,
 - i) the *building* or *structure* lawfully existed on November 15, 2001;
 - ii) the lands are located no closer than 90 m from an Environmental Policy Area *zone*; and
 - iii) the proposed development shall not further contravene any existing non-compliance or any other *zone* provisions.
- e) Nothing in this By-law applies to prevent the expansion of an existing institutional *use*, if the applicant demonstrates that,
 - i) the use lawfully existed on November 15, 2001, and
 - ii) there will be no change in *use*; and
 - iii) the lands are located no closer than 90 m from an Environmental Policy Area *zone*: and
 - iv) the proposed development shall not further contravene any existing non-compliance or any other *zone* provisions.
- **4.25.2** Nothing in this By-law shall prevent the *use* of an *existing* vacant *lot* which has a lesser *lot* area or *lot frontage* than the applicable minimum *lot area* or minimum *lot frontage* required herein provided:
 - a) the proposed *use* of such *lot* is a permitted *use*; and
 - b) the proposed *use*, *building* or *structure* shall not contravene any other *zone* provisions.
- **4.25.3** No person shall be deemed to have contravened any provision of this By-law by reason of the fact that any part or parts of any *lot* has or have been or is or are conveyed to or acquired by the *Corporation*, the Region, any local board of the *Corporation* or the Region, any Authority, Board, Commission or Ministry established under any statute of Ontario or Canada, any telephone or telegraph company, any public utility corporation or any railway company authorized under the Railway Act.
- **4.25.4** Where an existing non-complying building, structure or lot is the subject of a planning application (excluding a Rezoning application) or approval, no building, structure or lot shall be deemed to be in contravention of any provision of this By-law if the amount of the non-compliance is not being increased.
- **4.25.5** Where an existing non-complying building or structure, including the foundation therefore, is demolished or removed, the building or structure will be deemed to be non-existent and Section 4.24 will no longer apply thereto except that, if one building permit is issued for the demolition and reconstruction of such building or a demolition permit has been issued therefore within the last five (5) years, Section 4.25 will continue to apply.

4.26 NON-CONFORMING BUILDINGS AND STRUCTURES

- 4.26.1 Nothing in this By-law shall prevent the use of any lot, building or structure for any purpose prohibited by this By-law if such lot, building or structure was lawfully used for such purpose on the effective date of this By-law and for so long as it continues to be used for that purpose and with respect to lands within the Oak Ridges Moraine Conservation Plan Area, provided such lot, building or structure, was lawfully used for such purpose on November 15, 2001, and continues to be used for that purpose, or the erection or use for a purpose prohibited by this By-law
- **4.26.2** Nothing in this By-law shall prevent the rebuilding or repair of an *existing non-conforming building* or *structure* that is damaged, destroyed or demolished subsequent to the effective date of this By-law, provided that rebuilding or repair will not increase any external dimensions of the original *building* or *structure* and the *use* of the *building* or *structure* is not *altered*, unless *altered* to a permitted *use*.
- **4.26.3** Nothing in this By-law shall prevent the strengthening to a safe condition of an *existing non-conforming building* or *structure* provided that the external dimensions of the original *building* or *structure* are not increased, the strengthening or expansion will not change the location of any *building* or *structure* and the *use* of the *building* or *structure* is not *altered*, unless *altered* to a permitted *use*.

4.27 OAK RIDGES MORAINE PROVISIONS

The provisions of this section shall apply to all lands located within the *Oak Ridges Moraine Conservation Plan*, as amended, and zoned within an EPA1-ORM and EPA2-ORM zone or within 90 m of such a zone.

4.27.1 Oak Ridges Moraine Conservation Plan (2017)

Notwithstanding the provisions of this By-law, no person shall: use land or any part of it; undertake *development* or site alteration with respect to land; or erect, move, alter or use a *building* or *structure* or any part of it, without being in compliance with the policies and provisions of the *Oak Ridges Moraine Conservation Plan (2017)*, as amended.

4.27.2 Definitions

"Development" means the creation of a new *lot*, a change in land use, or the construction of *buildings* and *structures* requiring approval under the *Planning Act* but does not include, (a) activities that create or maintain infrastructure authorized under an environmental assessment process; or (b) works that are subject to the *Drainage Act*.

"Major Development" means development consisting of:

- a) The creation of four or more *lots*;
- b) The construction of a *building* or *buildings* with a ground floor area of 500 square metres or more, or;
- c) The establishment of a major recreational use as described in Section 38 of the Oak Ridges Moraine Conservation Plan.

"Site Alteration" means activities such as grading, excavation and the placement of fill that would change the landform and the natural vegetative characteristics of a *lot*.

4.27.3 Key Natural Heritage Features

All *development* and *site alteration* on a *lot* within a key natural heritage feature or the related minimum vegetation protection zone is prohibited, except the following:

- 1. Forest, fish, and wildlife management;
- 2. Conservation and flood or erosion control projects, but only if they have been demonstrated to be necessary in the public interest after all alternatives have been considered:
- 3. Development of infrastructure in accordance with the requirements set out in section 41 of the *Oak Ridges Moraine Conservation Plan*;
- 4. Low-intensity recreational uses as described in section 37 of the *Oak Ridges Moraine Conservation Plan*;
- 5. Any development and site alteration in Countryside Areas or Settlement Areas that is within the habitat of an endangered or threatened species, but only if:
 - a) it is not prohibited under the Endangered Species Act, 2007 and it complies with any requirements or restrictions under that Act, and,
 - b) it is not within any other key natural heritage feature or the related minimum vegetation protection zone;
- 6. Agricultural uses other than uses associated with on-farm buildings and structures, but only with respect to land in the minimum vegetation protection zone related to a key natural heritage feature and not in the key natural heritage feature itself.

4.27.4 Key Hydrologic Features

All *development* and *site alteration* on a *lot* within a key hydrologic feature or the related minimum vegetation protection zone is prohibited, except the following:

- 1. Forest, fish, and wildlife management;
- 2. Conservation and flood or erosion control projects, but only if they are determined to be necessary in the public interest after all alternatives have been considered;
- 3. Development of infrastructure in accordance with the requirements set out in section 41 of the *Oak Ridges Moraine Conservation Plan*;
- 4. Low-intensity recreational uses as described in section 37 of the *Oak Ridges Moraine Conservation Plan*;

5. Agricultural uses other than uses associated with on-farm buildings and structures, but only with respect to land in the minimum vegetation protection zone related to a key hydrologic feature and not in the key hydrologic feature itself.

4.27.5 Area of Influence and Vegetation Protection Zones

- **4.27.5.1** Development or site alteration shall conform to the relevant minimum area of influence and minimum vegetation protection zones, as it relates to key natural heritage features and/or key hydrological features, as prescribed within the Oak Ridges Moraine Conservation Plan, as amended.
- **4.27.5.2** Prior to *development* or *site alteration* on a *lot* with respect to land within the minimum area of influence that relates to a key natural heritage feature, but outside the key natural heritage feature itself and the related minimum vegetation protection zone, a natural heritage evaluation shall be received and deemed to be satisfactory to the Town, unless the *development* is for the construction of a new building or structure for agricultural uses, agriculture-related uses or on-farm diversified uses located a minimum of 30 metres from the key natural heritage feature.
- 4.27.5.3 An application for *development* or *site alteration* on a *lot* within the minimum area of influence that relates to a key hydrologic feature, but outside the key hydrologic feature itself and the related minimum vegetation protection zone, shall be accompanied by a hydrological evaluation to the satisfaction of the Town, unless the development is for the construction of a new building or structure for agricultural uses, agriculture-related uses or on-farm diversified uses located a minimum of 30 metres from the key natural heritage feature.

4.27.6 Landform Conservation Areas

- **4.27.6.1** Development or site alteration on a lot located within a landform conservation area designation in the Town of Caledon Official Plan, shall demonstrate that satisfactory arrangements have been made to identify planning, design and construction practices that will keep disturbance to landform character to a minimum.
- **4.27.6.2** Prior to *development* or *site alteration* on a *lot* in a landform conservation area (Category 1) it shall be demonstrated that planning, design and construction practices will keep disturbance to landform character to a minimum, including:
 - 1. Maintaining significant landform features such as steep slopes, kames, kettles, ravines and ridges in their natural undisturbed form;
 - 2. Limiting the portion of the net developable area of the site that is disturbed to not more than 25 per cent of the total area of the site;
 - 3. Limiting the portion of the net developable area of the site that has impervious surfaces to not more than 15 per cent of the total area of the site.
- **4.27.6.3** Prior to *development* or *site alteration* on a *lot* in landform conservation area (Category 2) it shall be demonstrated that planning, design and construction practices that will keep disturbance to landform character to a minimum, including:

- 1. Maintaining significant landform features such as steep slopes, kames, kettles, ravines and ridges in their natural undisturbed form;
- 2. Limiting the portion of the net developable area of the site that is disturbed to not more than 50 per cent of the total area of the site;
- 3. Limiting the portion of the net developable area of the site that has impervious surfaces to not more than 20 per cent of the total area of the site.
- **4.27.6.4** Prior to *development* or *site alteration* that does not constitute *major development*, with respect to land in a landform conservation area of either category, a satisfactory site plan drawing shall be received that:
 - 1. Identifies the areas within which all building, grading, and related construction will occur;
 - 2. Demonstrates that buildings and structures will be located within the areas referred to 4.43.6.4.1 so as to minimize the amount of site alteration required;
 - 3. Provides for the protection of areas of natural and scientific interest (earth science) in accordance with subsection (12) of the *Oak Ridges Moraine Conservation Plan*.
- **4.27.6.5** Prior to *development* or *site alteration* on a *lot* in an area of natural and scientific interest (earth science) as designated in the Town of Caledon Official Plan or the related minimum area of influence a satisfactory earth science heritage evaluation shall be submitted that:
 - 1. Identifies planning, design and construction practices that will ensure protection of the geological or geomorphological attributes for which the area of natural and scientific interest was identified;
 - 2. Determines whether a minimum vegetation protection zone is required, and if so, specifies the dimensions of that zone and provides for the maintenance and, where possible, improvement or restoration of natural self-sustaining vegetation within it.

4.27.7 Stormwater Management

Prior to *development* or *site alteration* it shall demonstrated that planning, design and construction practices that protect water resources will be used, including:

- 1. Keeping the removal of vegetation, grading and soil compaction to a minimum;
- 2. Keeping all sediment that is eroded during construction within the site;
- 3. Seeding or sodding exposed soils as soon as possible after construction;
- 4. Keeping chemical applications to suppress dust and control pests and vegetation to a minimum.

4.27.8 Major Development

Major Development shall not be permitted unless it can be demonstrated that the following satisfactory documentation has been provided to the satisfaction of the Town, where required by the Town:

- 1. Conformity with the relevant watershed plan;
- 2. Water budget and water conservation plan;
- 3. Landform conservation plan;
- 4. Sewage and water system plan;
- 5. Stormwater management plan.

4.27.9 Supporting Connectivity

Every application for *development* or *site alteration* shall identify planning, design and construction practices that ensure that no *buildings* or other *site alterations* impede hydrological functions or the movement of plants and animals among key natural heritage features, key hydrologic features, and adjacent land within Natural Core area and Natural Linkage Area designations of the Town's Official Plan.

4.28 ON-FARM DIVERSIFIED, FARM-BASED ALCOHOL PRODUCTION FACILITIES AND AGRI-TOURISM SPECIAL PROVISIONS

- **4.28.1** Within the Natural Core Area and Natural Linkage Areas of the *Oak Ridges Moraine Conservation Plan*, *on farm diversified uses* or *farm-based alcohol production facilities* shall only be permitted in Prime Agricultural Areas as designated in the Town's Official Plan:
- **4.28.2** No more than 2% to a maximum of 2,000 m² (0.2 ha) of the *lot area* shall be used for an on-farm diversified use or farm-based alcohol production facility including but not limited to buildings or structures, parking areas and all components used exclusively for the on-farm diversified use or farm-based alcohol production facility.
- **4.28.3** There shall be no advertising on the *lot*, other than a lawful sign, to indicate to persons outside that any part of the *lot* is being used for an *on-farm diversified use* or *farm-based alcohol production facility*.
- **4.28.4** No more than 25% of the area of the *dwelling* shall be used for an *on-farm diversified* use or *farm-based alcohol production facility*.
- **4.28.5** The *accessory display* or sales area and retail sale of on-farm diversified use goods, wares or merchandise is permitted subject to the following provisions:
 - a) the combined area of all areas devoted to accessory outside display or sales area shall not exceed 30% of the total gross floor area of the on-farm diversified use or farm-based alcohol production facility.

- b) the accessory outside display or sales area component of an on-farm diversified use or farm-based alcohol production facility must be conducted by or directly involve the owner/operator of the farm operation.
- **4.28.6** Food concession stand(s) *accessory* to an *agri-tourism use* shall not exceed a combined total *gross floor area* of 50 m².

4.29 PERMITTED ENCROACHMENTS

The following structural projections from a principal *building* are permitted to encroach into any required *yard* in accordance with the following provisions:

TABLE 4.2

Permitted Ornamental Structure	Maximum Permitted Distance of Encroachment into a Required <i>Yard</i>
Bay windows/Eaves	0.6m
Balconies or <i>Decks</i>	2m
Sills, cornices, parapets, pilasters, or other similar ornamental <i>structures</i>	1m
Canopies/Porticos/Uncovered steps	2m
Chimneys or vents	0.6m
Drop awnings, flag poles, garden trellises, retaining walls or other similar accessory structures	Permitted in any required yard.

4.30 PLANTING STRIPS

- **4.30.1** A *planting strip* referred to in this subsection may form part of any *landscaping area* required by this By-law.
- **4.30.2** Where a *driveway* or *walkway* extends through a *planting strip*, it shall be permissible to interrupt the *planting strip* within 3 metres of the edge of such *driveway* or within 1.5 metres of the edge of such *walkway*.

4.31 PRIVACY YARDS

Where this By-law requires a *privacy yard* to be provided, the size of such *privacy yard* shall be calculated in accordance with the following:

a) The minimum depth of a *privacy yard* shall be the distance (measured from and at right angles to the exterior wall adjoining the *privacy yard*) set out in this Bylaw for the applicable *use* in the *zone* where the *use* is located.

b) The minimum width of a *privacy yard* shall be 5 metres (measured parallel to the exterior wall adjoining such *privacy yard*) so that, on each side of the vertical centreline of the window requiring such *privacy yard*, there shall be a minimum width of 2.5 metres.

4.32 PROHIBITED USES

- **4.32.1** No *person* shall, within the Zoned Area, use any land or *construct*, *alter* or use any *building* or *structure* for any of the following purposes:
 - an adult entertainment parlour, live;
 - an ammonia, bleaching powder or chlorine manufacturing use;
 - an ammunition manufacturing or storage *use*;
 - an animal black or bone black manufacturing *use*;
 - an animal glue or fish glue manufacturing use;
 - an animal hide storage *use*;
 - an arsenal;
 - an asphalt manufacturing or refining use;
 - a blast furnace;
 - a blood boiling use;
 - a body rub parlour;
 - a carbon manufacturing *use*;
 - a chemical processing use;
 - a coal yard;
 - a coal oil refining use;
 - a coke oven;
 - a drag strip facility;
 - an explosives manufacturing or storage *use*;
 - a fertilizer manufacturing use;
 - a fireworks manufacturing or storage *use*;
 - a fish oil extraction use;

- a fowl killing establishment;
- a gas manufacturing use;
- a grease, lard or tallow manufacturing or refining use;
- an industrial liquid waste treatment or storage use;
- a kerosene distillation or refining use;
- a metal smelting use;
- a motocross circuit;
- a motor vehicle race track;
- a noxious use;
- a noxious waste disposal area;
- an Open Storage Use;
- a petroleum distillation or refining use;
- a rendering plant;
- a rolling mill;
- a soap boiling use;
- a tannery;
- a tar distillation or manufacturing use;
- a tripe boiling use.
- **4.32.2** Except for a *use* that lawfully existed on or before November 15, 2001, with respect to lands within the *Oak Ridges Moraine Conservation Plan Area* that are identified as Areas of High Aquifer Vulnerability on Schedule D, in addition to the uses listed above, no person shall use any land or construct, alter or use any *building* or *structure* for any of the following purposes:
 - generation or storage of hazardous waste or liquid industrial waste;
 - waste disposal sites and facilities, organic soil conditioning sites, and snow storage and disposal facilities;
 - underground or above-ground bulk storage tanks that are not equipped with a secondary containment device;
 - the storage of contaminants listed in Schedule 3 (Severely Toxic Contaminants) to Regulation 347 of the Revised Regulations of Ontario 1990, as amended.

- **4.32.3** Except for a use that lawfully existed on or before November 15, 2001, with respect to lands within the *Oak Ridges Moraine Conservation Plan Area* that are identified as Natural Core Area, Natural Linkage Area or Countryside Area on Schedule E, in addition to the uses listed in the sections above, no person shall use any *building* or *structure* for any of the following purposes:
 - a) Natural Core Area
 - extractive industrial operations including wayside pits, or expansions thereof
 - intensive recreational *uses*
 - agricultural related industrial and commercial uses
 - b) Natural Linkage Area
 - intensive recreational *uses*
 - agricultural related industrial and commercial uses
 - c) Countryside Area
 - intensive recreational *uses* where the underlying land use designation is either Prime Agricultural or General Agricultural area

4.32.4 Rapid Infiltration Basins and Columns

Notwithstanding any provision of this By-law, with the exception of those *use*(s) legally existing on November 15, 2001, which may continue until the *use*(s) cease(s), new rapid infiltration basins and new rapid infiltration columns are prohibited on lands within the Oak Ridges Moraine Conservation Plan Area, as shown on Schedule A Zone Maps, Schedule B, SE Maps and Schedule D, E and F to this By-law.

4.33 PUBLIC USES

- **4.33.1** Except within an EPA1 and EPA2 *zone*, 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.

Except as provided above, the only *Public Uses* permitted in a specific *zone* shall be those *Public Uses* listed as permitted *uses*.

- **4.33.2** Except for those facilities described in Clause 4 of this Subsection, any *Public Use* shall comply with all *zone* provisions for the *zone* in which it is located.
- **4.33.3** Any above-ground, utility or *public use* of a non-linear nature which is located in a Residential *zone* shall be enclosed in a *building* designed, located and maintained in general harmony with the Residential *buildings* permitted in such *zone*.
- **4.33.4** Except within an EPA1 and EPA2 *zone*, *Public Uses* owned and/or leased by the Town of Caledon are permitted in all *Zones* provided that the *yard*, outside storage, parking and loading, and landscaping regulations and standards required for the *Zone* where the lands are located are complied with and the *accessory uses* to such *public use* shall be clearly incidental and *accessory* to the principal *use* and shall not exceed 15% of the total *floor area* of the principal *use* on the lands.

4.34 REFERENCES TO LEGISLATION

4.34.1 Where this By-law makes reference to a provincial or federal Act or regulation and specific sections, sub-sections or clauses thereto, no amendment to this By-law is required where there is a change in the name of the legislation or a change in the numbering of the sections, sub-sections or clauses of the Provincial or Federal Act or regulations.

4.35 SATELLITE DISHES

Satellite dish antennae are permitted in any *Zone* provided that:

- a) satellite dish antennae do not exceed a diameter of 0.6 metres in any Residential *Zone*;
- b) ground mounting within the *front yard* or *exterior side yard* of a *lot* in any Residential *Zone* is prohibited; and.
- c) minimum *yard* requirements of the applicable *zone* are met.

4.36 SEPARATION DISTANCES

All *buildings* and *structures* containing a *use* indicated in **Table 4.3** – **Minimum Separation Distance From Residential** *Zones*, shall comply with the applicable minimum separation distance required.

Table 4.3

Use	Minimum Separation Distance from a Residential Zone
Adult Video Store	100m (1)
Reserved for Future Use	

Notes to Table 4.3:

(1) A minimum separation distance of 100 metres shall be required from Regional Road 50 and Coleraine Drive.

4.37 SETBACK FROM RAILROAD

No part of any dwelling unit shall be located within 50 metres of a railroad right-of-way.

4.38 SIGHT TRIANGLES

Notwithstanding any other provisions of this By-law, on a *corner lot*, within the *sight triangle*, the following provisions shall apply:

- **4.38.1** The distance from the point of intersection of the *street lines* and forming the *sight triangle* shall be 9 metres, except where one of the *street lines* is a Regional Road, where the distance shall be 15 metres.
- **4.38.2** Within any area defined as a *sight triangle*, the following uses shall be prohibited:
 - a) a building, structure or use which would obstruct the vision of drivers of vehicles;
 - b) a fence, tree, hedge, bush or other vegetation, the top of which exceeds 1 metre in height above the elevation of the *street*;
 - c) any portion of a *parking space*;

- d) a berm or other ground surface which exceeds the elevation of the *street* by more than 0.5 metres;
- e) a sign, the body of which is less than 4 metres above the elevation of the *street*.

The provisions of this clause shall not apply at any intersection controlled by traffic signal lights.

4.39 SPECIAL SETBACKS

Notwithstanding any other provisions in this By-law, the following special *setbacks* shall apply:

- **4.39.1** Provincial Highway Setbacks Buildings and structures shall be setback a minimum of 14 metres from the boundary of a Provincial Highway Right–of-Way;
- **4.39.2** Natural Gas Distribution Systems No *building* or *structure* shall be located any closer than 7 metres to any natural gas pipeline right-of-way, or any above-ground natural gas facility or equipment operated as part of a natural gas distribution system;
- **4.39.3** Minimum Distance Separation: *Livestock Facilities*
 - a) Unless otherwise specified and notwithstanding any other *yard* or *setback* provisions of this By-law to the contrary, no residential, institutional, commercial, industrial, or recreation *use* located on a separate *lot* and otherwise permitted by this By-law, shall be established and no *building* or *structure* for such *use* shall be erected or altered unless it complies with the Minimum Distance Separation (MDS I) requirements applied in accordance with the MDS I Implementation Guidelines.
 - b) Notwithstanding any other *yard* or *setback* provisions of this By-law, to the contrary, no livestock facility or manure storage facility shall be erected or expanded unless it complies with the Minimum Distance Separation (MDS II) requirements applied in accordance with the MDS II Implementation Guidelines.
 - c) Notwithstanding the above noted provisions, where an *existing use* that was in compliance with the MDS provisions is changed, the new *use* shall also be subject to MDS I or MDS II provisions, whichever is applicable. For the purposes of this subsection, a change in the type of livestock *use* housed is considered to be a change of *use*.
 - d) MDS I shall not be applicable to existing vacant lots of record.

4.40 STORAGE OF SPECIAL VEHICLES

- **4.40.1** On any *lot* subject to Environmental Policy Area Zone, Residential Zone or Agricultural and Rural Zone provisions, the parking or storing of any *motor vehicle* other than an automobile, truck or motorcycle, shall only be permitted in a *private garage*, *carport* or other *building* and not in any *yard* and not in any *parking space*, *parking area* or *driveway*.
- **4.40.2** Subject to Sections 5.2.19 Parking of *Commercial Motor Vehicles*, no person shall use any *lot* that is subject to Environmental Policy Area Zone, Residential Zone or

Agricultural and Rural Zone provisions for the purpose of parking or storing any vehicle other than a *motor vehicle* that is in operable condition and that bears a license plate with a currently valid sticker, except for:

- a) 1 utility trailer
- b) 1 tourist trailer or tourist vehicle
- c) 1 school bus

Under no circumstances shall the *utility trailer*, *tourist trailer*, *tourist vehicle* or school bus be used for the purposed of sleeping, eating, gathering or any type of residential *use*.

- **4.40.3** Subject to Sections 4.40.2 and 4.40.3, on any *lot* subject to Environmental Policy Area Zone, Residential Zone or Agricultural and Rural Zone provisions, the parking or storing of a *utility trailer, tourist trailer, tourist vehicle* or a school bus, shall only be permitted:
 - a) where a residential *use* is existing on the *lot*; and,
 - b) in a *private garage, carport,* other *building*; or,
 - c) in a *driveway* or *parking area* with a minimum setback of 2.0 metres from a *front* lot line and exterior side lot line and in accordance with the required minimum *driveway setback* and Section 5.2.7; or,
 - d) in a *rear yard* or *interior side yard* with a minimum setback of 1.2 metres from the rear lot line and interior side lot line.

4.41 TOURIST TRAILERS AND MOBILE HOMES

4.41.1 Location of *Tourist Trailers:*

No *tourist trailer* shall be constructed, *alter*ed or used in any portion of the Zoned Area except in a permitted *tourist camp*.

4.41.2 Location of Mobile Homes

No *mobile home* shall be constructed, *altered* or used in any portion of the Zoned Area except in a permitted *mobile home park*.

4.42 WAYSIDE PITS AND PORTABLE ASPHALT PLANTS

- **4.42.1** A wayside pit, wayside quarry or portable asphalt plant is permitted in any Zone, but in no case shall they be located in the following areas:
 - a) Designated Settlement Areas in the Town of Caledon Official Plan;
 - b) Registered and Draft Approved Plans of Subdivision located outside designated Settlement Areas:
 - c) The Escarpment Natural and Protection Area designations in the Niagara Escarpment Plan;
 - d) The Core Areas of the Greenland System in the Region of Peel Official Plan;

- e) The Environmental Policy Area designations in the Town of Caledon Official Plan;
- f) For wayside quarries, within 200 metres measured horizontally from the brow of the Niagara Escarpment or any greater setback required by the Niagara Escarpment Commission;
- g) Cemeteries and other human burial sites;
- h) Kettle lakes and their catchments;
- i) Natural lakes and their shorelines.
- j) Within the shaded areas shown on Schedule E to this By-law.

4.43 WELLHEAD PROTECTION AREA

4.43.1 Prohibited Uses in Wellhead Protection Areas

In addition to prohibited uses listed in Section 4.32, no *person* shall, within the *Wellhead Protection Areas* as shown in Schedule 'A' to this By-law, use any land or *construct*, *alter* or use any *building* or *structure* for any of the following purposes:

- a bulk storage facility;
- a cemetery;
- a chemical manufacturing or industrial plant;
- a dry cleaning or laundry plant;
- an electroplating or metal fabricating operation;
- a facility generating, treating or disposing hazardous waste;
- a food processing plant;
- a furniture and wood stripping and refinishing operation;
- a garage, maintenance, accessory;
- a gasoline pump island, accessory;
- a *golf course* (not including a driving range or a miniature golf course);
- a motor vehicle gas bar;
- a motor vehicle rental establishment;
- a motor vehicle repair facility;
- a motor vehicle sales establishment:

- a motor vehicle service centre;
- a motor vehicle used sales establishment:
- a motor vehicle washing establishment;
- a nursery, horticultural;
- a nursery, commercial;
- an open storage area, wellhead;
- a salvage yard;
- a sewage disposal system with subsurface discharge greater than 4500 litres/day;
- a storage tank underground (not containing water);
- a storage tank aboveground (not containing water);
- a transportation depot;
- an underground pipeline for transmission of oil, gasoline or other liquid petroleum products;
- a wayside pit or quarry;
- a wood preserving and treating operation.

4.43.2 Prohibited Uses in Wellhead Protection Areas within the Oak Ridges Moraine Conservation Plan Area

Except for a *use* that lawfully existed on or before November 15, 2001, in addition to prohibited uses listed in the Section above, no *person* shall, within the *Wellhead Protection Areas* as shown in Schedule 'A' to this By-law, use any land or *construct*, *alter* or use any *building* or *structure* for any of the following purposes:

- generation or storage of *hazardous waste* or liquid industrial waste;
- waste disposal sites and facilities, organic soil conditioning sites, and snow storage and disposal facilities;
- the storage of petroleum fuels, petroleum solvents and chlorinated solvents, pesticides, herbicides and fungicides, construction equipment, inorganic fertilizers, any road salt, except by an individual for personal or family use;
- the storage of contaminants listed in Schedule 3 (Severely Toxic Contaminants) to Regulation 347 of the Revised Regulations of Ontario, 1990 as amended.

4.43.3 Prohibited Uses in Wellhead Protection Areas – WP2 within the Oak Ridges Moraine Conservation Plan Area

Except for a *use* that lawfully existed on or before November 15, 2001, in addition to prohibited uses listed in Section 4.32, no *person* shall, within the *Wellhead Protection Areas* as shown in Schedule 'A' to this By-law, use any land or *construct*, *alter* or use any *building* or *structure* for any of the following purposes:

- storage of animal manure, except by an individual for personal or family use;
- animal agriculture, except by an individual for personal or family use;
- storage of agricultural equipment, except by an individual for personal or family use.

4.43.4 Existing Uses in Wellhead Protection Areas

Except for a *use* that has been permitted by a site-specific amendment to this By-law, enacted pursuant to section 3.2.5.13.3b) of the Town of Caledon Official Plan, where a *use* is prohibited in *Wellhead Protection Areas* by this By-law and the *use* was legally established prior to October 30, 2000, the *use* shall continue to be permitted in accordance with the following:

- a) the *use* provisions of the underlying *existing* zoning,
- b) a non-residential *building* or *use* expansion limit of 10% of the *building* or *use* that existed on October 30, 2000.

4.43.5 Exception

Notwithstanding Section 4.43.4b) above, the provision regarding a non-residential *building* expansion shall not apply to the meat packing operation located at 8070 Old Church Road (Part West Half Lot 21, Conc. 5 (Albion)).