THE CORPORATION

OF THE

TOWN OF NIAGARA-ON-THE-LAKE

BY-LAW NO. ####-23

A BY-LAW TO ASSUME MUNICIPAL SERVICES INCLUDING THE ACCEPTANCE OF PRIMARY, SECONDARY AND TERTIARY SERVICES -APRICOT GLEN ESTATES PHASE I SUBDIVISION, PLAN 30M-354

WHEREAS the lands in the Apricot Glen Estates Phase I Subdivision have been developed and serviced by the Owner, Orchard Glen Garden Fresh Traditions Inc., in accordance with the plan filed as 30M-354 and in accordance with the Subdivision Agreement, registered on title to the lands as No. NR93638 on February 10, 2006, authorized by By-law 3962-05; and Subdivision Agreement Amendment, registered on title to the lands as No. NR207996 on May 13, 2009, authorized by By-law 3962A-09;

AND WHEREAS the primary, secondary and tertiary services as defined in the Subdivision Agreement have been installed to the satisfaction of the Director of Operations;

AND WHEREAS one year has expired from the date of issuance of the certificate by the Director of Operations that all primary, secondary and tertiary services have been completed;

AND WHEREAS the Owner has satisfied all financial requirements of the Subdivision Agreement;

AND WHEREAS the Owner has submitted a written application to the Town of Niagara-on-the-Lake that the Town of Niagara-on-the-Lake assume all services.

NOW THEREFORE BE IT ENACTED AS A BY-LAW OF THE CORPORATION OF THE TOWN OF NIAGARA-ON-THE-LAKE as follows:

 The Town of Niagara-on-the-Lake assumes the primary, secondary and tertiary services installed by the Owner, Orchard Glen Garden Fresh Traditions Inc., in Apricot Glen Estates Phase I Subdivision, Plan 30M-354, in accordance with the terms of the Subdivision Agreement, being registered on title as No. NR93638 on February 10, 2006, authorized by By-law 3962-05; and Subdivision Agreement Amendment, registered on title to the lands as No. NR207996 on May 13, 2009, authorized by By-law 3962A-09.;

READ A FIRST, SECOND AND THIRD TIME AND PASSED THIS 27TH DAY OF JUNE, 2023.