

Community Infrastructure Levy (CIL) - Determining whether a Development may be CIL Liable

Planning Application Additional Information Requirement form

Following the introduction of the Community Infrastructure Levy (CIL) all applicants for full planning permission, householder applications and reserved matters following an outline planning permission, and applicants for lawful development certificates, are required to provide the following information. Please read the associated Guidance Notes before you complete the form. Notes on the questions are provided at http://www.planningportal.gov.uk/uploads/lapp/cil_guidance.pdf

1. Application Details	
Applicant or Agent Name:	
THE BEDFORD ESTATES	
Planning Portal Reference (if applicable):	Local authority planning application number (if allocated):
Site Address:	
12 BEDFORD SQUARE, LONDON, WC1B 3JA	
Description of development:	
CHANGE OF USE OF 12 BEDFORD SQUARE FROM OF	FICES (CLASS B1) TO OFFICES AND/OR EDUCATIONAL (CLASS B1/D1) USE.
2 Linkillar for CII	
2. Liability for CIL Does your development involve:	
a. New build (including extensions and replacement)) floorspace of 100 sq ms or above?
Yes No 🔀	Theoretical Toolsq in Seriabette.
b. Proposals for one or more new dwellings (houses of	or flats, either through conversion or new build)?
Yes No X	or halls, ettler through conversion of new buildy.
occupied by or under the control of a charitable insti	will be wholly or mainly for charitable purposes, and the development will be either itution?
Yes No X	
d. None of the above	
Yes 🗷 No 🗌	
If you answered yes to either a. or b. please continue If you answered yes to either c. or d. please go to 6. D	

Do	Reserved Matters A res this application relate roduction of the CIL cha	e to details or r	eserved matte	ers po uthor	ursuant to an applicati itv area?	on that was gran	ted planning	permission	prior t	o thé
		nter the applica			- Cy dice.					
١	1o []			L						
	ou answered yes, please ou answered no, please				of the form.					
Doe and Ye	Proposed Residenti es your application invol cillary to residential use)? es	ve new resider	ntial floorspac							
If ye	es, please provide the fo er buildings ancillary to	llowing inform residential use:	ation, includii :	ng th	e floorspace relating to	o new dwellings,	extensions, o	conversions,	garag	es or any
Dev	elopment type	Existing gross internal floorspace (square metres)		Gross internal floorspace to be lost by change of use or demolition (square metres)		Total gross internal floorspace proposed (including change of use) (square metres)		Net additional gross internal floorspace following development (square metres)		
Ma	rket Housing (if known)									
sha	ial Housing, including red ownership housing (nown)		-							
Tot	al residential floorspace								•••••	
Nu Plea is to	w many existing building mber of buildings ase state for each existin b be retained and/or den nths within the past 12 r	g building/par nolished and w	t of an existin	g bui	lding that is to be reta	ined or demolish	ned the gross	internal floo riod of at lea	rspace st six	e that
	Brief description of exis part of existing build retained or demo	ding to be	Gross interr area (sq ms) be retained	to	Proposed use of retained floorspace.		Gross internal area (sq ms) to be demolished	of the buil for its law the 12 pre (excludir	Was the building or part of the building occupied for its lawful use for 6 of the 12 previous months (excluding temporary permissions)?	
1		: 						Yes 🗌	No	
2								Yes 🗌	No	
3				į				Yes 🗌	No	
4		!						Yes 🗌	No	
	Total floorspac									
me	our development involve zzanine floor)? ; No	es the conversi	on of an exist	ing b	uilding, will you be cre	eating a new floo	r within the e	xisting build	ling (a	
If Y	es, how much of the aro	ss internal floor	rspace propo	sed w	vill be created by the m	nezzanine floor (sa ms)?			

6. Declaration
I/we confirm that the details given are correct.
Name:
Beall the Cl
Date (DD/MM/YYYY). Date cannot be pre-application:
23/07/2012
It is an offence for a person to knowingly or recklessly supply information which is false or misleading in a material respect to a collecting or charging authority in response to a requirement under the Community Infrastructure Levy Regulations (2010) as amended (regulation 110, SI 2010/948). A person guilty of an offence under this regulation may face unlimited fines, two years imprisonment, or both.
For local authority use only
App. No