

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/1app/cil_guidance.pdf

1. Application Details				
Applicant or Agent Name:				
MR. R. LAKANI (on behalf of HOMES DESIGN LTD)				
Planning Portal Reference (if applicable):	Local authority planning application number (if allocated):			
NONE	NOT-KNOWN			
Site Address:	, *			
23-27 HATTON WALL - LONDON EC1 8JE	4			
Description of development:				
CHANGE OF USE TO EXISTING FIRST FLOOR (SUI-GENERIS) INTO	B1-USE			
•				
2. Liability for CIL				
Does your development involve:				
a. New build (including extensions and replacement) floorspace	of 100 sq ms or above?			
Yes No 🗵				
b. Proposals for one or more new dwellings (houses or flats, eith	er through conversion or new build)?			
Yes No 🗵				
c. A site owned by a charity where the development will be who occupied by or under the control of a charitable institution?	lly or mainly for charitable purposes, and the development will be either			
Yes No 🗵				
d. None of the above				
Yes × No				
If you answered yes to either a. or b. please continue to complete If you answered yes to either c. or d. please go to 6. Declaration				

3. Reserved Matters A Does this application relate introduction of the CIL cha	e to details or r	eserved matte	rs pursuant to an applicat thority area?	ion that was grar	nted planning	permission	prior to t	he
Yes Please er	nter the applica	ntion number						
No 🔀								
If you answered yes, please If you answered no, please								
4. Proposed Residenti Does your application invol ancillary to residential use)?	ve new resider		e (including new dwelling	s, extensions, cor	nversions, gara	nges or any o	other buil	ldings
Yes No X								
If yes, please provide the fo other buildings ancillary to			g the floorspace relating	to new dwellings	, extensions, c	onversions,	garages	or any
Development type	Existing gross internal floorspace (square metres)		oss internal floorspace be lost by change of e or demolition (square etres) Total gross inte floorspace prop (including chan (square metres)		oosed in ge of use) fo	let additional gross nternal floorspace ollowing development square metres)		
Market Housing (if known)								
Social Housing, including shared ownership housing (if known)								
Total residential floorspace								
Number of buildings Please state for each existin is to be retained and/or den months within the past 12 r	g building/par	t of an existing	g building that is to be reta	ained or demolish	ned the gross i	internal floc	orspace th	nat
Brief description of exis part of existing build retained or demo	ting building/ ding to be	Gross intern area (sq ms) be retained	to Proposed use of reta	e of retained floorspace. Gross internal area (sq ms) to be demolished. of the build for its lawf		uilding or part ding occupied ful use for 6 of evious months ng temporary nissions)?		
BAR TO LOWER GROUND			BAR (A4-USE)					
1 LEVEL (A4-USE) TO REMA EXISTING	AIN AS	165			0	Yes 🗙	No _	
RESTAURANT TO G.F (A3 ALTER FOR NEW ACCESS PROPOSED B1-USE AT FI	STAIRS FOR	134	RESTAURANT (A3-USE	E)	10	Yes 🔀	No []
1st FLOOR CONFERENCE EXHIBITION AREA (SUI-G CHANGE INTO B1-USE		154	OFFICE (B1-USE)		0	Yes 🔀	No []
4						Yes 🗌	No []
Total floorspac	e	453						
If your development involve mezzanine floor)? Yes No X If Yes, how much of the gross						xisting build	ling (a	

1 8 7

6. Declaration
/we confirm that the details given are correct.
Name:
MR. R. LAKANI Forsh Dala
Date (DD/MM/YYYY). Date cannot be pre-application:
22/06/2012
t 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, 51 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