Planning Application Additional Information Requirement

Following the introduction of the Community Infrastructure Levy (CIL) all applicants for full planning permission, including householder applications and reserved matters following an outline planning permission, and applicants for lawful development certificates are required to provide the following information. **Notes on the questions are provided at the end of the form.**

1. Application Details Applicant or Agent name: Mr Rudy Fattal (agent on behalf of Applicants, Fivecourts Limited) Planning Portal reference Local authority planning application (if applicable): number (if allocated): Site Address: Springfield Court, 41 Eton Avenue, London NW3 3ER Description of development: To replace existing external windows and doors on external elevations with white shade powder coated double glazed aluminium windows and doors. To replace front entrance door in timber with laminated glazing. 2. Liability for CIL Does your development involve: New build (including extensions and replacement) floorspace of 100 sq ms or above? a. Yes No 🖂 Proposals for one or more new dwellings (either through conversion or new build)? b. Yes No \boxtimes A site owned by a charity where the development will be wholly or mainly for charitable purposes, and the development will be either occupied by or under the control of a charitable institution? Yes \square No \boxtimes d. None of the above Yes 🖂 No \square

If you answered yes to either a. or b. please continue to complete the form. If you answered yes to either c. or d., please go to 6. Declaration at the end of the form.

3. Reserved Matters Applications

Does this application relate to details or reserved matters pursuant to an application granted planning permission prior to the introduction of the CIL charging in the relevant local authority area?						
Yes Please enter the application number						
No .						
If you answered yes, please go to 6. Declaration at the end of the form. If you answered no, please continue to complete the form.						
4. Proposed Residential Floorspace						
Does your application involve new residential floc extensions, conversions, garages or any other but						
Yes No No						

Development type	Existing gross	Gross internal	Total gross	Net additional
	internal	floorspace	internal	gross
	floorspace	to be lost by	floorspace	internal
	(square	change of	proposed	floorspace
	metres)	use or	(including	following
		demolition	change of	development
		(square	use)(square	(square
		metres)	metres)	metres)
Market Housing				
(if known)				
Social Housing,				
including shared				
ownership housing				
(if known)				
Total residential				
floorspace				

5. Existing Buildings

How many existing buildings on the site will be retained, demolished or partially demolished as part of the development proposed?

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Have the building(s) or a part of a building, on the site been in lawful use for a continuous period of at least six months within the past twelve months?
Yes No No
Please state for each existing building/part of existing building that is to be retained or

demolished the gross internal floorspace that is to be demolished and whether all or part of each building has been in use for a continuous period of at least six months within the past twelve months

	Brief description of existing building/part of existing building to be retained or demolished	Gross internal area (sq ms) to be retained	Proposed use of retained floorspace	Gross internal area (sq ms) to be demolished	Was the building part of building occupied its lawf for 6 of 12 prevention (exclude tempor permised?	g or the g ed for ul use the vious s ling ary
1					Yes:	No:
2					Yes:	No:
3					Yes:	No:
4					Yes:	No:
Tot	al floorspace					

Total floorspace				
If your development involves the conv new floor within the existing building (, will you be cre	eating a
Yes No No				
If Yes, how much of the gross internal mezzanine floor (sq ms)?	I floorspace p	roposed will be	created by the	

	rm that the details given are correct. · Rudy Fattal		
	Aeles		
Date (DD/ 09/09/201	MM/YYYY). Date cannot be pre-ap	plication:	
misleading requirement (regulation	ence for a person to knowingly or reg in a material respect to a collecting ent under the Community Infrastruction 110, SI 2010/948). A person guilty fines, two years imprisonment, or bo	g or charging authority in response ure Levy Regulations (2010) as an of an offence under this regulation	e to a nended
For local a	authority use only	7	
App. No			

6. Declaration

Notes:

Your development may be liable for a charge under the Community Infrastructure Levy if it involves new build floor area, including extensions or a new dwelling. If your scheme is liable, this charge is payable after development begins.

Further information on CIL can be found on the Planning Portal at: http://www.planningportal.gov.uk/planning/applications/howtoapply/whattosubmit/cil

Information on the CIL Charges liable in a specific location can be found on the relevant local authority's website. In London both Mayoral and local borough CIL may be applicable.

Your answers to the questions on this form will enable the local authority to establish whether or not your development is liable for a charge, and if so to calculate it accurately from the floor areas you provide. Information for non-residential floorspace will be taken from the planning application form.

The local authority will also independently checks plans when applications are assessed. Misleading or inaccurate answers could delay the processing of your application, result in a CIL charge that is higher than it needs to be, and in some cases may lead to surcharges being imposed.

You should submit this form alongside your application.

Notes on specific questions:

2a. New build floorspace. Answer No if either:

- the new floorspace only relates to a building into which people do not normally go
 or only go into intermittently for the purposes of inspecting or maintaining fixed plant
 or machinery; or
- the new floorspace solely relates to an internal/mezzanine floor and no other works or change of use are proposed.

2c. Liability for CIL – Exemption and relief

If you ticked c. you are eligible for Charitable Exemption and must also complete the form "Community Infrastructure Levy – Claiming Exemption or Relief"

http://www.planningportal.gov.uk/uploads/1app/forms/form_2_claiming_exemption_and_or_relief.pdf. This form should also be used to claim social housing relief and charitable relief. Charitable relief (rather than exemption) is only available for authorities which have implemented a charitable relief policy please refer to the relevant local authority's website for details.

For more information on exemption and relief see Community Infrastructure Levy Relief, Information document, DCLG

http://www.communities.gov.uk/publications/planningandbuilding/communityinfrastructurerelief

3. Previous planning permissions

You will need to check the relevant local authority's website to determine when CIL charges were effective. In London all relevant developments will be liable to the Mayoral CIL from 1 April 2012.

4. & 5. Gross internal area.

Gross internal floorspace is the internal area of the building, and should include rooms, circulation and service space such as lifts and floorspace devoted to corridors, toilets, storage, ancillary floorspace (e.g. underground parking), etc., see notes

See RICS Code of Measuring Practice:

http://www.rics.org/site/scripts/downloads.aspx?categoryID=455

4. Residential floorspace.

Residential floorspace includes new dwellings, extensions, conversions, garages or any other buildings ancillary to residential use. In flatted developments, this includes communal entrances, landings, etc and any related internal parking.

4. Residential Floorspace - definition of market and affordable housing.

Enter the floorspace of the market housing and social housing if known. If the breakdown of the residential floorspace is not known at the time of completing this form, please just enter the total residential floorspace.

Market housing includes all dwellings excluding social housing.

Social housing includes:

Rented dwellings where the dwelling will be let by a private registered provider of social housing, a registered social landlord or a local housing authority on one of the following tenancy types:

- (a) an assured tenancy (excluding an assured shorthold tenancy);
- (b) an assured agricultural occupancy;
- (c) an arrangement that would be an assured tenancy or an assured agricultural occupancy but

for paragraph 12(1)(h) or12ZA of Schedule 1 to the Housing Act 1988(30);

- (d) a demoted tenancy;
- (e) an introductory tenancy;
- (f) a secure tenancy:
- (g) an arrangement that would be a secure tenancy but for paragraph 4ZA(**31**) or 12 of Schedule 1 to the Housing Act 1985;
- (h) an intermediate rent basis.

Shared ownership dwellings where the dwelling will be occupied according to statutory shared ownership arrangements, the initial share in the dwelling will not exceed 75 per cent of the total value, the rent payable will be no more than 3 per cent of the unsold interest and the rise in annual rent will be limited to the rate of inflation plus 0.5 per cent

Social housing does not include discounted market housing.

If your development includes social housing you will also need to complete the form: Community Infrastructure Levy - Claiming Exemption or Relief, see http://www.planningportal.gov.uk/uploads/1app/forms/form_2_claiming_exemption_and_or_relief.pdf.

5. Existing Buildings

Please note that the definition of buildings does **not** include:

- buildings which people do not normally go into;
- buildings which people only go into intermittently for the purposes of maintaining of inspecting machinery; or
- buildings for which planning permission was granted for a temporary period.

These buildings should not be included on the form.

If the development relates to more than four existing buildings, please provide details of the additional buildings separately'

It is the applicant's responsibility to provide evidence to the effect that buildings were in a use that is "lawful", and that the building(s), or part of the building, have been in use for a continuous period of at least six months within the period of twelve months ending on the day planning permission first permits the chargeable development. The local authority may require further evidence of proof of the continuous use if this is not evident.

Mezzanine floors are not liable for CIL. The floorspace created by the addition of a mezzanine floor will be deducted from the net additional gross internal floorspace.