

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

A notice tier Deteils	
1. Application Details	
Applicant or Agent Name:	
Mr Amit Natha	
Planning Portal Reference (if applicable):	Local authority planning application number (if allocated):
PP-03625060	
Site Address:	
2F / 3F 206 Kilburn High Road, London, NW6 4JH	
Description of development:	
Change of Use of 2F Office Unit (Class B1) to Dwelling Flat (Class C3) & Change of C3)	Use of 3F Storage Space(Class B8) to Dwelling Flat (Class
2. Liability for CIL	
Does your development involve:	
a. New build (including extensions and replacement) floorspace of 100 sq ms or a	above?
Yes No 🗵	*
b. Proposals for one or more new dwellings (houses or flats, either through conve	ersion or new build)?
Yes 🔀 No 🗌	
c. A site owned by a charity where the development will be wholly or mainly for occupied by or under the control of a charitable institution?	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 the form. If you answered yes to either c. or d. please go to 6. Declaration at the end of the	e form.

3. Reserved Matters Does this application rela introduction of the CIL cl	ite to details or re	eserved matte			on that was gran	ted planning	permi	ssion p	rior to	the
Yes Please	enter the applica	tion number		11						
No 🔀										
If you answered yes, plea If you answered no, plea				of the form.						
4. Proposed Residen Does your application invancillary to residential use Yes No I	olve new residen e)? following informa	itial floorspac		-						
other buildings ancillary t	o residential use:	:								
Development type		Existing gross internal floorspace (square metres)		ss internal floorspace be lost by change of or demolition (square tres)	Total gross internal floorspace proposed (including change of use) (square metres)		Net additional gross internal floorspace following development (square metres)			
Market Housing (if knowr	0			0	87.70			87.7		
Social Housing, including shared ownership housin (if known)		0		0.	0		0 .			
Total residential floorspa	:e 0	0		0	87.7		87.7			
Number of buildings 1 Please state for each exis is to be retained and/or of months within the past 1	ting building/par emolished and w	t of an existin	ıg bu	uilding that is to be reta	ined or demolish	ed the gross	intern	al floor	space	
Brief description of e	on of existing building/ eting building to be d or demolished. Gross interates area (sq ms be retaine) to	Proposed use of retained floorspace.		Gross of the build for its lawfu (sq ms) to be demolished. (excluding		uilding or part ding occupied ful use for 6 of vious months g temporary issions)?		
	Building - GF - Shop, 1F -		Existing Building - GF - Shop, 1F -							
Retail, 2F - Office and	3F - Storage.	278.47		Retail & Flat, 2F - Flat a	ind 3F - Flat.	0	Yes	×	No	
2							Yes		No	
3							Yes		No	
4							Yes		No	
Total floors	ace	278.47				0				
If your development involved mezzanine floor)? Yes No X If Yes, how much of the control of the							existing	g build	ling (a	
ii res, now much of the g	1022 Hiterial 1100	space brobo	sed	will be created by the r	nezzannie noor (34 1113):				1

6. Declaration	
I/we confirm that the details given are correct.	
Name:	
Donald Shearer	
Date (DD/MM/YYYY). Date cannot be pre-application:	
28/08/2014	
It is an offence for a person to knowingly or recklessly supply information which is false or misleading in a mater charging authority in response to a requirement under the Community Infrastructure Levy Regulations (2010) at SI 2010/948). A person guilty of an offence under this regulation may face unlimited fines, two years imprisonments.	s amended (regulation 110,
For local authority use only	
App. No	