

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

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1. Applica	tion Details		
Applicant o	r Agent Name:		
Mr D Murph	ny		
Planning Po (if applicabl	ortal Reference e):	7	Local authority planning application number (if allocated):
Site Addres	s:		
The Golden 88 Royal Co London NW1 0TH			
Description	of development:		
internal alte	erations.	at incorporating a balcony and rep	lacement of a window to provide an entrance door and
2. Liabilit	y for CIL		
•	evelopment involve:		
a. New build	(including extensions and replacer	ment) floorspace of 100 sq ms or ab	pove?
Yes	No X		
b. Proposals	for one or more new dwellings (ho	uses or flats, either through conver	sion or new build)?
Yes 🗙	No 🗌		
	ed by a charity where the developr or under the control of a charitable		naritable purposes, and the development will be either
Yes	No 🔀		
d. None of tl	ne above		
Yes 🗌	No 🔀		
	ered yes to either a. or b. please con ered yes to either c. or d. please go t		form.

Do	Reserved Matters A pes this application relate croduction of the CIL cha	e to details or re	eserved matte			on that was gran	ted planning	ر permission ا	prior to the	
Yes Please enter the application number										
Ν	No 🔀			L						
•	you answered yes, please you answered no, please	•			of the form.					
Do	Proposed Residenti es your application invol cillary to residential use)?	ve new resider		e (in	cluding new dwellings	, extensions, con	versions, gar	ages or any c	other buildin	ıgs
	es 🗙 No 🗌									
	es, please provide the following to er buildings ancillary to			ng th	ne floorspace relating to	o new dwellings,	extensions, o	conversions,	garages or a	ıny
Dev	Development type Existing gross floorspace (so		internal to I Juare metres) use		ss internal floorspace e lost by change of or demolition (square res)	Total gross inter floorspace prop (including chang (square metres)	osed ii ge of use) f	Net additional gross internal floorspace following development (square metres)		
Ma	Market Housing (if known)		208		0	11		11		
Social Housing, including shared ownership housing (if known)										
Total residential floorspace		208			0	11		11		
Ple is to	mber of buildings 1 ase state for each existin be retained and/or den onths within the past 12 r	nolished and w								
	Brief description of existing building/ Gro part of existing building to be area		Gross intern area (sq ms) be retained	to	Proposed use of retai	Gross ned floorspace. (sq ms) to demolish		be the 12 previous months		
1	Bedsits ancillary to PH		208		1no Self contained flats and 7 HMO bedsits		0	Yes 🗙	No 🗌	
2	PH		190				0	Yes	No 🗌	
3							0	Yes	No 🗌	
4	4							Yes	No 🗌	
Total floorspace 398			398				0			
me	our development involve zzanine floor)? s \textsquare \textbf{No} \textbf{X}	es the conversi	on of an existi	ing b	ouilding, will you be cre	eating a new floo	r within the e	existing build	ling (a	
	es, how much of the gro	ss internal floo	rspace propos	sed v	will be created by the n	nezzanine floor (sa ms)?			
	, gro		Pare propos		De cicacca by the h					1

6. Declaration					
I/we confirm that the details given are correct.					
Name:					
Chris Georgiou, CG Architects					
Date (DD/MM/YYYY). Date cannot be pre-application:					
18/09/15					
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					