

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, including 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

Please complete the form using block capitals and black ink and send to the Charging Authority (or Collecting Authority if this differs from the Charging Authority).

See <u>Planning Practice Guidance for CIL</u> for guidance on CIL generally, including exemption or relief..

1. Application Details	
Applicant or Agent Name:	
DRK Planning Ltd	
Planning Portal Reference (if applicable): PP-04798590	Local authority planning application number (if allocated):
Site Address:	
Rear of 1 Elsworthy Terrace, London NW3 3DR	
Description of development: Construction of a single dwellinghouse	
Does the application relate to minor material changes to an existing planning per	mission (is it a Section 73 application)?
Yes Please enter the application number: No If yes, please go to Question 3. If no, please continue to Question 2.	

a) Doase N.B.	roposed New Flool oes your application invements or any other bui conversion of a single of purpose of your develo	volve ne Idings a dwelling	w residenti incillary to re house into	esidentia two or n	il use)? nore separate dwelling	ıs (with	out ex	tending th	em) is NOT li	iable for CIL.	
Yes	No 🗌										
	s, please complete the t Illings, extensions, conv								the floorspa	ce relating t	o new
b) D	oes your application inv	volve ne	w non-resi	dential f	Toorspace?						
Yes	No 🗵										
f ye	s, please complete the t	table in	section 6c) l	below, us	sing the information p	rovided	d for Q	uestion 18	on your plar	nning applic	ation form.
c) Pr	oposed floorspace:										
			orspace (square metres)		(ii) Gross internal floorspace to be lost by change of use or demolition (square metres)		floorspace proposed (including change of use, basements, and ancillary		(iv)Net additional gross internal floorspace following development (square metres) (iv) = (iii) - (ii)		
Mar	ket Housing (if known)		0		0		236				
shar	al Housing, including red ownership housing nown)										
Total residential floorspace							236				
	al non-residential rspace										
Tota	al floorspace			1 1111-1						THE STATE OF THE S	
							<u> </u>				
	Existing Buildings	inas on	the site will	he retair	ned demolished or na	rtially o	lemoli	shed as na	rt of the deve	elonment ni	roposed?
a) H	ow many existing build	ings on	the site will	be retair	ned, demolished or pa	rtially c	lemoli	shed as pa	rt of the deve	elopment pi	roposed?
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8. Declaration
I/we confirm that the details given are correct.
Name:
DRK Planning Ltd
Date (DD/MM/YYYY). Date cannot be pre-application:
13/06/2016
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:



Community Infrastructure Levy (CIL) - Form 7: Self Build Exemption Claim Form Part 1

An exemption for a self build home must be granted prior to the commencement of the development AND a Commencement (of development) Notice must be received by the Charging/Collecting Authority prior to the date of commencement of the development. The applicant will otherwise be liable for the full levy charge.

Part 2 of this form must be submitted to the Charging/Collecting Authority within six months of the completion of the development. The applicant will otherwise be liable for the full levy charge.

Please complete the form using block capitals and black ink and send to the Charging Authority (or Collecting Authority if this differs from the Charging Authority).

See Planning Practice Guidance for CIL for guidance on CIL generally, including "relief from the Levy".

To be compl	.: Claiming Exemption - Ceted by the individual(s) claiming ation Details:						
Applicant Name:	Caroline Nourani						
Planning Po	ortal Reference (if applicable):	P-04798590					
Local autho	rity planning application numb	er (if allocated):					
Please provi	de the full postal address of the	application site:					
Rear of 1 Els	sworthy Terrace, London NW3 3	BDR	:				
If postal ad	dress/postcode not known, o	r original relief	claim was submitted	with reference to grid re	ference, please provide:		
Easting:		Northing:					
Description	n of a single dwellinghouse						
Construction	ni or a sirigle aweimignouse						
Section B	Self Build Declaration						
I declare tha	t this a "self build project" for p	urposes of the ex	emption set out withi	n the regulations	X		
of the prope					\boxtimes		
Claim Form	t I will provide the required sup Part 2' within 6 months of com becoming payable	porting docume pletion of the pr	ntation as set out in ' S operty and I understa	elf Build Exemption nd failure to do this will	\boxtimes		
application i	amount of de minimis State aid for relief is less than 200,000 Eur	0			\boxtimes		
Self Build' for use, either by	r the purposes of CIL exemption is building the home on their own	s defined as all ho or working with b	mes built or commissio uilders.	ned by individuals or group	s of individuals for their own		
`Completion' regulation 17	for the purposes of CIL exemption (completion certificates) of the E	n is defined as the Building Regulatio	issuing of a compliand ons 2010 or section 51 o	e certificate for this develop f the Building Act 1984 (fina	ment issued under either I certificates).		

`Information about de minimis State Aid for the purposes of CIL exemption can be found here:

http://www.planningportal.gov.uk/uploads/1app/forms/140214_state_Aid_extract_FINAL_PDF.pdf

Peclaration			
confirm that the details given are correct.			
understand:			
That my claim for exemption will lapse where a commencement notice is not subcommencement of the chargeable development to which this exemption applie		X	
The meaning of a `disqualifying event' for CIL self build exemption and that when event occurs before or after commencement of development I must inform the commencement and the self-build exemption and that when event occurs before or after commencement of development I must inform the commencement I must be commenced in the commencement I must be compared to the compared to the commencement I must be		X	
That my claim for self build exemption will lapse where development commence collecting authority informing me of its decision.	es prior to the	X	
Jame- Claimant:	Date (DD/MM/YYY)	Y):	
Caroline Nourani	13/06/2016		

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.

On receipt of this application the collecting authority will make a decision on your claim as soon as practicable and inform the amount of CIL relief granted in writing. You **must** then submit a commencement notice to the collecting authority prior to starting on site. Failure to do so will result in the CIL charge becoming payable in full.