Community Infrastructure Levy (CIL) Form 5: Notice of Chargeable Development

Please complete using block capitals and black ink.	
Details of Responsible Person for this Notice	Site Address Details
Title: First name:	Please provide the full postal address of the application site. Unit: House number:
Last name:	House
Company (optional):	Address 1:
Position:	
Company registration no: (where applicable)	Address 2: Address 3:
Unit: House House suffix:] Town:
House name:	County:
Address 1:	Postcode (optional): Description of location or a grid reference.
Address 2:	(must be completed if postcode is not known):
Address 3:	Easting: Description:
Town:	
County:	
Country:	
Postcode:	Description of Development:
Telephone number Extension Country code: National number:	
Email address (optional):	
Supporting Information	
Has a building, or a part of a building, on the site been in lawful use continuous period of at least 6 months within the past 36 months?	for a Yes No
If Yes, please state how much gross internal floorspace you propose demolish (square metres):	e to
Or change of use (square metres):	

Supporting Information (continued)

Please set out the intended use of the chargeable development and the intended floorspace of each use

Intended Use (please detail each use proposed)	Gross internal new build floorspace of each intended use (sq m)	
Checklist		
This completed form should be accompanied by:		
a) A plan which identifies the relevant land, buildings in use on that land and any of those buildings which are to be demolished;	b) Photographic evidence of buildings in use on the relevant land;	

Your local authority may request any other plans, drawings and information necessary to describe any buildings in use on the relevant land and the chargeable development. Any plans or drawings required must be drawn to an identified scale and, in the case of plans, shall show the direction of North.

Declaration - Notice of Chargeable Development - Landowner

I/we confirm that the information above is correct to the best of my/our knowledge, and I/we am/are aware of the consequences of providing incorrect information, including regarding the demolition or change of use of buildings. I/we confirm I/we have assumed liability through the relevant section of this form and that, if not, I/we will submit an assumption of liability notice. I/we understand that I/ we must submit a commencement notice in order to secure the 60 day payment window or such time as the charging authority has allowed in its current payment instalments policy, as per the requirements of the Community Infrastructure Levy Regulations (2010) as amended. I/we understand any communication and actions by the collecting authority to pursue me/us for the assumed liability will

be copied to the site land owners (as defined in CIL regulations)

Name - Landowner:

Date (DD/MM/YYYY):

It is an offence for a person to knowingly or recklessly supply information which is false or misleading in a material respect to a charging or collecting 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.

Notices of Chargeable Development served by the Collecting Authority

The collecting authority have deemed that chargeable development has commenced under regulation 64A(1) of the Community Infrastructure Regulations (2010) as amended. The collecting authority confirms that it has completed this form correctly, in accordance with regulation 64A(2) and that this notice has been served on all known owners of the land under regulation 64A(3). This declaration is signed on behalf of the collecting authority.

Signed-	Collecting	Authority:

Date (DD/MM/YYY):

Declaration - Assumption of Liability

I/we am/are the landowner detailed at section 1 and I/we would like to assume liability for payment of the Community Infrastructure Levy under regulation 31 of the Community Infrastructure Levy Regulations (2010) as amended. I/we hereby assume liability for the Community Infrastructure Levy charge for the above development. I/we understand that I/we must submit a commencement notice in order to secure the 60 day payment window or such time as the charging authority has allowed in its current payment instalments policy, as per the requirements of the Community Infrastructure Levy Regulations (2010) as amended. I/we am/are aware of the surcharges I/we will incur if I/we do not follow the correct procedures for paying the CIL charge. I/we understand any communication and actions by the collecting authority to pursue me/us for the assumed liability will be copied to the site land owners (as defined in CIL regulations).

It is an offence for a person to knowingly or recklessly supply information which is false or misleading in a material respect to a charging or collecting authority in response to a requirement under the Community Infrastructure 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.

Name - Landowner:

Date (DD/MM/YYYY):	
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If you wish to assume liability at a later date, please complete Form 1 – Assumption of Liability prior to commencement of development. If you are a charitable institution or social housing provider and believe you could benefit from exemption or relief, please complete Form 2 – Claiming Exemption and/or Relief.