





## COMMUNITY INFRASTRUCTURE LEVY (CIL) Form 1: Determination of CIL Liability

CIL Form 1: Determination of CIL Liability must be completed for Planning Applications that involve:

- The formation of one or more new dwellings, (including holiday lets and residential annexes), either through conversion or new build, regardless of size (unless it is 'affordable housing') or
- the establishment of new residential floorspace (including extensions and replacements) of 100sqm or above.

The 100sqm threshold relates to residential extensions only.

New dwellings (including holiday lets and residential annexes) are liable regardless of their size.

Failure to submit CIL Form 1: Determination of CIL Liability may delay validation of your Planning Application and determination of your CIL liability. However, validation of your Planning Application without submission of Form 1 does not mean your development is not liable for CIL.

The information provided within this form will be used to establish whether or not your development is liable for the payment of CIL, and if so to calculate it accurately. Incomplete, misleading or inaccurate information may result in an incorrect assessment of the development's liability for CIL. Any changes to the information provided must be notified immediately

It is the responsibility of the liable party to understand and comply with the Community Infrastructure Levy Regulations 2010 (as amended), including any eligibility for relief. Shropshire Council can only make an assessment of a CIL liability based on the information provided. Further details can be found at <a href="https://www.shropshire.gov.uk/CIL">www.shropshire.gov.uk/CIL</a>

# Applicant (compulsory): Planning Application number (if allocated): Planning Portal reference (if applicable):

Site Address:		

Description of Development:

1. Application Details

### 2. Liability for CIL

Does your development involve proposals for any of the following:

- a) Creation of one or more new dwellings (including holiday lets and residential annexes) Yes No through new build?
- b) Creation of one or more new dwellings (including holiday lets and residential annexes) Yes No through conversion or change of use?
- c) New build (including extensions and replacement) floorspace of 100sqm or more? Yes No

This is determined using the **total gross internal floorspace** of the **development for which planning permission is granted** in **Question 7.** This is the calculation of new floorspace before any deductions for existing floorspace that is to be converted or demolished

d) None of the above

If you answered yes to either a), b) or c) please continue to complete the form.

#### 3. Reserved Matters Application

3.1 Does this application relate to details or reserved matters on an outline consent that was granted before 1st January 2012?

Yes	Please enter the Outline Consent number:	
No	Please enter the Outline Consent number.	

If you answered "yes" to 3.1 this application is **not CIL liable**, please go to **Q10 Declaration** If you answered "no" to 3.1 please continue to complete the form

#### 4. Minor or Non Material Changes

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- A variation of an existing planning permission, made under Section 73 of the Town and Country Planning Act (1990) as amended; or
- A Non Material Amendment made under Section 96A of the Town and Country Planning Act (1990) as amended?

Yes	Please enter the Planning Application	
No	number of the existing permission:	

If you answered "yes" to 4.1 please proceed to 4.2.

If you answered "no" to 4.1 please go to Q5 Exemption or Relief

4.2.	Р	ease	specif	y whe	ther th	he amend	lment	t will	chang	ge the	e amount	t of	f resid	den	tial	floorsp	ace:
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Yes	If yes, please identify the change to the	Addition:	
No	chargeable floorspace:	Reduction:	sqm

If the amendment also changes the amount of existing floorspace demolished and/or converted, please go to **Question 5 Exemption or Relief**, otherwise please proceed to **Q10 Declaration**.

#### 5. Exemption or Relief

CIL Relief or Exemption must be applied for and approved *prior to* commencement of development and CIL Form 6 Commencement Notice must also be completed and received by Shropshire Council prior to commencement of development.

a. Do you wish to claim a self-build exemption for a <b>whole new dwelling</b> ?	Yes	No	If you answered "yes" please also complete CIL Form 7: Self-Build Exemption (Part 1)
b. Do you wish to claim a self-build exemption for a <b>residential annex</b> ?	Yes	No	If you answered "yes" please also complete CIL Form 8: Residential Annex Exemption
c. Do you wish to claim a self-build exemption for a <b>residential extension</b> ?	Yes	No	If you answered "yes" please also complete CIL Form 9: Residential Extension Exemption
d. Is the site owned by a <b>charity</b> 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	No	If you answered "yes" please also complete CIL Form 10: Charitable and/or Social Housing Relief Claim
e. Is this site owned by a <b>charity</b> and the greater part of this chargeable development will be held as an investment from which the profits will be applied for charitable purposes?	Yes	No	If you answered "yes" please also complete CIL Form 10: Charitable and/or Social Housing Relief Claim

All CIL forms can be found on Shropshire Council's website www.shropshire.gov.uk/CIL

#### 6. Existing Buildings

If your development involves any **conversion**, **change of use or demolition of existing buildings**, then this floor space can be deducted from a potential CIL Liability. The Community Infrastructure Levy Regulations 2010 (as amended) confirm that an existing building's floor space can only be deducted if the building has been in its **lawful use for 6 continuous months within the last 3 years** (of the permission being granted).

Shropshire Council can therefore only deduct an existing building's floor area if sufficient evidence is provided which confirms the above. Such building(s) must also still be standing on the day that the planning application is granted permission. In the absence of sufficient evidence (or if no evidence is submitted), Shropshire Council cannot deduct any existing floor space and this will be reflected in the CIL Liability Notice issued shortly after permission is granted.

Please note the following:

- Any business/retail/commercial premises would need to show that the building was actively trading as a business.
- any **residential property** would need to show that it was lived in (ie. not just a Council Tax certificate, as a property will likely be paying Council Tax regardless of occupation).
- Using a building as storage when its lawful use is a business or residential would not satisfy the CIL regulations and therefore no deduction can be made in such instances.
- A written statement by an owner would also not constitute being evidence of lawful use for the required timescales.

It is the responsibility of the liable party to provide the CIL team with evidence of lawful use of an existing building should they wish to obtain a deduction in their CIL calculation. The CIL team can only determine a CIL liability based on the information provided.

Please refer to the CIL Form 1 Guidance Notes where it is explained in detail what would constitute as sufficient evidence:

The CIL Form 1 Guidance Notes are available here (or at www.shropshire.gov.uk/cil-) CIL Forms and Guidance Notes)

Please provide details below of any buildings that are to be demolished or converted on-site as part of the development which can be evidenced as being in lawful use for the required timescales (as described above).

	•	•	_		-
Gross internal area to be converted or demolished (sqm)	Conversion or demolition?	When was the building last in lawful use?	Has this building been in its lawful use for 6 continuous months within the last 3 years?	Lawful use of the Building (eg. residential, agricultural, offices, retail)	Existing Building Description  (eg. property, barn, offices, shop)
			Yes No		
sqm			1	or Building 1:	Brief description of the evithat has been submitted fo (required for any floor space
			Yes No		
sqm				or Building 2:	Brief description of the evi that has been submitted fo (required for any floor space
			Yes No		
sqm				or Building 3:	Brief description of the evi that has been submitted for (required for any floor space
sqm	Total floorspace:	to be	an three buildings are	ate sheet if more th	ease continue on a separa molished or converted

#### 7. Proposed Residential Floorspace

**1. Does your application involve new residential floorspace?** (including new dwellings, holiday lets, extensions, conversions, annexes, garages, sheds or any other buildings ancillary to residential use)

Yes No

If "yes" please provide the following information:

	Existing "in use" gross internal	"in use" build	I floorspace of ings to be lost sult of:	Total gross internal floorspace	Net additional gross internal floorspace following development (sqm)	
Development Type	floorspace (sqm)	Demolition (sqm)	Change of use to residential (sqm)	proposed including change of use		
New dwellings (including Holiday lets, excluding Affordable Housing)						
Ancillary buildings (including but not exclusively: garages, etc)						
Residential Extensions <sup>1</sup>						
Affordable Housing <sup>2</sup>						
Total Residential Floorspace (sqm)						

Additional residential floorspace associated with an existing dwelling.

2. If your development involves the conversion of an existing building, will you be creating a new mezzanine floor within the existing building (a mezzanine floor)?

Yes	If yes, how much of the gross internal floorspace proposed	
No	will be created by the <i>mezzanine floor</i> (sqm)?	

Please ensure this floorspace is also included within the table in Question 7 above.

#### 8. Proposed Non-Residential Floorspace

1. Does your application involve any non-residential floorspace?

Yes No

Non-residential floorspace is not currently chargeable in Shropshire; however this information is required for the calculation of CIL liability. This **does not** include buildings that are ancillary to a dwelling, including but not exclusively garages and sheds which are chargeable development.

Please provide further details of any non-residential floorspace below:

Development	Existing gross		al floorspace s a result of:	Total gross internal floorspace	Net additional gross internal	
Development Type	internal floorspace (sqm)	Demolition (sqm)	Change of use to non- residential (sqm)	proposed including change of use (sgm)	floorspace following development (sqm)	
Total non-residential floorspace						

<sup>&</sup>lt;sup>2</sup> Affordable Housing is defined in Appendix G of the Type and Affordability of Housing Supplementary Planning Document (March 2011) available on Shropshire Council's website.

9. Additional Information	•
Please detail below any supporting evidence (if necessa	ry):
10. Declaration	
It is an offence for a person to knowingly or recklessly supply	v information which is false or misleading in a material
respect to a collecting or charging authority in response t Levy Regulations 2010 (as amended) (regulation 110, SI	o a requirement under the Community Infrastructure
regulation may face unlimited fines, two years imprisonment, or	
I/we acknowledge that we have read and understand t details given are correct.	he above terms and conditions and confirm that the
Signed by Applicant	Signed by Agent (if applicable):
Telephone Number	Date (DD/MM/YYYY)
Email Address	

A hand written signature is required

Shropshire Council must be notified if circumstances change in any way that could affect the CIL Liability associated with this Planning Application, between the submission of this Form and the date at which Planning Permission first permits the chargeable development. This information should be provided by re-completing CIL Form 1: Determination of CIL Liability.

#### 11. Assumption of Liability

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 notice³ 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).

<sup>3</sup> In compliance with CIL Regulation 67, notification of commencement must be submitted and received in writing on CIL Form 6: Commencement Notice as published by the Secretary of State (or a form to substantially the same effect) prior to commencement of development.

Please acknowledge that you have read and understand the terms and conditions for the Assumption of any CIL Liability associated with this proposed development.

I/we have read and agree to the above terms and conditions for the Assumption of Liability

Liable Person first name(s)		Liable Po	erson surname
ddress			
elephone Number	C	ompany	(if relevant)
Email address (please print to ensure legibi			
And you land a way of the day along and a	ita? Vaa	No	If "no" please provide
Are you landowner of the development s	ite? Yes	NO	details below (if known)
Landowner first name & surname Landowne	er address		Landowner email
Liable Person Signature (compulsory)		Date	(DD/MM/YYYY)
A hand written signature is required in order t			

A hand written signature is required in order to assume liability

Failure to complete an Assumption of Liability may result in surcharges being imposed if works commence

#### **Further Information**

If there are multiple liable parties please complete CIL Form 2: Assumption of Liability available at www.shropshire.gov.uk/cil

If you wish to assume liability at a later date, or there are multiple liable person(s) please complete CIL Form 2: Assumption of Liability prior to the commencement of development. Failure to formally provide information on the CIL liable person(s) to Shropshire Council may result in any CIL due incurring a surcharge where Shropshire Council is required to determine the liable person(s) or apportion liability amongst liable person(s).

Once completed and signed this form can be returned by email or post:

- Email: CIL@shropshire.gov.uk
- Post: CIL Team, Planning Policy, Shropshire Council, PO Box 4826, Shrewsbury, SY1 9LJ