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Community Infrastructure Levy (CIL) - Form 2: Assumption of Liability

This form should be used to assume liability prior to commencement of development.

Please note: This version of the form should only be used for submissions relating to planning applications in England. There is a legacy version of the form for use in Wales: Download the legacy version of this form

Please complete the form using block capitals and black ink and send to the Collecting Authority

See Planning Practice Guidance for CIL for guidance on CIL generally, including assuming liability.

Privacy Notice

This form is provided by Planning Portal and based on the requirements provided by Government for the sole purpose of submitting information to a Local Authority in accordance with the 'The Community Infrastructure Levy Regulations 2010 (as amended)'.

Please be aware that once you have downloaded this form, Planning Portal will have no access to the form or the data you enter into it (unless you choose to upload it to any Planning Portal online service in agreement with the relevant terms and conditions). Any subsequent use of this form is solely at your discretion, including the choice to complete and submit it to a Local Authority with the declaration section.

Upon receipt of this form and any supporting information, it is the responsibility of the Local Authority to inform you of its obligations in regards to the processing of this information. Please refer to its website for further information on any legal, regulatory and commercial requirements relating to information security and data protection of the information you have provided.

Description of Development					
Planning Permission / Notice of Chargeable Development Reference:	23/502409				
Site address:					
Pollyfield Manor Scragged Oak Road Detling Maidstone ME14 3HL					
Description of development:					
Rear infill extension, 4no. additional rooflights, and erection of pergola.					

Section A: Assumption of Liability

If the liable party is a company, you must fill in the company name

Party A A	ssuming Liability	Party B Assuming Liability		
Title:	Ms First name: Angela	Title: First name:		
Last name:	Stewart	Last name:		
Company:		Company:		
Position:		Position:		
Company r (where app	egistration no:	Company registration no: (where applicable)		
Unit:	House House suffix:	Unit: House House Suffix:		
House name:	Pollyfield Manor	House name:		
Address 1:	Scragged Oak Road	Address 1:		
Address 2:	Detling	Address 2:		
Address 3:		Address 3:		
Town:	Maidstone	Town:		
County:	Kent	County:		
Country:		Country:		
Postcode:	ME14 3HL	Postcode:		
Telephone Country co		Telephone number (mandatory) Extension Country code: National number: Image: Second		

Party C Assuming Liability	Party D Assuming Liability
Title: First name:	Title: First name:
Last name:	Last name:
Company:	Company:
Position:	Position:
Company registration no: (where applicable)	Company registration no: (where applicable)
Unit: House House suffix:	Unit: House House Suffix:
House name:	House name:
Address 1:	Address 1:
Address 2:	Address 2:
Address 3:	Address 3:
Town:	Town:
County:	County:
Country:	Country:
Postcode:	Postcode:
Telephone number (mandatory) Extension Country code: National number:	Telephone number (mandatory) Extension Country code: National number:
Email address (optional):	Email address (optional):
Agent Name and Address	Unit: House 76 House suffix:
Title: Mr First name: Michael	House name:
Last name: Tamsett	Address 1: Ufton Lane
Company: Architectural Designs	Address 2:
Telephone number (mandatory)	Address 3:
Country code: National number: Extension number:	Town: Sittingbourne
01795 554650 01795 554650	County: Kent
Email address (optional):	Country:
m.tamsett@hotmail.co.uk	Postcode: ME10 1EX

Declaration

I/we hereby assume liability for the Community Infrastructure Levy Charge for the above development. Where assuming liability on behalf of a company,I confirm that I am authorised to do so. 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)

Name - A Party Assuming Liability:	Date (DD/MM/YYYY):	Name - B Party Assuming Liability:	Date (DD/MM/YYYY):			
Name - C Party Assuming Liability:	Date (DD/MM/YYYY):	Name - D Party Assuming Liability:	Date (DD/MM/YYYY):			
Or Name - Agent:	Date (DD/MM/YYYY):					
Michael Tamsett	24/05/2023					
Under regulation 27(2) of the Community Infr		ions (2010) as amondod, whore two or more n	arcans have assumed			
Under regulation 37(2) of the Community Infrastructure Levy Regulations (2010) as amended, where two or more persons have assumed						

Under regulation 37(2) of the Community Infrastructure Levy Regulations (2010) as amended, where two or more persons have assumed liability to pay CIL in respect of a chargeable development they shall each be jointly and severally liable to pay any CIL payable in respect of that chargeable development.

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.