This form should be saved to your device and then completed using the free Adobe Acrobat Reader application or full version of Adobe Acrobat. Many internet browsers and other applications can display PDF files, but we cannot guarantee their compatibility in regard to these forms. We specifically advise users of Apple devices not to use 'Preview' because of known issues

Community Infrastructure Levy (CIL) Form 10: Charitable and/or Social Housing Relief Claim Form

This form should be used to claim charitable relief and/or social housing relief prior to the 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:

Please note the following in regard to your claim for relief from the levy

If your CIL Liability Notice, or revised CIL Liability Notice (if issued), was issued prior to 1 September 2019

Any Relief must be granted by the Collecting Authority prior to the date of commencement of the development, and a Commencement (of development) Notice must also be received by the Collecting Authority prior to the date of commencement of the development, otherwise the full levy charge will be payable and a surcharge may be applied.

If your CIL Liability Notice, or revised CIL Liability Notice (if issued), was issued on or after 1 September 2019

Any Relief must be granted by the Collecting Authority prior to the date of commencement of the development otherwise the full levy charge will be payable. Also, following the granting of any Relief, a Commencement (of development) Notice must be received by the Collecting Authority prior to the date of commencement of the development, otherwise a surcharge equal to 20% of the notional chargeable amount or £2,500, whichever is the lower amount, will be applied.

Where liability for the levy is shared, this form should be completed by each party wishing to seek exemption or relief from the levy.

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

See for guidance on CIL generally, including claiming exemption or relief.

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 user of this form is solely at your discretion, including the choice to complete and submit it to a Local Authority in agreement with the declaration section.

Upon receipt of this form and any subsequent 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.

Details of Development Planning Permission / Notice of Chargeable Development Reference: Site address: Description of development:

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Claimant Nar	me and Address		Agent Name	and Address	
Title:	First name:		Title:	First name:	
Last name:			Last name:		
Company (optional):			Company (optional):		
Position:			Unit:	House number:	House suffix:
Company registr (where applicab	ration no: le)		House name:		
Unit:	House number:	House suffix:	Address 1:		
House name:			Address 2:		
Address 1:			Address 3:		
Address 2:			Town:		
Address 3:			County:		
Town:			Country:		
County:			Postcode:		
Country:			Telephone num Country code:	ber National number:	Extension number:
Postcode:				Tractional Hamber.	
Telephone num	ber	Extension	Email address (d	optional):	
Country code:	National number:	number:			
Email address (o	pptional):				
			\prod		
Type of Relie	f				
	type(s) of relief being claimed fo	or and complete the	corresponding sec	tion(s) of the form	
Charitable re	lief plete Section B including the r	elevant declaratio	n)		
Social housir (Please com	ng relief plete Section C including the d	leclaration)			
	y social housing relief plete Section D including the c	leclaration)			

Some types of relief are at the discretion of the Charging Authority, such as discretionary charitable relief and discretionary social housing

relief.

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Section B: Charitable Relief
Charity Details
Charity registration no: (where applicable)
If claimant represents a charity exempt or excepted from registration, please state grounds:
HMRC tax registration no: (where applicable)
If claimant represents a trust of which all the beneficiaries are charities or a unit trust scheme in which all the unit holders are charities,
please state what form this takes (eg a Common Investment Fund)
Claim Type (Tick 1 box)
A mandatory exemption for using this chargeable development wholly or mainly for charitable purposes
Discretionary charity relief for holding the greater part of this CIL chargeable development as an investment from which the profits will be applied for charitable purposes.*
*Before proceeding, please check whether your Charging Authority has a policy for granting discretionary charitable relief in its area.
Supporting Information For All Charitable Relief
What are your charity's charitable purposes?
What is the intended use of the development and in what proportions?
How (if at all) does your charity fulfil the criteria in the charging authority's discretionary relief policy? (Maximum 100 words)
What is your apportioned CIL liability for this chargeable development? (Use the apportionment assessment at Annex A to calculate this)
mat is your apportioned etc. it is an angular development. (Osc the apportionment assessment at / times that calculate this)
Please provide a breakdown of all the activities of your organisation, including any goods or services it trades in and what these are:

Please complete the relevant declaration below and provide the supporting information:

Declaration - Mandatory Charitable Relief

I wish to be granted mandatory relief for my portion of the CIL liability.

I declare that all the below points apply:

- As indicated in Section B above, I am a person or trust established for charitable purposes only (a "charity"); **or** I am a trust of which all the beneficiaries are charities; **or** a unit trust scheme in which all the unit holders are charities; **and**
- I am an owner of a freehold interest in the relevant land or a leasehold interest in the relevant land of 7 years or more from the date planning permission first permits the chargeable development; **and**
- I do not own this interest jointly with a party which is not a charitable institution; and
- the whole or main part of the chargeable development will be used for charitable purposes (whether of myself, or of myself and other charities); **and**
- A qualifying charity will occupy or control the portion of the chargeable development used for charitable purposes; and
- I have completed an apportionment assessment to determine the extent of my CIL liability and will submit a revised apportionment assessment where I make a material disposition of any of the relevant land prior to commencement of development; **and**
- I commit, when submitting this application, to separately informing the collecting authority of the total amount of any subsidy granted to me by any public body in the three years* prior to submission of this application form, either as State Aid (up to 31 December 2020) or as a subsidy under the UK's international subsidy control commitments from 1 January 2021**; **and**
- I acknowledge that the collecting authority will inform me whether they consider that the amount of any relief granted to me in respect of this application will (or may) be impacted to account for any subsidies already received over the last three years.*

Information about State Aid for the purposes of CIL exemption can be found at:

- * Three years means over a three-year consecutive fiscal period (the current financial year and the two preceding financial years)
- ** Government guidance:

I understand:

- That my claim for relief will lapse where development commences on this chargeable development prior to the collecting authority informing me of its decision
- The meaning of a "disqualifying event" for CIL charitable relief and that where a disqualifying event occurs before or after commencement of development I must inform the collecting authority within 14 days.
- (if my CIL Liability Notice or revised CIL Liability Notice was issued prior to 1 September 2019) that my claim for relief will lapse if I fail to provide the Collecting Authority with a Commencement Notice prior to the commencement of the chargeable development to which this application applies: or
- (if my CIL Liability Notice or revised CIL Liability Notice was issued on or after 1 September 2019) that a surcharge equal to 20% of the notional chargeable amount or £2,500, whichever is the lower amount, will be payable if I fail to provide the Collecting Authority with a Commencement Notice prior to commencement of the chargeable development to which this application applies

Name - Claimant:	Date (DD/MM/YYYY):	Or name - Agent:	Date (DD/MM/YYYY):
t is an offence for a person to knowingly or r	ecklessly supply informa	tion which is false or misleading in a material	respect to a charging or

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.

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Declaration - Discretionary Charitable Relief

I wish to be considered for discretionary relief for my portion of the CIL liability.

I declare that all the below points apply:

- As indicated in Section B above, I am a person or trust established for charitable purposes only (a "charity"); **or** I am a trust of which all the beneficiaries are charities; **or** a unit trust scheme in which all the unit holders are charities; **and**
- I am an owner of a freehold interest in the relevant land or a leasehold interest in the relevant land of 7 years or more from the date of planning permission first permits the chargeable development; **and**
- I do not own this interest jointly with a party which is not a charitable institution; and
- the whole or the greater part of the chargeable development will be held by myself or by myself and other qualifying charities as an investment from which the profits will be applied for charitable purposes (whether of myself, or of myself and other charities); **and**
- the portion of the chargeable development held in the manner described above will not be used for ineligible trading activities; and
- I am satisfied that I meet the criteria advertised by the charging authority for giving discretionary relief; and
- I have completed an apportionment assessment to determine the extent of my CIL liability and will submit a revised apportionment assessment where I make a material disposition of any of the relevant land prior to commencement of development; **and**
- I commit, when submitting this application, to separately informing the collecting authority of the total amount of any subsidy granted to me by any public body in the three years* prior to submission of this application form, either as State Aid (up to 31 December 2020) or as a subsidy under the UK's international subsidy control commitments from 1 January 2021**; **and**
- I acknowledge that the collecting authority will inform me whether they consider that the amount of any relief granted to me in respect of this application will (or may) be impacted to account for any subsidies already received over the last three years.*

Information about State Aid for the purposes of CIL exemption can be found at:

- * Three years means over a three-year consecutive fiscal period (the current financial year and the two preceding financial years)
- ** Government guidance:

I understand:

- That my claim for relief will lapse where development commences on this chargeable development prior to the collecting authority informing me of its decision
- The meaning of a "disqualifying event" for CIL charitable relief and that where a disqualifying event occurs before or after commencement of development I must inform the collecting authority within 14 days.
- (If my CIL Liability Notice or revised CIL Liability Notice was issued prior to 1 September 2019) That my claim for relief will lapse if I fail to provide the Collecting Authority with a Commencement Notice prior to the commencement of the chargeable development to which this application applies; **or**
- (If my CIL Liability Notice or revised CIL Liability Notice was issued on or after 1 September 2019) That a surcharge equal to 20% of the notional chargeable amount or £2,500, whichever is the lower amount, will be payable if I fail to provide the Collecting Authority with a Commencement Notice prior to commencement of the chargeable development to which this application applies

Name - Claimant:	Date (DD/MM/YYYY):	Or name - Agent:	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 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.

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Secti	on C: Social housi	ng relief (Mandatory)	
Supporting Information for Social	Housing Relief (mar	ndatory)	
Please indicate the type of social housing y indicating the intended location of the social include any qualifying communal areas			
Does your organisation operate separate n	nanagement accounts for	public service and commercial acti	ivities? Please supply evidence.
Declaration - Mandatory Social Ho	ousing Relief		
I wish to claim social housing relief on the c I declare that all the below points apply:	hargeable development.		
- I am an owner of a freehold interest in			d of 7 years or more from the
date of planning permission first perI have assumed liability to pay the CII	3	•	
This chargeable development will incorelief; and			relating to social housing
The degree to which this chargeable will submit a revised relief assessmen	•	. ,	
l understand:	t with supporting evidenc	e where this changes phor to com	mencement of development, and
 That my claim for relief will lapse whe informing me of its decision; 	ere development commen	ces on this chargeable developme	ent prior to the collecting authority
- The meaning of a "disqualifying even collecting authority within 14 days ar			
 That where there is a disposal of any inform the collecting authority as soc 	of the land on which these	qualifying dwellings will be situat	
- That my claim for relief will lapse who to another person.	-		ses to have effect, or is transferred
 (If my CIL Liability Notice or revised CIL provide the Collecting Authority with 		•	· · · · · · · · · · · · · · · · · · ·
which this application applies; or - (If my CIL Liability Notice or revised CIL	Liability Notice was issued (on or after 1 September 2019) That a	surcharge equal to 20% of the
notional chargeable amount or £2,50 with a Commencement Notice prior t			
Name - Claimant:	Date (DD/MM/YYYY):	Or name - Agent:	Date (DD/MM/YYYY):
It is an offence for a person to knowingly or authority in response to a requirement und			

948). A person guilty of an offence under this regulation may face unlimited fines, two years imprisonment, or both.

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	ial housing relief (Discretionary)
Supporting Information for Social Housing	Relief (discretionary)
	o build and where on the site this will be located. A site map in the chargeable development MUST be attached. Please note that this must
contributions from the local authority towards the pro	idy? (for example, funding from the Homes and Communities Agency, or vision of affordable housing). If yes, please provide an estimate of how much the to assess the State Aid implications of any discretionary relief that can be offered).
Declaration - Discretionary Social Housing	Relief
I wish to claim social housing relief on the chargeable of	
i wish to claim social housing rener on the chargeable c	IEVEIONMENI
I declare that all the below points apply:	evelopment.
I declare that all the below points apply: - I am an owner of a freehold interest in the releva	nt land or a leasehold interest in the relevant land of 7 years or more from the
 I declare that all the below points apply: I am an owner of a freehold interest in the releval date of planning permission first permits the cha 	nt land or a leasehold interest in the relevant land of 7 years or more from the rgeable development; and
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 I declare that all the below points apply: I am an owner of a freehold interest in the releval date of planning permission first permits the cha I have assumed liability to pay the CIL charge on This chargeable development will include qualify social housing relief; and The degree to which this chargeable development will submit a revised relief assessment with supple understand: 	Int land or a leasehold interest in the relevant land of 7 years or more from the regeable development; and this chargeable development; and ring dwellings as described in the CIL regulations relating to discretionary on the consists of qualifying dwellings is as specified in the relief assessment and I porting evidence where this changes prior to commencement of development; and ment commences on this chargeable development prior to the collecting authoritical housing relief and that where a disqualifying event occurs, I must inform the ble to pay some or all of the relief I have claimed. On which these qualifying dwellings will be situated to another person, I must able after this occurs. Important or otherwise ceases to have effect, or is transferred lice was issued prior to 1 September 2019) That my claim for relief will lapse if I fail to cement Notice prior to the commencement of the chargeable development to lice was issued on or after 1 September 2019) That a surcharge equal to 20% of the
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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.

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ANNEX A: APPORTIONMENT ASSESSMENT

Please complete the table below, including the a by the claimant:	ssessment of the percentag	ge of the value of	f the interest in the relevant land owned	
Name of Owner			Value of Interest (%)	
ı ılı Tü	TOTAL VALUE OF ALL MATERIAL INTERESTS			
	MUST EQUAL 100%):			
This information will be used to calculate the am choose to carry out its own assessment for these		be granted on thi	is development. The collecting authority ma	
ANNEX B: R	ELIEF ASSESSMEN	T (SOCIAL F	HOUSING)	
Gross internal area of chargeable development i communal development (sq m):	ncluding relevant			
Gross internal area of relevant communal development (sq m):				
Gross internal area of qualifying dwellings to wh communal development relates (sq m):	ich the relevant			
Gross internal floorspace on relevant land in con	tinuous lawful use for 6 of t	he last 36 month	ns that is:	
a) To be demolished (sq m):				
b) Subject to change of use as part of the develo	pment (sq m)			
Please attach a site plan indicating the position c	of qualifying dwellings and	ualifying comm	nunal development.	
Please note that the collecting authority may cho	pose to accept the above as	ssessment or carr	ry out its own assessment to determine the	

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