Community Infrastructure Levy Report

2017/2018

The Lewes District Council Community Infrastructure Levy (CIL) Charging Schedule was adopted on 14th October 2015 and the charge has been implemented for those areas of the district that lie outside the South Down National Park since 1st December 2015.

Duty to pass CIL receipts to Local Council

Under Regulations 59A of the CIL Regulations 2010 (as amended), charging authorities, in this instance Lewes District Council, have a duty to pass CIL to local councils such as Newick Parish Council

In areas where no neighbourhood plan has been made, fifteen per cent of CIL charging authority receipts have to be passed directly to Parish and Town Councils where development has taken place each year. However, this is capped at £100 per existing Council tax dwelling.

Where development has taken place in an area that has a neighbourhood development plan made, twenty five per cent of CIL charging authority receipts have to be passed directly to the Parish or Town Council.

As Newick has a made neighbourhood plan it receives twenty five per cent of charging authority receipts.

The CIL receipts are passed to local council twice during a financial year:

- By the 28th October of the financial year for the ČIL receipts from 1st April to 30th September
- By the 28th April of the financial year for the CIL receipts from 1st October to 31st March

Spending the CIL receipts in Local Councils

In compliance with Regulation 59C of the CIL Regulations 2010 (as amended), we will use CIL receipts passed to us to support the development of Newick Parish, or any part of it, by funding the provision, improvement, replacement, operation or maintenance of infrastructure or anything else that is concerned with addressing the demand that development place on our area.

Where CIL receipts received by Newick Parish Council have not been spent within 5 years of receipt or otherwise that in accordance with regulation 59C, the charging authority may require those receipts to be repaid (Regulation 59E of the CIL Regulations (as amended))

Reporting by Local Councils

Parish and Town Council must make arrangements for the proper administration of their financial affairs. They must have systems in place to ensure effective financial control. These requirements also apply when dealing with neighbourhood funding payments under the levy.

Regulation 62A of the CIL Regulations (as amended) sets out the information to be reported and it requires a Local Council to "prepare a report for any financial year ("the reported year") in which it receives CIL receipts."

The report should be published on our website or/and on the charging authority's website.

Regulation 62A	Description	Amount
Reference	total Oll secondate for the grounded const	00700
2(a)	total CIL receipts for the reported year	£3723
2(b)	total CIL expenditure for the reported	Nil
0(a)	year	
2(c)	summary of CIL expenditure during	
	the reported year including—	Nil
	(i) the items to which CIL has been applied; and	INII
	(ii) the amount of CIL expenditure on	Nil
	each item	INII
2(d)	details of any notices received in	
2(0)	accordance with regulation 59E,	
	including—	
	(i) the total value of CIL receipts	N/A
	subject to notices served in	
	accordance with regulation 59E during	
	the reported year;	
	(ii) the total value of CIL receipts	N/A
	subject to a notice served in	
	accordance with regulation 59E in any	
	year that has not been paid to the	
	relevant charging authority by the end	
	of the reported year	
	the total amount of—	00700
	(i) CIL receipts for the reported year	£3723
	retained at the end of the reported	
	year; and	
	(ii) CIL receipts from previous years	NEL
	retained at the end of the reported	Nil
	year	

Newick Parish Council must send a copy of the report to the charging authority from which it received CIL receipts, no later than 31st December following the reported year, unless the report is, or is to be, published on the charging authority's website.