

London Borough of Islington

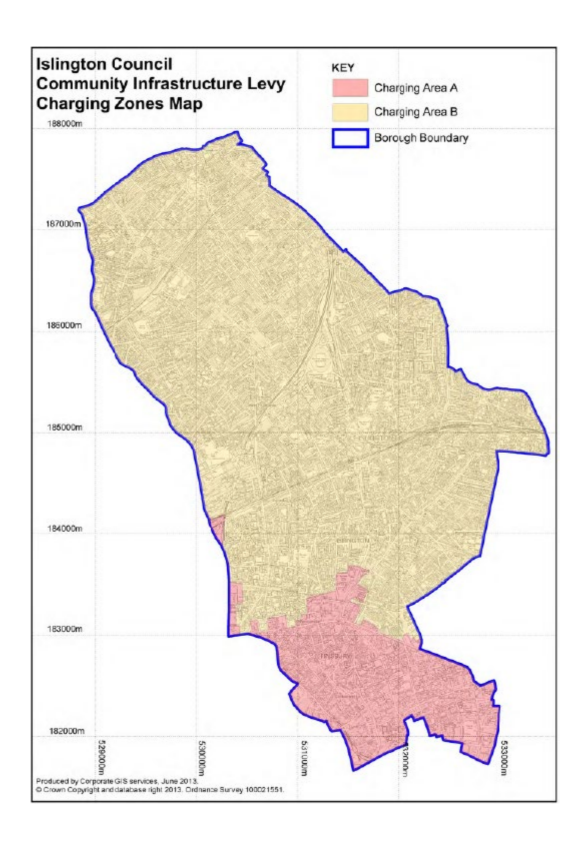
Community Infrastructure Levy (CIL) Charging Schedule

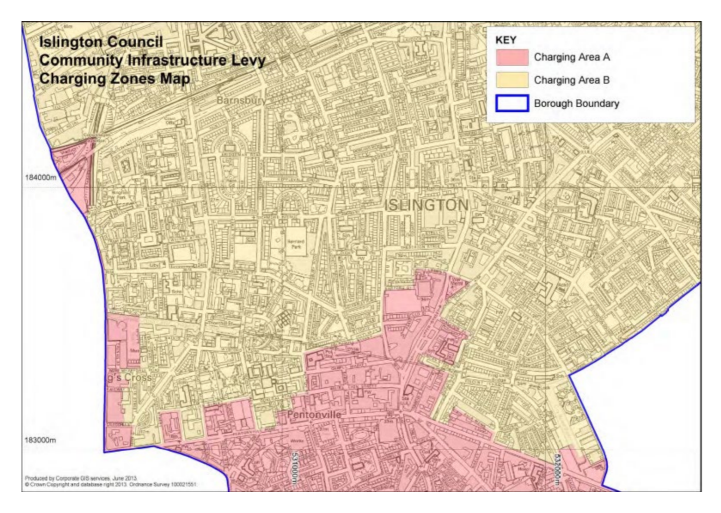
London Borough of Islington (The Charging Authority) Community Infrastructure Levy (CIL) Charging Schedule

The London Borough of Islington is to charge CIL in respect of development across the London Borough of Islington at the following rates:

Use	CIL rate (pounds	CIL rate (pounds
	per square metre)	per square metre)
	Area A	Area B
Residential dwellings (Use classes C3, C4);	£300	£250
Residential institutions (Use class C2, C2A), not		
including: Public Health Facilities and Public		
Care Facilities		
Retail (Use classes A1, A2, A3, A4, A5)	£175	£125
Hotels (Use class C1), apart-hotels	£350	£250
Offices (Use class B1a)	£80	£0
Student accommodation	£400	£400
Conference centres; nightclubs; private	£80	£80
members' clubs; amusement centres; Assembly		
and leisure (Use class D2), not including public		
leisure facilities		
Research and development of products and	£0	£0
processes (Use class B1b); Light industry		
appropriate in a residential area (Use class B1c);		
General industrial (Use class B2); Storage or		
Distribution (Use class B8); Public Leisure		
Facilities; Public Health Facilities; Public Care		
Facilities; Public Waste Facilities; Emergency		
Service Facilities; Water and Waste-Water		
Facilities; Non-residential Institutions (Use class		
D1) not including conference centres; sui		
generis, not including student accommodation;		
nightclubs; private members' clubs; and		
amusement centres.		

Uses are defined by the Town and Country Planning (Use Classes) Order 1987 (as amended) as in force on 1 January 2012, or as otherwise specified above. A map illustrating the proposed CIL charging areas can be found below. These rates will apply in addition to any Mayor of London CIL.





CIL Chargeable Development

The Community Infrastructure Levy Regulations 2010 (as amended) specify that CIL will be charged on gross internal floorspace in new development. Parts 2 and 6 of the Community Infrastructure Levy Regulations 2010 (as amended) state that the following development will be exempt from CIL charges:

- Development where the gross internal area of new build is less than 100 square metres, although this does not apply where the chargeable development will comprise one or more dwellings;
- Buildings into which people do not normally go;
- Buildings into which people go only intermittently for the purpose of inspecting or maintaining fixed plant or machinery; and
- Development where the owner of a material interest in the relevant land is a charitable institution and the development will be sued wholly (or mainly) for charitable purposes.

In addition, the Regulations also allow exemptions to be claimed for self-build housing, and residential annexes and extensions over 100 square metres (regulation 42A and 42B). Affordable housing will be eligible for relief from CIL (regulation 49).

This information is accurate at the date of publication.

Explanation of how the chargeable amount will be calculated

CIL charges will be calculated in accordance with CIL Regulation 40 (as amended). The chargeable amount will be an amount equal to the aggregate of the amounts of CIL chargeable at each of the relevant rates as set out in this Charging Schedule.

The chargeable amount will be index linked using the Royal Institution of Chartered Surveyors' All-in Tender Price index figures (or any subsequent Index by specified by the CIL Regulations) for the year in which the planning permission is granted and the year in which this Charging Schedule took effect.

Date of Approval

This Charging Schedule was approved on 26 June 2014.

Date of Effect

This Charging Schedule will take effect on 1 September 2014.

This Charging Schedule has been issued, approved and published in accordance with the Community Infrastructure Levy Regulations 2010 (as amended) and Part 11 of the Planning Act 2008 (as amended).