## DRAFT STATUTORY INSTRUMENTS

## 2014 No.

## The Community Infrastructure Levy (Amendment) Regulations 2014

## Amendment to Part 1 – introductory

- **3.**—(1) In regulation 2(1) (interpretation)—
  - (a) for the definition of "clawback period" substitute—
    - ""clawback period" means—
    - (a) in relation to the exemption for residential annexes, the period of three years beginning with the date of the compliance certificate relating to the residential annex.
    - (b) in relation to the exemption for self-build housing, the period of three years beginning with the date of the compliance certificate relating to the relevant dwelling, and
    - (c) for all other purposes, the period of seven years beginning with the day on which a chargeable development is commenced;";
  - (b) after the definition of "commencement notice" insert—
    - ""compliance certificate" means a certificate given under either—
    - (a) regulation 17 (completion certificates) of the Building Regulations 2010(1); or
    - (b) section 51 (final certificates) of the Building Act 1984(2)
  - (c) in the definition of "disqualifying event" before "48" insert "42C," and after "53" insert ", 54D";
  - (d) after the definition of "disqualifying event" insert—
    - ""draft infrastructure list" has the meaning given in regulation 11;";
  - (e) after the definition of "electronic communication" insert—
    - ""exemption for residential annexes" has the meaning given in regulation 42A(4)(a);
    - "exemption for residential extensions" has the meaning given in regulation 42A(4) (b);
    - "exemption for self-build housing" means an exemption under regulation 54A;";
  - (f) after the definition of "infrastructure" insert—
    - "infrastructure list" means a list published by a charging authority for the purposes of paragraph (a) of the definition of "relevant infrastructure" in regulation 123(4);
    - "infrastructure payment" has the meaning given in regulation 73A;";
  - (g) after the definition of "owner" insert—

<sup>(1)</sup> S.I. 2010/2214. Regulation 17 was amended in relation to England and certain purposes in relation to Wales, and regulation 17A was inserted, by S.I. 2012/3119. Regulation 17 was amended in relation to Wales, and regulation 17A was inserted, by S.I. 2013/747.

<sup>(2) 1984</sup> c. 55. Section 55 was amended by S.I. 1996/1905.

- ""phased planning permission" means a planning permission which expressly provides for development to be carried out in phases;";
- (h) after the definition of "qualifying amount" insert—
  - ""qualifying communal development" must be construed in accordance with regulation 49C;";
- (i) in the definition of "qualifying dwelling" after "regulations 49" insert ", 49A";
- (j) in paragraph (c) of the definition of "relevant land" omit "outline" and after "granted which" insert "expressly";
- (k) in the definition of "relief" after "means" insert "an exemption for residential annexes or extensions, an exemption for self-build housing,";
- (1) after the definition of "retail prices index" insert—
  - "self-build housing" and "self-build communal development" must be construed in accordance with regulation 54A;"; and
- (m) in the definition of "social housing relief" after "regulation 49" insert "or 49A".
- (2) Omit regulation 2(3).