

Ms Hayley Anderson Planning Obligations Coordinator CIL MODIFICATIONS Birmingham City Council 1 Lancaster Circus Queensway Birmingham B4 7DJ Date: 4 March 2015

Our Ref: EB/CB M5/0505-11

Your Ref:

By email only:

<u>hayley. ander son@bi_r</u> mi_ngham. gov. u k

Dear Ms Anderson

RE: MODIFICATIONSTOTHE COMMUNITY INFRASTRUCTUREEVY DRAFT CHARGING

SCHEDULE

We represent the West Midlands HARP Planning Consor which includes all the leading Registered Social Landlords (RSLs) across the West Midlands. Our client

opropriate response.

/e are, however, disappointed to note that our comments regarding extra care schemes in the C3 se Class have still not been acted on. We made detailed comments in our representation on the raft Charging Schedule (EB/CB M5/0505-10) which still stand.

We note that GVA have now provided commentary on such schemes (undated letter at CIL S14). The testing is scant and insufficient to support their proposition that CIL Charges on extra care evelopments that fall within the C3 Use Class are viable. The basis that CIL must be viable because ter alia operators purchase land at market or above-market value is apparently based on anecdotal vidence which is not sufficient. As the modifications do not alter the proposal to only exempt extra are development in the C2 Use Class, we continue to object to the Charging Schedule.

ours sincerely

Housing Department

