NOTICE TO OWNERS AND AGRICULTURAL TENANTS

Town and Country Planning (Scotland) Act 1997 Regulation 15 (1) of the Town and Country Planning (Development Management Procedure) (Scotland) Regulations 2013

Name [Note 1]		The Land
Address		eProcessi Date Receive
		2 9 APR ZJL)
Proposed development a	t [Note 2]	
Notice is hereby given the	at an application is being	g made to
[Note 3]		Council by
For planning permission	to [Note 4]	
If you wish to obtain fu application, you should o		e application or to make representations about te 5]
unless there is some pi	rovision to the contrary	t owners' rights to retain and dispose of their prop in an agreement or lease. The grant of plan affect agricultural tenants security of tenure.)
Signed On behalf of Date	DE APRIL 70:	21

*Delete where appropriate

[Note 1] - Insert name and address of owner or agricultural tenants

[Note 2] - Insert address or location of proposed development.

[Note 3] - Insert name of planning authority.

[Note 4] – Insert description of proposed development. [Note 5] - Insert planning authority address.

NOTICE TO OWNERS AND AGRICULTURAL TENANTS

The Town and Country Planning (Scotland) Act 1997
The Town and Country Planning (Development Management Procedure) (Scotland)
Regulations 2013 (Regulation 15)

NOTES FOR GUIDANCE

Before applying for planning permission or planning permission in principle under regulations 9 to 11, applicants should notify all persons who (other than themselves), were the owners of any of the land to which the application relates, or were agricultural tenants at the beginning of the prescribed period (in effect 21 days ending with the date on which the application was submitted).

Notices to owners and agricultural tenants should be in the form set out in schedule 1 of the regulations and must include:

- 1. The name of the applicant
- 2. The address or location of the proposed development
- 3. A description of the proposed development and
- 4. The name and address of the planning authority who will determine the application.

The grant of planning permission will not affect the rights of an owner, or tenant under a lease which has at least 7 years to run, to dispose of the consented property unless there is express provision in the lease/Agreement.

Applications for the working and winning of underground minerals

The notification of site owners and agricultural tenants regarding applications for the working and winning of underground minerals may be both onerous and complex. In addition to those owners and agricultural tenants with rights in relation to the relevant surface land, there may be other people with ownership rights to minerals, other than those vested in the Crown (oil, gas, coal, gold and silver), who may be difficult to identify and notify.

For the purposes of these applications, regulation 15(4) amends the requirement to notify owners to relate to those who "to the applicant's knowledge" are owners

Any personal data that you may be asked to provide on this form will be held and processed in accordance with the requirements of the 1998 Data Protection Act.