SCHEDULE 2

Articles 6, 7 and 9

PART 1

Town and Country Planning (General Development Procedure) Order 1995NOTICE UNDER ARTICLE 6 OF APPLICATION FOR PLANNING PERMISSION

(to be published in a newspaper or to be served on an owner* or a tenant**)
Proposed development at (a)
I give notice that (b)
is applying to the (c)
for planning permission to (d)
Any owner* of the land or tenant** who wishes to make representations about this application
should write to the Council at (e)
by (f)
* "owner" means a person having a freehold interest or a leasehold interest the anexpired term of which is not less than seven years, or, in the case of development consisting of the winning or working of minerals, a person entitled to an interest in a mineral in the land (other than oil, gas, coal, gold or silver).
** "tenant" means a tenant of an agricultural holding any part of which is comprised in the land.
Signed
†On behalf of
Date
Statement of owners' rights
The grant of planning permission does not affect owners' rights to retain or dispose of their property, unless there is some provision to the contrary in an agreement or in a lease.
Statement of agricultural tenants' rights
The grant of planning permission for non-agricultural development may affect agricultural tonants' security of tenure.
†delete where inappropriate
Insert:

- (a) address or location of the proposed development
- (b) applicant's name

- (c) applicant's name
 (c) name of Council
 (d) description of the proposed development
 (e) address of the Council
 (f) date giving a period of 21 days beginning with the date of service, or 14 days beginning with the date of publication, of the notice (as the case may be)

Town and Country Planning (General Development Procedure) Order 1995NOTICE UNDER ARTICLE 6 OF APPLICATION FOR PLANNING PERMISSION

(to be posted in the case of an application for planning permission for development consisting of the winning and working of minerals by underground operations (in addition to the service of publication of any other requisite notices in this Schedule))
Proposed development at (a)
I give notice that (b)
is applying to the (c)
for planning permission to (d)
Members of the public may inspect copies of:
• the application
• the plans
 and other documents submitted with it
at (e)
all reasonable hours until (f)
Anyone who wishes to make representations about this application should write to the Council
at (g)
by (f)
Signed
†Ou behalf of
Date
†Delete where inappropriate

Insert:

- (a) address or location of the proposed development
- (b) applicant's name
- (c) name of Council
- (d) description of the proposed development
- (e) address at which the application may be inspected (the applicant is responsible for making the application available for inspection within the area of the local planning authority)
- (f) date giving a period of 21 days, beginning with the date when the notice is posted
- (g) address of Council

Town and Country Planning (General Development Procedure) Order 1995NOTICE UNDER ARTICLES 6 AND 9(1) OF APPEAL

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

(to be published in a newspaper or to be served on an owner" or a tenant"*)				
Proposed development at (a)				
I give notice that (b)				
having applied to the (c)				
to (d)				
is appealing to the Secretary of State for the Environment/Secretary of State for Wales*				
against the decision of the Council†				
on the failure of the Council to give notice of a decision†				
Any owner* of the land or tenant** who wishes to make representations about this appeal should write to the Secretary of State for the Environment/Wales? at the Department of the Environment at Tollgate House, Houlton Street, Bristol BS2 9DJ/Welsh Office at Planning Division, Cathays Park, Cardiff CF1 3NQ+, by (e)				
* "owner" means a person having a freehold interest or a leasehold interest the unexpired term of which is not less than seven years, or, in the case of development consisting of the winning or working of minerals, a person entitled to an interest in a mineral in the land (other than oil, gas, coal, gold or silver).				
** "tenant" means a tenant of an agricultural holding any part of which is comprised in the land.				
Signed				
†On behalf of				
Date				
Statement of owners' rights				
The grant of planning permission does not affect owners' rights to retain or dispose of their property, unless there is some provision to the contrary in an agreement or in a lease.				
Statement of agricultural tenants' rights				
The grant of planning permission for non-agricultural development may affect agricultural tenants' security of tenure.				
†delete where inappropriate				
 Insert: (a) address or location of the proposed development. (b) applicant's name (c) name of Council (d) description of the proposed development (e) date giving a period of 21 days beginning with the date of service, or 14 days beginning with the date of publication, of the notice (as the case may be) 				

Town and Country Planning (General Development Procedure) Order 1995NOTICE UNDER ARTICLES 6 AND 9(1) OF APPEAL

(to be posted in the case of an application for planning permission for development consisting of the winning and working of minerals by underground operations (in addition to the service or publication of any other requisite notices in this Schedule))
Proposed development at (a)
I give notice that (b)
having applied to the (c)
to (d)
is appealing to the Secretary of State for the Environment/Secretary of State for Wales*
against the decision of the Council*
on the failure of the Council to give notice of a decision*
Members of the public may inspect copies of: • the application
• the plans
• and other documents submitted with it
at (e) during
all reasonable hours until (f)
Anyone who wishes to make representations about this appeal should write to the Secretary of State for the Environment/Wales* at the Department of the Environment at Tollgate House, Houlton Street, Bristol BS2 9DJ/Welsh Office at Planning Division, Cathays Park, Cardiff CF1 3NQ* by (f)
Signed
*On behalf of
Date
*delete where inappropriate
Insert: (a) address or location of the proposed development (b) applicant's name (c) name of Council (d) description of the proposed development (e) address of Council (f) date giving a period of 21 days, beginning with the date when the notice is posted

PART 2

Certifi	icate	A	(a)	

I certify that:

on the day 21 days before the date of the accompanying application/appeal* nobody, except the applicant/appellant*, was the owner(\hbar) of any part of the land to which the application/appeal* relates.

Signed		 	.	•••••
*On bel	alf of	 		
Date	•	 	• · · · · • · · ·	· · · · · · · · · · · · · · · · · · ·

*delete where inappropriate

⁽a) This Certificate is for use with applications and appeals for planning permission (articles 7 and 9(1) of the Order). One of Certificates A, B, C or D (or the appropriate certificate in the case of certain minerals applications) must be completed, together with the Agricultural Holdings Certificate.

⁽b) "owner" means a person having a freehold interest or a leasehold interest the unexpired term of which is not less than seven years, or, in the case of development consisting of the winning and working of minerals, a person entitled to an interest in a mineral in the land (other than oil, gas, coal, gold or silver).

Status: This is the original version (as it was originally made). This item of legislation is currently only available in its original format.

Cer	tific	ate	B	(a)

I certify that:

I have/The applicant has/The appellant has* given the requisite notice to everyone else who, on the day 21 days before the date of the accompanying application/appeal*, was the owner(b) of any part of the land to which the application/appeal* relates, as listed below.

Owner's (b) Address at which notice was served

Signed

On behalf of

Date

*delete where inappropriate

⁽a) This Certificate is for use with applications and appeals for planning permission (articles 7 and 9(1) of the Order). One of Certificates A, B, C or D (or the appropriate certificate in the case of certain minerals applications) must be completed, together with the Agricultural Holdings Certificate.

⁽b) "owner" means a person having a freehold interest or a leasehold interest the unexpired term of which is not less than seven years, or, in the case of development consisting of the winning and working of minerals, a person entitled to an interest in a mineral in the land (other than oil, gas, coal, gold or silver).

Date on which

notice was served

Certificate C(a)

I certify that:

Owner's (b)

name

- I/The applicant/The appellant* cannot issue a Certificate A or B in respect of the accompanying application/appeal*.
- I have/The applicant has/The appellant has* given the requisite notice to the persons specified below, being persons who on the day 21 days before the date of the application/appeal*, were owners(b) of any part of the land to which the application/appeal* relates.

Address at which

notice was served

•	I have/The applicant has/The appellant has* taken all reasonable steps open to me/him het* to find out the names and addresses of the other owners(b) of the land, or of a part of it, but have/has* been unable to do so. These steps were as follows:
	(c)
•	Notice of the application/appeal*, as attached to this Certificate, has been published in
	the(d)
	on(e)
	Signed
	"On behalf of
	Datc
*de	elete where inappropriate
	• •

Insert

- (c) description of steps taken
- (d) name of newspaper circulating in the area where the land is situated
- (e) date of publication (which must be not earlier than the day 21 days before the date of the application or appeal)

⁽a) This Certificate is for use with applications and appeals for planning permission (articles 7 and 9(1) of the Order). One of Certificates A, B, C or D (or the appropriate certificate in the case of certain minerals applications) must be completed, together with the Agricultural Holdings Certificate.

⁽b) "owner" means a person having a freehold interest or a leasehold interest the unexpired term of which is not less than seven years, or, in the case of development consisting of the winning and working of minerals, a person entitled to an interest in a mineral in the land (other than oil, gas, coal, gold or silver).

Town and Country Planning (General Development Procedure) Order 1995CERTIFICATE UNDER ARTICLE 7

\mathbf{c}	ertificate $\mathbf{D}(a)$
ı	certify that:
•	If The applicant/The appellant * cannot issue a Certificate A in respect of the accompanying application/appeal * .
•	I/The applicant/The appellant* have/has* taken all reasonable steps open to me/him/her* to find out the names and addresses of everyone else who, on the day 21 days before the date of the application/appeal*, was the owner(b) of any part of the land to which the application/appeal* relates, but have/has* been unable to do so. These steps were as follows:
	{c}
	,,-,,-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
-	Notice of the application/appeal*, as attached to this certificate, has been published in the
	(d)
	on (e)
	Signed

*delete where inappropriate

*On behalf of

Date

Insert

- (c) description of steps taken
- (d) name of newspaper circulating in the area where the land is situated
- (e) date of publication (which must be not earlier than the day 21 days before the date of the application or appeal)

⁽a) This Certificate is for use with applications and appeals for planning permission (articles 7 and 9(1) of the Order). One of Certificates A, B, C or D (or the appropriate certificate in the case of certain minerals applications) must be completed, together with the Agricultural Holdings Certificate.

⁽b) "owner" means a person having a freehold interest or a leasehold interest the unexpired term of which is not less than seven years, or, in the case of development consisting of the winning and working of minerals, a person entitled to an interest in a mineral in the land (other than oil, gas, coal, gold or silver).

Agricultural Holdings Certificate (a)

Whichever is appropriate of the following alternatives must form part of Certificates A, B, C or D. If the applicant is the sole agricultural tenant he or she must delete the first alternative and insert "not applicable" as the information required by the second alternative.

None of the land to which the application/appeal® relates is, or is part of, an agricultural holding.

OT

I have/The applicant has/The appellant has* given the requisite notice to every person other than my/him/her* self who, on the day 21 days before the date of the application/appeal*, was a tenant of an agricultural holding on all or part of the land to which the application/appeal* relates, as follows:

⁽a) This Certificate is for use with applications and appeals for planning permission (articles 7 and 9(1) of the Order). One of Certificates A. B. C or D (or the appropriate certificate in the case of certain minerals applications) must be completed together with the Agricultural Holdings Certificate.

(for use with applications and appeals for planning permission for development consisting of the winning and working of minerals by underground operations)

in the	ming and working of miner	an o's mune kioning obeamon	(i)	
I ee	rtify that:			
• I have/The applicant has/The appellant has given the requisite notice to t specified below being persons who, on the day 21 days before the day accompanying application/appeal, were owners (a) of any part of the land to application/appeal* relates.				
	Owner's (a) name	Address at which notice was served	Date on which notice was served	
•	before the date of the act the land to which this a know/s* to be such a pers	companying application/appe pplication/appeal* relates, v con and whose name and adds	appellant*) who, on the day 21 da al*, was the owner (a) of any part whom I/the applicant/the appellar ress is known to me/the applicant/t pellant has* not given the requisi	oi it* he
•	such a way as to be easily in every parish or commi	visible and legible by member	quisite notice, sited and displayed ars of the public, in at least one pla tuated any part of the land to while abolew.	ce
	Parish/Community	Location of notice	Date posted	
•	Save as specified below* seven days in the period appeal*.	this/these* notice/s* was/we of 21 days immediately preci	are* left in position for not less the eding the making of the application	ап •п/
•	The following notice/s was period of not more than appeal*.	as/were*, however, left in po 21 days immediately preced	wition for less than seven days in t ding the making of the application	hę ጣ/
	Parish/Community	Location of notice	Date posted	
		iod of 21 days mentioned abo	bseured/defaced* before seven da we. This was not my/the applicant	
	I/The applicant/The appe	llant* took the following step	ps to protect and replace the notic	e:
	(b)			
		***************************************		 .
•	Notice of the applications	appeal*, as attached to this o	ertificate, has been published in the	he
	(c)	• • • • • • • • • • • • • • • • • • • •		 .

on (d)

Agricultural Holdings Certificate

Whichever is appropriate of the following alternatives must form part of this certificate. If the applicant is the sole agricultural tenant he or she must delete the first alternative and insert "not applicable" as the information required by the second alternative.

• None of the land to which the application/appeal relates is, or is part of, an agricultural holding.

UF

• I have/The applicant has/The appellant has given the requisite notice to every person other than my/him/her* self who, on the day 21 days before the date of the application/appeal*, was a tenant of an agricultural holding on all or part of the land to which the application/appeal* relates, as follows:

Tenant's name	Address at which notice was served	Date on which notice was served
	5	Signed
	*(On behalf of
	1	Date
*delete where inappropris	nte	

⁽a) "owner" means a person having a freehold interest or a leasehold interest the unexpired term of which is not less than seven years or a person entitled to an interest in a mineral in the land (other than oil, gas, coal, gold or silver).

Inserts

- (b) description of steps taken
- (c) name of newspaper circulating in the area where the land is situated
- (d) date of publication (which must be not earlier than the day 21 days before the date of the application or appeal)