

APPLICATION FORM FOR PLANNING PERMISSION FOR MINERAL WORKING AND ASSOCIATED DEVELOPMENT TOWN AND COUNTRY PLANNING ACT 1990

Publication of planning applications on council websites

- i. Please note that with the exception of applicant contact details and Certificates of Ownership, the information provided on this application form and in supporting documents may be published on the council's website.
- ii. If you have provided any other information as part of your application which falls within the definition of personal data under the Data Protection Act which you do not wish to be published on the council's website, please contact the council's planning department.

Please complete using block capitals and black ink.

It is important that you read the accompanying guidance notes as incorrect completion will delay the processing of your application.

Applicant Name and Address	2. Agent Name and Address (if any)
Title: First Name	Title: First Name
Last name:	Last name:
Company: (optional)	Company: (optional)
Unit: House Number: House suffix:	Unit: House House Suffix:
House Name:	House Name:
Address 1:	Address 1:
Address 2:	Address 2:
Address 3:	Address 3:
Town: County:	Town: County:
Country: Postcode:	Country: Postcode:
Daytime Tel. No	Daytime Tel. No
3. Description of the Proposal Please describe the proposed development:	

3. THIS APPLICATION IS FOR	
	State Yes or No
(a) Full Planning Permission	-
(required for all mineral extraction proposals)	
(b) Temporary Planning Permission	If yes, state period for which
	permission is required -
(c) Renewal of Temporary Permission	If yes please give date & ref. number of previous permission:
	DATE - REF -
(d) Removal or Modification of a Condition	If yes, also give:-
	1) number of condition: -
	2) reference number of planning permission: -
(e) Approval of Reserved Matters	-
(f) Approval under Schedule 2 Parts 19-23 of the Town & Country Planning (General Permitted Development) Order 1995	- Note Applications involving Commercial or Industrial Development also require completion of FORM 3
4. ADDRESS OR LOCATION OF SITE:	6. SIZE OF SITE
	Hectares
	Sq. Metres
	Acres
5. PRESENT OR LAST USE OF SITE:	8.THE APPLICANT IS:
	Owner
	Tenant
	Purchaser
	Other
O ACCESS	
9. ACCESS (A) State the existing means of access. if any, to the	ne site from the highway
(a) type - vehicular or pedestrian	-
(b) number	_
(c) width	-
(d) whether made up. If so, details of constructi	ion; and, -
(e) means of cleaning wheels of vehicles leaving	ng the site -
(B) Does the proposed development involve the confrom the highway (Y or N)? If so, state:	onstruction of any new access, or the alteration of an existing access to the site
(a) proposed width -	
(b) method of construction -	
(c) means of cleaning wheels -	

10. DETAILED INFORMATION REQUIRED				
(A) Type of mineral(s) to be extracted and total reserve (tonnes)				
(B) Present and estimated future maximum annual output:				
Cu. Metres -	Tonnes -			
(C) (i) Approximate total duration of operations for this proposal.				
(ii) Date of commencement of operations (including any buildings/plant).				
(iii) Hours of operation on the site				
(D) General direction of proposed workings, and phasing thereof.				
(E) i) If underground working state:	ii) If surface working state:			
(1) Min. and Max. depth below surface	(1) Maximum depth of working face(s)			
(2) Number and thickness of individual seam(s)	(2) Total depth of excavation			
(F) How is it proposed to deal with				
i) Top soil -				
ii) Overburden -				
(G) What landscaping works will be carried out and to what timescale?:				
(H) Details of working the mineral				
i) Details of face equipment -				
ii) Will explosives will be used ? (if yes give times of blasting and - quantities to be used)				
iii) Method of transporting mineral to - processing plant.				
iv) Will working take place below - the natural water table?				
v) State means of disposal of water				
vi) Give the estimated depth at which - water will be reached.				
(I) Details of processing the mineral				
i) Method of treatment of minerals -				
ii) Range of saleable products to be - produced				
iii) Maximum height of plant -				
iv) From where will the water for processing (if any) be abstracted?				
v) Means of disposal of waste water (if any) -				
vi) Height of stockheaps				

(J) Details of waste (if any)	
i) Nature of waste -	
ii) Estimated quantity of waste per - annum	
iii) Method of disposal of waste e.g. uses - and treatment of waste in restoration	
iv) Heights of proposed waste tips -	
v) Shape and proposed treatment of tip(s) -	
(K) Uses of the mineral if required for specialised purposes.	
(L) Areas of distribution and approximate percentage to each area -	
(M) (i) Describe all methods of transporting the mineral to the market and routes employed, if by road	
(ii) Estimated no. of daily vehicle journeys by lorry and size of lorry -	
(iii) No. of other vehicles visiting site (e.g. employees and servicing.)	
(N) Reclamation or restoration of the land	
(i) Proposals for afteruse eg. agriculture, forestry, water, recreation, etc.	
(ii) Method of achieving the after-use, including use of quarry waste, phasing and timing of -restoration, and subsequent management.	
(O) Employment	
 (i) Number presently employed (if applicable) (ii) Number of jobs to be created by this proposal (if any 	
DECLARATION	
	carry out the development described in this application and on the attached plans
Signed:	Date:
on behalf of:	

(insert applicant's name if signed by an Agent)

NOTES

Please email to planning.validation@shropshire.gov.uk attaching any further information in support of your application as a written statement. This will be considered as part of your formal application. Please also complete and attach the appropriate land ownership certificate under Article 7 of the Town and Country Planning (General Development Procedure) Order 1995. The Planning Authority cannot entertain an application unless it is accompanied by the certificate.

Mineral working plans must show the following:

- The boundaries of the land to which the development relates and of adjoining land in the same ownership. 1.
- The area, if any, already excavated or worked, whether within site or on adjoining land. 2.
- 3. The sites of existing and proposed buildings or fixed plant.
- 4. Means of access, giving widths and relation to any public roads.
- The direction and depth of working, and working programme, where appropriate, indicating stages.
- Areas for waste disposal, stockheaps and for stocking topsoil and overburden.
- The sites of settling lagoons and means of drainage.
- Land that will remain unworked within the area of the application.
- Full details of the landscaping reclamation or restoration proposals including trees to be felled, retained and planted, existing and proposed 9. ground levels.
- The position and details of trial borings and vertical sections showing details of the mineral deposit in relation to soils and overburden.



of the notice (as the case may be)

Town and Country Planning (General Development Procedure) Order 1995

NOTICE UNDER ARTICLE 6

OF APPLICATION FOR PLANNING PERMISSION

(to be published in a newspaper or to be served on an owner* or a tenant**)

Propos	ed development at (a):		
ТОРОС			
give n	otice that (b):		
s apply	ing to the Shropshire County Council for planning permission to (c):		
1			
•	er* of the land or tenant** who wishes to make representations about this application should write to		
	ncil at Economy & Environment, Shropshire County Council, The Shirehall, Abbey Foregate, bury, SY2 6ND		
JIIIEWSL	ury, 312 ond		
By (d):			
*	owner' means a person having a freehold interest or a leasehold interest the unexpired term of which is not		
	less than 7 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:			
_	Date:		
On beha	f of:		
Stateme	nt of owners' rights		
T/			
	t of planning permission does not affect owners' rights to retain or dispose of their property, unless there is vision to the contrary in an agreement or in a lease.		
<i>301110</i> pro	violen to the sentially in an agreement of in a rease.		
	nt of agricultural tenants' rights		
ne gran	t of planning permission for non-agricultural development may affect agricultural tenants' security of tenure.		
Insert:			
	address or location of the proposed development applicant's name		
. ,	description of the proposed development		
	date giving period of 21 days beginning with the date of service, or 14 days beginning with date of publication,		



Town and Country Planning (General Development Procedure) Order 1995

CERTIFICATE UNDER ARTICLE 7

DECLARATION OF OWNERSHIP AND NOTIFICATION OF OWNERS

Certificate A(a) (to be completed if the applicant is the owner of the whole of the application site). The Agricultural Holding Certificate below must also be completed.

I certify that:

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

Certificate B(a) (To be completed if the applicant is not the owner or only the part owner of the application site) 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 name (b)	Address at which notice was served	Date on which notice was served
L			

Agricultural Holdings Certificate (This must be completed with Certificates A or B).

Whichever is appropriate of the following alternatives must form part of Certificates A or B. 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.

OR

I have/The applicant has/The appellant has* given the requisite notice to every person other than rny/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 (b)	Address at which not	ice was served	Date on which notice was served
			_
Signed:			
		Date:	
On behalf of:			

- This Certificate is for use with applications and appeals for planning permission (articles 7 and 9(1) of the Order): One of (a) Certificates A or B must be completed together with the Agricultural Holdings Certificate
- 'Owner' means a person having a freehold interest or a leasehold interest the unexpired term of which is not less than 7 (b) 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).

^{*} delete as appropriate