IMPORTANT – THIS NOTICE AFFECTS THIS PROPERTY AND HAS IMMEDIATE EFFECT. FAILURE TO COMPLY WITH THE REQUIREMENTS OF THE NOTICE MAY RESULT IN PROSECUTION.

TOWN AND COUNTRY PLANNING (SCOTLAND) ACT 1997 AS AMENDED BY THE (PLANNING ETC) SCOTLAND ACT 2006

NOTICE REQUIRING SUBMISSION OF A PLANNING APPLICATION FOR DEVELOPMENT ALREADY CARRIED OUT

REFERENCE NUMBER: 10/00032/ENOTH2

To: Mr Andrew Cameron Mrs Alexandra Cameron

2 Eorabus Croft 2 Eorabus Croft

Bunessan
Isle of Mull
PA67 6DG

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1. **THIS IS A FORMAL NOTICE** which is issued by Argyll and Bute Council because there has been a breach of planning control, under Section 123(1)(a) of the Town and Country Planning (Scotland) Act 1997 (as amended by the Planning etc (Scotland) Act 2006) at the land described below. Argyll and Bute Council consider that it is expedient to issue this notice, having regard to the provisions of the development plan and other material considerations.

2. THE LAND AFFECTED

Land at north of 2 Eorabus Croft (shown edged red on the attached plan).

3. THE BREACH OF PLANNING CONTROL

In terms of Section 123(1)(a) of the above Act, the carrying out of development without the required planning permission, relative to:

- 1. The erection of a wooden shed
- 2. The formation of a private access onto a public road

The approximate location of these alleged unauthorised developments is shown on the attached plan marked with a black boxed 'X'.

4. REASONS FOR ISSUING THIS NOTICE

- 1) Notice is hereby given that Argyll and Bute Council, in exercise of their power in the terms of section 33A of the Town and Country Planning (Scotland) Act 1997 as amended, formally require the submission of an application for planning permission to regulate the breach listed in Section 3 of this notice.
- 2) The erection of the shed and the formation of the private access both require planning permission and are likely only to be considered acceptable subject to planning conditions.

5. WHAT YOU ARE REQUIRED TO DO

1) Remove the shed and reinstate the roadside verge

 $\underline{\mathbf{Or}}$

2) Submit an application for the erection of a wooden shed and the formation of a private access onto a public road for the consideration of the department.

Time period for compliance: 56 days from the date the notice takes effect.

6. FAILURE TO COMPLY

Please note that the issue of this notice constitutes enforcement action under section 123(2) of the 1997 Act. Failure to comply with the notice may result in further enforcement action which may include prosecution.

7. WHEN THIS NOTICE TAKES EFFECT

This notice takes effect as it is received by you through recorded postal delivery.

8. YOUR RIGHT OF APPEAL

You do not have a right of appeal against this notice.

Dated: 07 July 2011

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Stephen Fair Area Team Leader Oban, Lorn and the Isles Daniel Addis Planning Enforcem

Planning Enforcement Officer
Oban, Lorn and the Isles

On behalf of

anger. J. Gilmour.

Angus Gilmour

Head of Development and Infrastructure Services

Kilmory

Lochgilphead

Notice requiring submission of a planning application for development already carried out.

What does this notice mean?

You have received this notice because the planning authority believe that you have either built something or are doing something on your property for which you should have obtained planning permission. The planning authority has therefore issued you this notice requiring you to submit a planning application for the work that has been carried out (a retrospective planning application).

What happens next?

You need to either submit a planning application by the date stated in the notice or remove the shed and reinstate the verge

What happens if I don't submit an application?

If you don't submit an application the planning authority may take further enforcement action. This can ultimately mean that you would face prosecution, and/or be required to remove the shed and reinstate the verge.

What happens if I think I should not have received the notice?

If you believe that you should not have received this notice; for example, because you have no interest in the land to which it relates, then you should contact the local planning department as soon as possible.

If I submit a retrospective planning application, how will it be dealt with by the planning authority?

Your application will be handled in exactly the same way as any other application. You should be aware that the fact that you have been served this notice does not mean that permission will be granted. If the planning application is unacceptable then the planning authority may refuse it (in which case you may appeal) or may grant it subject to whatever conditions or restrictions are considered necessary to make the development acceptable.

