SCHEDULE 1

Regulation 1

Registration authorities

Blackburn with Darwen Borough Council Cornwall County Council Devon County Council County of Herefordshire District Council Hertfordshire County Council Kent County Council Lancashire County Council

SCHEDULE 2

Regulation 2

Forms

Form 1

COMMONS ACT NOTE: This part of the register contains— Official stamp 2006 of registration authority particulars of any agreement under section 4(3) of the Act having the effect of adding land to, or taking land from, the registration area; particulars of any transfer, to or from the registration authority, of responsibility for REGISTER OF maintaining any register unit, otherwise than under section 4(3) of the Act; and particulars of any land situated in the area of the registration authority to which, by virtue of section 5 of the Act, the registration provisions do not apply.

GENERAL PART— Sheet number

No. and date of entry	Entries	No. and date of entry	Entries
date of		date of	
entry		entry	

No. and date of entry	Entries	No. and date of entry	Entries

Form 2

COMMONS 2006	ACT	NOTE: This section contains the registration of the land comprised in the register unit	Official stamp of registration authority
REGISTER OF			Register unit No.
LAND SECTION Sheet No.	I —		Edition No.
			See Overleaf for notes

No. and	Description of the land, reference to the
date of entry	register map, registration particulars, etc.

No. and date of entry	Description of the land, reference to the register map, registration particulars, etc.			
No. and date of note	Notes	No. and date of note	Notes	

Form 3

COMMONS 2006 ACT NOTE: This section contains the registration of Official stamp every right of common registered under the Act as of registration exercisable over the whole or any part of the land authority described in the land section of this register unit.

REGISTER OF	Register unit No.
RIGHTS SECTION— Sheet No.	Edition No.
	See Overleaf for notes

1.	2.	3.	4.	5.	6.
No. and date of entry	date and cause of	Name and address of every applicant for registration or amendment, and the capacity in which to they applied	Particulars of the right of common and of the land over which it is exercisable	Particulars of the land (if any) to which the right is attached or details of the owner of any right held in gross	Declaration of entitlement to right and details of the right claimed

No. and	Notes	No. and	Notes
date		date	
of note		of note	

No. and date of note	Notes	No. and date of note	Notes

SCHEDULE 3

Regulation 2

Model and Standard entries

PART 1

Model Entries

Model Entry 1

For the general part of the register.

Agreement between registration authorities

No. and date of	Entries	No. and date of	Entries
entry		entry	
1.	By an agreement made on 14th February 2009 between the		
	Barsetshire County Council and the Wessex County Council under		
25th February	section 4(3) of the Commons Act 2006 the Barsetshire County		
2009	Council became the registration authority in relation to the whole		
	of the area known as Barchester Meadows, which lies to the North		
	of the A344 and to the West of Little Stokehampton.		

Model Entry 2

For the general part of the register.

Transfer from one registration authority to another

No. and date of	Entries	No. and date of	Entries
entry		entry	
7.	By article 9 of the Barsetshire (City of Barchester) (Structural and Boundary Changes) Order 2009 (S.I. 2009/9999), made by the		
25th February 2009	Secretary of State on 14th February 2009, responsibility for maintaining the registers of common land and of town or village greens so far as they relate to land in the city of Barchester will be		
	transferred, with effect from the 1st July 2009, from the Barsetshire County Council to the Barchester City Council.		

Model Entry 3

For the rights section of the register.

Newly created right of common attached to land

1	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	661.	Angus Lavery, King's Farm, Fursdon,	To graze 100 sheep over the whole	The land at King's Farm,	
		Barchester, BA1 2AB. Owner of land to	of the land comprised in the	Fursdon, Barchester, BA1 2AB	
14th July 2009	5th May 2009	which right of common is attached.	register unit.	as shown hatched blue within	
				the boundary on the	
	s.6 of the			supplemental map bearing the	
	Commons Act			number of this registration.	
	2006				

Model Entry 4

For the rights section of the register.

Variation of a right of common

Status: This is the original version (as it was originally made).

1	2	3	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if
entry	application	registration, and the capacity in which he	common, and of the land over	any) to which the right is
		applied	which it is exercisable	attached
10.	290.	John Lavery, King's Farm, Fursdon, Barchester.	To graze 30 cattle over the	King's Farm, Fursdon,
		Owner:	whole of the land comprised in	Barchester comprising O.S.
10th March 1967	4th March 1967		the register unit.	Nos. 101, 102, 103, 104 and
(See entry 28)			(Registration provisional)	105 on the O.S. map (2nd
(See entry 42)				edition 1907) for the parish
				of Fursdon, Barsetshire.
28.	The registration	at entry no. 10 above, being undisputed,	became final on 1st October	1970.
	-			
6th October 1970				

1	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	661.	Angus Lavery, King's Farm, Fursdon,	To graze 200 sheep over the whole	The land at King's Farm,	
		Barchester, BA1 2AB. Owner of land to	of the land comprised in the register	Fursdon, Barchester, BA1 2AB	
14th July 2009	5th May 2009	which right of common is attached.	unit.	as shown hatched blue within the	
(See entries 10				boundary on the supplemental	
& 28)	s.7 of the			map bearing the number of this	
	Commons Act			registration.	
	2006				

Model Entry 5

For the rights section of the register.

Apportionment of a right of common

1	2	3	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if any)
entry	application	registration, and the capacity in which he	common, and of the land over	to which the right is attached
		applied	which it is exercisable	
10.	290.	John Lavery, King's Farm, Fursdon,	To graze 300 sheep over the	King's Farm, Fursdon,
		Barchester. Owner.	whole of the land comprised in	Barchester comprising O.S.
10th March 1967	4th March 1967		the register unit.	Nos. 101, 102, 103, 104 and
(See entry 28)			(Registration provisional)	105 on the O.S. map (2nd
(See entries 42 &				edition 1907) for the parish of
43)				Fursdon, Barsetshire.
28.	The registration	at entry no. 10 above, being undisputed,	became final on 1st October	1970.
	_			
6th October 1970				

				-	
I	2	3	4		0
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	290.	John Lavery, King's Farm, Fursdon,	To graze 100 sheep over the whole	The land at King's Farm,	
		Barchester, BA1 2AB. Owner.	of the land comprised in the register	Fursdon, Barchester, BA1 2AB	
14th July 2009	4th March 1967		unit.	as shown hatched blue within the	
(See entries 10				boundary on the supplemental	
& 28)				map bearing the number of this	
				registration.	
43.	661.	Hannah McMinn, Bishop's Farm, Fursdon,	To graze 200 sheep over the whole	The land at Bishop's Farm,	
		Barchester, BA1 3FR. Owner of land to	of the land comprised in the register	Fursdon, Barchester, BA1 3FR,	
14th July 2009	5th May 2009	which right of common is attached.	unit.	as shown hatched green within	
(See entries 10	s.8 of the			the boundary on the supplemental	
& 28)	Commons Act			map bearing the number of this	
	2006			registration.	

Model Entry 6

For the rights section of the register.

Attachment of right of common

1	2	3	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if
entry	application	registration, and the capacity in which he	common, and of the land over	any) to which the right is
		applied	which it is exercisable	attached
10.	290.	John Lavery, King's Farm, Fursdon, Barchester.	To graze 300 sheep over the	Right of common held in
		Owner.	whole of the land comprised in	gross. Owner: John Lavery,
10th March 1967	4th March 1967		the register unit-	King's Farm, Fursdon,
(See entry 28)			(Registration provisional)	Barchester.
(See entry 42)				
28.	The registration	at entry no. 10 above, being undisputed,	became final on 1st October	1970.
6th October 1970				

1	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	661.	Hannah McMinn, Bishop's Farm, Fursdon,	To graze 300 sheep over the	The land at Bishop's Farm,	
		Barchester, BA1 3FR. Owner of land to	whole of the land comprised in the	Fursdon, Barchester, BA1 3FR as	
14th July 2009	5th May 2009	which right of common is attached.	register unit.	shown hatched blue within the	
(See entries 10 &				boundary on the supplemental	
28)	s.10 of the			map bearing the number of this	
	Commons Act			registration.	
	2006			_	

For the rights section of the register.

Re-allocation of attached right of common

1	2	3	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if
entry	application	registration, and the capacity in which he	common, and of the land over	any) to which the right is
		applied	which it is exercisable	attached
10.	289.	John Lavery, King's Farm, Fursdon, Barchester.	To graze -	King's Farm, Fursdon,
		Owner:	(a) 20 head of cattle; or	Barchester comprising O.S.
10th March 1967	4th March 1967		(b) 100 sheep,	Nos. 101, 102, 103, 104 and
(See entry 28)			over the land comprised in this	105 on the O.S. map (2nd
(See entry 42)			register unit	edition 1907) for the parish
			(Registration provisional)	of Fursdon, Barsetshire.
28.	The registration	at entry no. 10 above, being undisputed,	became final on 1st October	1970.
6th October 1970				

1	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	661.	Angus Lavery, King's Farm, Fursdon,	To graze—	The land at King's Farm,	
		Barchester, BA1 2AB. Owner of the land to	(a) 20 head of cattle; or	Fursdon, Barchester, BA1 2AB	
14th July 2009	5th May 2009	which the right of common is attached.	(b) 100 sheep,	as shown hatched blue within the	
(See entries 10 &			over the whole of the land	boundary on the supplemental	
28)	s.11 of the		comprised in this register unit.	map bearing the number of this	
	Commons Act			registration.	
	2006				

Model Entry 8

For the rights section of the register.

Transfer of right of common held in gross

1	2	3	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if
entry	application	registration, and the capacity in which he	common, and of the land over	any) to which the right is
		applied	which it is exercisable	attached
10.	290.	John Lavery, King's Farm, Fursdon, Barchester.	To graze 200 sheep over the	Right of common held in
		Owner.	whole of the land comprised in	gross. Owner: John Lavery,
10th March 1967	4th March 1967		this register unit.	King's Farm, Fursdon,
(See entry 28)			(Registration provisional)	Barchester.
(See entry 42)				
28.	The registration	at entry no. 10 above, being undisputed,	became final on 1st October	1970.
6th October 1970				

1	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	661.	Hannah McMinn, Bishop's Farm, Fursdon,	To graze 200 sheep over the whole	Right of common held in gross.	
		Barchester, BA1 3FR.	of the land comprised in this	Owner: Hannah McMinn,	
14th July 2009	5th May 2009	Transferee.	register unit.	Bishop's Farm, Fursdon,	
(see entries 10	,			Barchester BA1 3FR.	
& 28)	s.12 of Commons				
	Act 2006				

For the rights section of the register.

Surrender and extinguishment of right of common

1	2	3	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if
entry	application	registration, and the capacity in which he	common, and of the land over	any) to which the right is
		applied	which it is exercisable	attached
10.	290.	John Lavery, King's Farm, Fursdon, Barchester.	To cut and take peat over the	King's Farm, Fursdon,
		Owner.	whole of the land comprised in	Barchester comprising O.S.
10th March 1967	4th March 1967		this register unit.	Nos. 101, 102, 103, 104 and
(See entry 28)			(Registration provisional)	105 on the O.S. map (2nd
(See entry 42)				edition 1907) for the parish
				of Fursdon, Barsetshire.
28.	The registration	at entry no. 10 above, being undisputed,	became final on 1st October	1970.
6th October 1970				

I	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	661.	Registration amendment: the right of	common registered at entry No 10	above was extinguished on the	
		application of:		-	
14th July 2009	5th May 2009				
(See entries 10 &		Angus Lavery, King's Farm, Fursdon,			
28)	s.13 of Commons	Barchester, BA1 2AB. Owner of the land to			
	Act 2006	which the right of common was attached.			

Model Entry 10

For the rights section of the register.

Declaration of entitlement to attached right of common

1	2	2	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if
entry	application	registration, and the capacity in which he	common, and of the land over	any) to which the right is
,	apparent on	applied	which it is exercisable	attached
10.	290.	John Lavery, King's Farm, Fursdon, Barchester.	To graze 300 sheep over the	King's Farm, Fursdon,
		Owner.	whole of the land comprised in	Barchester comprising O.S.
10th March 1967	4th March 1967		the register unit.	Nos. 101, 102, 103, 104 and
(See entry 28)			(Registration provisional.)	105 on the O.S. map (2nd
(See entry 42)				edition 1907) for the parish
				of Fursdon, Barsetshire.
28.	The registration	at entry no. 10 above, being undisputed,	became final on 1st October	1970.
6th October 1970				

1	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	661.	Angus Lavery, King's Farm, Fursdon,	To graze 300 sheep over the whole	The land at King's Farm,	The applicant claims the
		Barchester, BA1 2AB. Declarant.	of the land comprised in the	Fursdon, Barchester, BA1 2AB,	right to graze 300 sheep
11th May 2009	4th May 2009		register unit.	as shown hatched blue within the	over the whole of the land
(See entries 10 &				boundary on the supplemental	comprised in the register
28)	regulation 44 of			map bearing the number of this	unit.
	the Commons			registration.	
	Registration				
	(England)				
	Regulations 2008				

For the rights section of the register.

Declaration of partial entitlement to exercise attached right of common

1	2	3	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if
entry	application	registration, and the capacity in which he	common, and of the land over	any) to which the right is
		applied	which it is exercisable	attached
10.	290-	John Lavery, King's Farm, Fursdon, Barchester.	To graze 300 sheep over the	King's Farm, Fursdon,
		Owner.	whole of the land comprised in	Barchester comprising O.S.
10th March 1967	4th March 1967		the register unit.	Nos. 101, 102, 103, 104 and
(See entry 29)			(Registration provisional.)	105 on the O.S. map (2nd
(See entry 42)				edition 1907) for the parish
				of Fursdon, Barsetshire.
29.	The registration	at entry no.10 above, being undisputed,	became final on 1st October	1970.
6th October 1970				

I	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	661.	Angus Lavery, King's Farm, Fursdon,	To graze 300 sheep over the	The land at King's Farm, Fursdon,	The applicant claims the
		Barchester, BA1 2AB. Declarant.	whole of the land comprised in the	Barchester, BA1 2AB, as shown	right to graze 128 sheep
11th May 2009	4th May 2009		register unit.	hatched blue within the boundary	over the whole of the land
(See entries 10				on the supplemental map bearing	comprised in the register
& 29)	regulation 44 of			the number of this registration.	unit.
(See entry 62)	the Commons				
	Registration				
	(England)				
	Regulations 2008				
62.	673.	Registration amendment: a declaration of	partial entitlement to exercise the	right of common	The applicant claims the
		registered at entry no. 42 above has been	made.		right to graze 172 sheep
12th September	4th September				over the whole of the land
2009	2009	Sir Jasper Murgatroyd Bt., of Murgatroyd			comprised in the register
(See entry 42)		Hall, Cauldron Heath, Barchester, BA3 3PT.			unit.
	regulation 44 of	Declarant.			
	the Commons				
	Registration				
	(England)				
	Regulations 2008				

Model Entry 12

For the rights section of the register.

Cancellation of declarations of partial entitlement to exercise attached right of common

1	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	_
42.	661.	Angus Lavery, King's Farm, Fursdon,	To graze 300 sheep over the whole	The land at King's Farm,	The applicant claims the
		Barchester, BA1 2AB. Declarant.	of the land comprised in the	Fursdon, Barchester, BA1 2AB,	right to graze 128 sheep
11th May 2009	4th May 2009		register unit.	as shown hatched blue within the	over the whole of the land
(See entries 10 &				boundary on the supplemental	comprised in the register
29)	regulation 44 of			map bearing the number of this	unit.
(See entry 62)	the Commons			registration.	
	Registration				
	(England)				
	Regulations 2008				
62.	673.	Registration amendment: a declaration of	partial entitlement to exercise the	right of common registered at	The applicant claims the
		entry no. 42 above has been made.			right to graze 172 sheep
12th September	4th September	,			over the whole of the land
2009	2009	Sir Jasper Murgatroyd Bt., of Murgatroyd			comprised in the register
(See entry 42)		Hall, Cauldron Heath, Barchester, BA3 3PT.			unit.
' '	regulation 44 of	Declarant.			
	the Commons				
	Registration				
	(England)				
	Regulations 2008				

For the rights section of the register.

Deregistration and exchange: amendment of right where replacement land registered as new register unit In the register relating to the release land ('register unit CL X')

1	2	3	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if
entry	application	registration, and the capacity in which he	common, and of the land over	any) to which the right is
		applied	which it is exercisable	attached
10.	290.	John Lavery, King's Farm, Fursdon, Barchester.	To graze -	King's Farm, Fursdon,
		Owner.	(a) 20 head of cattle; or	Barchester comprising O.S.
10th March 1967	4th March 1967		(b) 100 sheep,	Nos. 101, 102, 103, 104 and
(See entry 28)			over the land comprised in this	105 on the O.S. map (2nd
(See entry 42)			register unit	edition 1907) for the parish
			(Registration provisional.)	of Fursdon, Barsetshire.
28.	The registration	at entry no. 10 above, being undisputed,	became final on 1st October	1970.
	-			
6th October 1970				

l No. and date of entry	No., date and cause of application	3 Name and address of every applicant for registration or amendment, and the capacity in which they applied	4 Particulars of the right of common and of the land over which it is exercisable	5 Particulars of the land (if any) to which the right is attached or details of the owner of any right held in gross	6 Declaration of entitlement to right and details of the right claimed
42. 11th May 2009 (See entries 10 & 28)	s.17 of the Commons Act 2006	Registration amendment: entry No.10 above	is modified by entry no.1 in register	unit CL Y.	

In the register relating to the replacement land ('register unit CL Y')

1	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
1.	s.17 of the	Not applicable. Registration made pursuant	(See entries nos. 10 & 28 in	The land at King's Farm,	
	Commons Act	to an order made by the Secretary of State on	register unit CL X.)	Fursdon, Barchester, BA1 2AB	
11th May 2009	2006	8th May 2009.	The right to graze—	as shown hatched blue within the	
			(a) 20 head of cattle; or	boundary on the supplemental	
			(b) 100 sheep,	map bearing registration No.10	
			over register unit CL X is also	under register unit CL X.	
			exercisable over the whole of this	_	
			register unit.		

Model Entry 14

For the rights section of the register.

Severance by transfer of a right of common

1	2	3	4	5
No. and date of	No. and date of	Name and address of every applicant for	Particulars of the right of	Particulars of the land (if
entry	application	registration, and the capacity in which he	common, and of the land over	any) to which the right is
		applied	which it is exercisable	attached
10.	290.	John Lavery, King's Farm, Fursdon, Barchester.	To graze 200 sheep over the	King's Farm, Fursdon,
		Owner:	whole of the land comprised in	Barchester comprising O.S.
10th March 1967	4th March 1967		this register unit.	Nos. 101, 102, 103, 104 and
(See entry 28)			(Registration provisional)	105 on the O.S. map (2nd
(See entry 42)				edition 1907) for the parish
				of Fursdon, Barsetshire.
28.	The registration	at entry no. 10 above, being undisputed,	became final on 1st October	1970.
	-			
6th October 1970				

1	2	3	4	5	6
No. and date of	No., date and	Name and address of every applicant for	Particulars of the right of common	Particulars of the land (if any) to	Declaration of entitlement
entry	cause of	registration or amendment, and the capacity	and of the land over which it is	which the right is attached or	to right and details of the
	application	in which they applied	exercisable	details of the owner of any right	right claimed
				held in gross	
42.	661.	The Secretary, Black Moss Commons	To graze 200 sheep over the whole	The right of common at entry no.	
		Council, Bishop's Farm, Fursdon, Barchester	of the land comprised in this	10 above was severed from the	
11th August 2009	5th May 2009	BA1 3FR.	register unit.	land to which it was previously	
(See entries 10 &		A commons council established for the land		attached and became a right of	
28)	Paragraph 1(6) of	over which the right of common is		common in gross. Owner: Black	
	Schedule 1 to the	exercisable.		Moss Commons Council,	
	Commons Act			Bishop's Farm, Fursdon,	
	2006			Barchester BA1 3FR.	

For the land section of the register.

Deregistration of part of registered area

No. and date of entry	Description of the land, reference to the register map, registration particulars, etc.
1.	The tract of about 2.643 acres called Sheepwash Common in the parishes of Gilderdale and East Poppington, Barsetshire, as marked with a green verge line
	inside the boundary on sheet 8 of the register map and distinguished by the number of this register unit. Registered pursuant to application No. 14 made 2nd
10th January 1967	January 1967 by The Commons, Open Spaces and Footpaths Preservation Society, Suite 4, 166, Shaftesbury Avenue, London, W.C.2. (Registration provisional.)
(See entry 2)	
(See entry 3)	
2.	The registration at entry no. 1 above, being undisputed, became final on 1st October 1970.
7th October 1970	
3.	Registration amendment: 0.421 hectares of the land comprised in this register unit and described at entry no. 1 above, as marked by violet hatching on the
	register map and labelled "D1", was removed from the register of common land pursuant to application no. 661 made by Barchester City Council on 1st October
14th February 2009	2008 under paragraph 6 of Schedule 2 to the Commons Act 2006.

Model Entry 16

For the land section of the register.

Deregistration of whole of registered area

No. and date of entry	Description of the land, reference to the register map, registration particulars, etc.
1.	The tract of about 3.114 acres called Leafy Green in the parish of Nutfield, Barsetshire, as marked with a green verge line inside the boundary on sheet 8 of the
	register map and distinguished by the number of this register unit. Registered pursuant to application No.14 made 2nd January 1967 by The Commons, Open
2nd February 1967	Spaces and Footpaths Preservation Society, Suite 4, 166, Shaftesbury Avenue, London, W.C.2. (Registration provisional.)
(See entry 2)	
(See entry 3)	
2.	The registration at entry no. 1 above, being undisputed, became final on 1st October 1970.
7th October 1970	
3.	Registration amendment: the whole of the land comprised in this register unit and described at entry no. 1 above was removed from the register of town or
	village greens pursuant to application no. 661 made by Mr J. Popplewell of 18 Acacia Avenue, Gilder Edge, Barchester, BA4 3EE on 2nd October 2008 under
3rd April 2009	paragraph 9 of Schedule 2 to the Commons Act 2006.

Model Entry 17

For the land section of the register

Registration of new land as addition to registered area

Status: This is the original version (as it was originally made).

No. and date of entry	Description of the land, reference to the register map, registration particulars, etc.
1.	The tract of about 2.643 acres called Sheepwash Common in the parishes of Gilderdale and East Poppington, Barsetshire, as marked with a green verge line
	inside the boundary on sheet 8 of the register map and distinguished by the number of this register unit. Registered pursuant to application No. 14 made 2nd
10th January 1967	January 1967 by The Commons, Open Spaces and Footpaths Preservation Society, Suite 4, 166, Shaftesbury Avenue, London, W.C.2. (Registration-provisional.)
(See entry 2)	
(See entry 3)	
2.	The registration at entry no. 1 above, being undisputed, became final on 1st October 1970.
7th October 1970	
3.	Registration amendment: the registration at entry no. 1 above was amended by the addition of 1.842 hectares of land to be comprised in the same register unit, as
	marked with a green verge inside the boundary on sheet 8 of the register map and labelled "A1", pursuant to application no. 661 made by Gilderdale Parish
14th February 2009	Council on 2nd October 2008 under paragraph 2 of Schedule 2 to the Commons Act 2006.

Model Entry 18

For the land section of the register.

Registration of new land as new register unit

No. and date of entry	Description of the land, reference to the register map, registration particulars, etc.
1.	The parcel of land of about 2.128 hectares called Lowly Green in the parish of Nutfield, Barsetshire, as marked with a green verge inside the boundary on sheet 8
	of the register map and distinguished by the number of this register unit. Registered pursuant to application no. 661 made by Mrs I F A Field, 16 The Waldrons,
14th February 2009	Barchester, BA1 2PR on 1st October 2008 under section 15(8) of the Commons Act 2006. [The locality, or neighbourhood within a locality, specified in the
	application for registration of this land was [described as the parish of Nutfield][set out in the map bearing the number of this register unit and filed with the
	application].]

Model Entry 19

For the land section of the register.

Town or village green wrongly registered as common landIn the commons register relating to the wrongly registered land ('register unit CL X')

No. and date of entry	Description of the land, reference to the register map, registration particulars, etc.		
1.	The tract of about 3.114 acres called Leafy Green in the parish of Nutfield, Barsetshire, as marked with a green verge line inside the boundary on sheet 8 of the		
	register map and distinguished by the number of this register unit. Registered pursuant to application No.14 made 2nd January 1967 by The Commons, Open		
2nd February 1967	Spaces and Footpaths Preservation Society, Suite 4, 166, Shaftesbury Avenue, London, W.C.2. (Registration provisional.)		
(See entry 2)			
(See entry 3)			
2.	The registration at entry no. 1 above, being undisputed became final on 1st October 1970.		
7th October 1970			
3.	Registration amendment: the whole of the land comprised in this register unit and described at entry no. 1 above was removed from the register of common land		
	pursuant to application no. 661 made by Nutfield Parish Council on 1st October 2008 under paragraph 5 of Schedule 2 to the Commons Act 2006. Land re-		
3rd April 2009	registered as a fown or village green, under register unit VG V		

In the town or village greens register ('register unit VG Y')

No. and date of entry	Description of the land, reference to the register map, registration particulars, etc.	
1.	he parcel of land of about 1.260 hectares called Leafy Green in the parish of Nutfield, Barsetshire, as marked with a green verge inside the boundary on sheet	
	12 of the register map and distinguished by the number of this register unit. Registered pursuant to application no. 661 made by Nutfield Parish Council on 1st	
3rd April 2009	October 2008 under paragraph 5 of Schedule 2 to the Commons Act 2006. Registration transferred from the register of common land, register unit CL X.	

Model Entry 20

For the land section of the register

Deregistration of part of registered area and registration of replacement land

No. and date of entry	Description of the land, reference to the register map, registration particulars, etc.
1.	The tract of about 2.643 acres called Sheepwash Common in the parishes of Gilderdale and East Poppington, Barsetshire, as marked with a green verge line
	inside the boundary on sheet 8 of the register map and distinguished by the number of this register unit. Registered pursuant to application No. 14 made 2nd
10th January 1967	January 1967 by The Commons, Open Spaces and Footpaths Preservation Society, Suite 4, 166, Shaftesbury Avenue, London, W.C.2. (Registration provisional.)
(See entry 2)	
(See entries 3 & 4)	
2.	The registration at entry no. 1 above, being undisputed, became final on 1st October 1970.
7th October 1970	
3.	Registration amendment: 0.421 hectares of the land comprised in this register unit and described at entry no. 1 above, as marked by violet hatching on the
	register map and labelled "D1", was removed from the register of common land pursuant to application no. 661 made by Barchester City Council on 1st October
14th February 2009	2008 under paragraph 8 of Schedule 4 to the Commons Registration (England) Regulations 2008.
4.	Registration amendment: the registration at entry no. 1 above was amended by the addition of 0.511 hectares of land to be comprised in the same register unit in
	replacement for the land removed from the register at entry no. 3 above, as marked with a green verge inside the boundary on sheet 8 of the register map and
14th February 2009	labelled "A1", pursuant to application no. 661 made by Barchester City Council on 1st October 2008 under paragraph 8 of Schedule 4 to the Commons
	Registration (England) Regulations 2008. [The replacement land became subject to the rights of common which were previously exercisable over the release
	land.]

For notes, land section of the register.

Note of matters affecting the public

No. and date of note	Notes	No. and date of note	Notes
1.	The land comprised in this register unit is land to which		
	section 193 of the Law of Property Act 1925 applies by		
25th February 2009	virtue of a declaration made on 13th September 1928 by		
	the Hon. Percy Golightly by deed under subsection (2) of		
	that section, and the rights of public access conferred by		
	that section are subject to the limitations and conditions		
	imposed under proviso (b) to subsection (1) of that section		
	by the Secretary of State on 20th February 2009 (and		
	published as directed by the Secretary of State under		
	subsection (3) of that section).		

Model Entry 22

For notes, land section of the register.

Note of matters affecting the public

No. and date of note	Notes	No. and date of note	Notes
1. 25th February 2009	The land comprised in this register unit is regulated by a scheme approved by Barchester City Council on 12th February 2009, entitled the Sheepwash Common and Lowly Green Scheme of Management 2009, under and by virtue of Part 1 of the Commons Act 1899.		

Model Entry 23

For notes, ownership section of the register.

Registration under Land Registration Act 2002

The freehold estate in the part of the land comprised in this register unit lying south of the line A-B-C on the register map has been registered under the Land Registration Act 2002, with title number SZ234567.

Model Entry 24

For ownership section of the register.

Registration under Land Registration Act 2002

For note in the ownership section of the register

Status: This is the original version (as it was originally made).

The registration at entry No. 1 overleaf has been deleted under paragraph 8(2) of Schedule 3 to the Commons Act 2006, the freehold estate in the land to which it applied having been registered under the Land Registration Act 2002, with title number SZ234567.

In ownership section of the register

1	2	3	4
No. and date of	No. and date of	Name and address of person registered as owner	Particulars of the land to which the registration applies
note	application		
1.	300.	John Lavery, King's Farm, Fursdon, Barchester.	The whole of the land comprised in this register unit except that shown
		(Registration provisional.)	hatched blue on inset 'A' to sheet 4 of the register map.
24th April 1967	15th April 1967		
(See entry 2)			
(See entry 3)			
2.	The registration	at entry no. 1 above, being undisputed, became final	on 1st October 1970.
6th October 1970			
3.	N/A	The registration at entry no. 1 above was deleted. See notes to entry	The whole of the land comprised in this register unit except that shown
		No.1 overleaf.	hatched blue on inset 'A' to sheet 4 of the register map.
3rd May 2009			

PART 2

Standard Entries

Standard Entry 1

For register map.

Indorsement

"Register Map of [Common Land] [Town or Village Greens]* (Sheet No.). This is the edition of this [map] [sheet]*"

Standard Entry 2

For register or register map.

Indorsement

"This [map] [sheet]* was replaced by a fresh edition on 20...."

Standard Entry 3

For column 5 of the rights section.

Supplemental maps

"The land at as shown [hatched blue]* within the boundary on the supplemental map bearing the number of this registration"

Standard Entry 4

For the supplemental map.

Supplemental maps

"Supplemental map referred to in column 5 of entry No. in the rights section of register unit No. in the Register of [Common Land] [Town or Village Greens]*"

^{*} Delete inapplicable wording or substitute alternative wording, as appropriate.

SCHEDULE 4

Regulation 16

Making an application

Applications under section 6: creation of right of common

- 1.—(1) An application under section 6 of the 2006 Act may only be made by—
 - (a) the owner of the land over which the right of common is to be exercisable, or
- (b) the owner of the land to which the right of common is to be attached, and the application must show in which capacity it is made.
 - (2) The application must show that the following persons consent to it—
 - (a) the owner (other than an owner who is the applicant)—
 - (i) of the land over which the right of common is to be exercisable; or
 - (ii) of the land to which the right of common is to be attached;
 - (b) any relevant leaseholder of the land over which the right of common is to be exercisable;
 - (c) any person having the benefit of a relevant charge over the land over which the right of common is to be exercisable.
 - (3) The application must include—
 - (a) evidence of the applicant's capacity to make the application by virtue of sub-paragraph (1) (a) or (b);
 - (b) a description of the right of common to be created;
 - (c) a description of the land over which the right of common is to be exercisable;
 - (d) a description of the land to which the right of common is to be attached; and
 - (e) where the right of common to be created consists of a right to graze any animal, evidence that the land over which that right would be exercisable is able to sustain the exercise of that right (together with, if the land is already registered as common land, any other rights of common registered as exercisable over that land).

Applications under section 7: variation of right of common

- 2.—(1) An application under section 7 of the 2006 Act may only be made by—
 - (a) the owner of any part of the land over which the right of common was exercisable prior to the variation of that right,
 - (b) the owner of any land over which the right of common becomes exercisable in consequence of the variation, or
 - (c) (as the case may be) the owner of the land to which the right of common is attached, or the owner of the right of common in gross,

and the application must show in which capacity it is made.

- (2) The application must show that the following persons consent to it—
 - (a) every person (other than the applicant) who is the owner—
 - (i) of any land described in sub-paragraph (1)(a) or (b), and
 - (ii) (as the case may be) of the land to which the right of common is attached, or of the right of common in gross;
 - (b) any relevant leaseholder of any land described in sub-paragraph (1)(a) or (b);

- (c) any person having the benefit of a relevant charge over any land described in sub-paragraph (1)(a) or (b).
- (3) The application must include—
 - (a) evidence of the applicant's capacity to make the application by virtue of sub-paragraph (1) (a), (b) or (c);
 - (b) the numbers of the register unit and the rights section entry in the register of common land or town or village greens for the right of common to which the application relates;
 - (c) a description of the variation to be recorded;
 - (d) except where the right of common is held in gross, a description of the land to which the right of common is attached; and
 - (e) where the right of common to be varied consists of a right to graze any animal, evidence that the land over which that right, in consequence of the variation, would be exercisable is able to sustain the exercise of that right (together with, if the land is already registered as common land, any other rights of common registered as exercisable over that land).
- (4) Where it relates to only part of a right of common, the application must—
 - (a) identify that part of the land to which it is attached; and
 - (b) be accompanied by an application made for the purposes of section 8 of the 2006 Act.

Applications for the purposes of section 8: apportionment of right of common

- **3.**—(1) An application for the purposes of section 8 of the 2006 Act (in relation to the apportionment of a right of common which is attached to land) must accompany any application ("the primary application") which—
 - (a) is made under—
 - (i) section 7, 11 or 13 of the 2006 Act;
 - (ii) paragraph 1(6)(b) or 3(7)(b) of Schedule 1 to the 2006 Act; or
 - (iii) paragraph 8 of this Schedule; and
 - (b) relates to only a part of a right of common.
- (2) An application for the purposes of section 8 of the 2006 Act may be made in any other case in which a right of common is attached to land of which the ownership is divided into separate titles amongst two or more persons.
 - (3) The application may only be made—
 - (a) in the case of an application required to be made by sub-paragraph (1), by the person (and if more than one, by all such persons) by whom the primary application is made;
 - (b) in the case of an application permitted to be made by sub-paragraph (2)—
 - (i) by an owner of any part of the land to which the right of common is attached; or
 - (ii) by two or more such owners, acting jointly.
 - (4) The application must include—
 - (a) evidence of the capacity of the applicant, or (as the case may be) applicants, to make the application by virtue of sub-paragraph (3)(a) or (b);
 - (b) the numbers of the register unit and the rights section entry in the register of common land or town or village greens for the right of common to which the application relates;
 - (c) a description, and details of the ownership, of—

- (i) the land to which is attached the part of the right of common which is the subject of the primary application, in the case of an application required to be made by subparagraph (1); or
- (ii) the land belonging to the applicant or (as the case may be) applicants, in the case of an application permitted to be made under sub-paragraph (2);
- (d) a calculation as to what constitutes a rateable apportionment of the right of common between the land in respect of which a description and details of ownership are required by paragraph (c) and any remaining land to which the right of common is attached; and
- (e) in the case of applications made by two or more owners of different parts of the land, an indication of the portions attaching to the part of each such applicant.

Applications under section 10: attachment of right of common to land

- **4.**—(1) Where an applicant under section 10 of the 2006 Act is not the person entitled to occupy the land to which the right of common is to be attached, the application must show that that person consents to the application.
 - (2) The application must include—
 - (a) the numbers of the register unit and the rights section entry in the register of common land or town or village greens for the right of common to which the application relates;
 - (b) a description of the land to which that right of common is to be attached; and
 - (c) evidence that—
 - (i) the applicant is the owner of the right of common to be attached, and
 - (ii) where a person's consent is given under sub-paragraph (1), that person is entitled to occupy the land to which the right of common is to be attached.

Applications under section 11: re-allocation of a right of common

- 5.—(1) An application under section 11 of the 2006 Act must show that the following persons consent to it—
 - (a) any relevant leaseholder of the land to which the right of common is attached;
 - (b) any person having the benefit of a relevant charge over that land.
 - (2) The application must include—
 - (a) evidence of the applicant's capacity (as owner of the land to which the right of common is attached) to make the application;
 - (b) the numbers of the register unit and the rights section entry in the register of common land or town or village greens for the right of common to which the application relates;
 - (c) a description of the land to which the right of common is attached; and
 - (d) details of which part of that land qualifies as "the relevant part" (as described in section 11(1)(b) of the 2006 Act), together with evidence for its so qualifying.
 - (3) Where it relates to only part of a right of common, the application must—
 - (a) identify that part of the land to which it is attached; and
 - (b) be accompanied by an application made for the purposes of section 8 of the 2006 Act.
- (4) For the purposes of subsections (2) to (4) of section 11 of the 2006 Act the use of land for any of the following purposes is to be regarded as use of that land for agricultural purposes—
 - (a) growing crops;

- (b) pasture or grazing;
- (c) forestry;
- (d) the keeping of land as woodland or scrubland;
- (e) any purpose in respect of which any payment under the single payment scheme is made.
- (5) For the purposes of this paragraph "single payment scheme" has the meaning it is given in the Common Agricultural Policy Single Payment and Support Schemes Regulations 2005(1).

Applications under section 12: transfer of right in gross

- 6.—(1) An application under section 12 of the 2006 Act may only be made by—
 - (a) the registered owner of the right of common in gross, or
 - (b) the transferee of that right.
- (2) Where the registered owner of the right of common in gross is not the applicant, the application must show that that registered owner consents to the application.
 - (3) The application must include—
 - (a) evidence of the applicant's capacity to make the application by virtue of sub-paragraph (1) (a) or (b); and
 - (b) the numbers of the register unit and the rights section entry in the register of common land or town or village greens for the right of common to which the application relates.

Applications under section 13: surrender or extinguishment of right of common

- 7.—(1) An application under section 13 of the 2006 Act may only be made by—
 - (a) the owner of the land to which the right of common is attached or, in the case of a right of common in gross, the owner of that right; or
 - (b) the owner of the land or of any part of the land over which the right of common is exercisable.
- (2) Where the applicant is the owner of the land (or of any part of the land) over which the right of common is exercisable, the application must show that the owner of the land to which that right is attached or, as the case may be, the owner of the right of common in gross, consents to the application.
 - (3) The application must include—
 - (a) evidence of the applicant's capacity to make the application by virtue of sub-paragraph (1) (a) or (b);
 - (b) the numbers of the register unit and the rights section entry in the register of common land or town or village greens for the right of common to which the application relates; and
 - (c) except where the right of common is held in gross, a description of the land to which the right of common is attached.
- (4) Where it relates to only part of a right of common which is attached to land, the application must—
 - (a) identify that part of the land to which it is attached; and
 - (b) be accompanied by an application made for the purposes of section 8 of the 2006 Act.

Applications pursuant to section 14: statutory dispositions

8.—(1) This paragraph applies to applications referred to in sub-paragraph (2).

⁽¹⁾ S.I. 2005/219, to which there are amendments not relevant to these Regulations.

- (2) There must be an application to the registration authority for amendment of a register of common land or of town or village greens in the event of a disposition effected by a relevant instrument in relation to registered land or a registered right of common.
- (3) A "disposition" in relation to land, or in relation to a registered right of common, to which this paragraph applies is one made under or pursuant to an enactment listed in column 1 of the table following this paragraph, as described in the corresponding entry in column 2.
- (4) A "relevant instrument" (as defined in section 14(3) of the 2006 Act) to which this paragraph applies is any relevant instrument made under or pursuant to an enactment listed in column 1 of the table as described in the corresponding entry in column 3.
 - (5) Paragraph (6) applies where—
 - (a) in connection with a disposition of registered land, other land is given in exchange or otherwise substituted; or
 - (b) in connection with a disposition of a registered right of common, other land is to be burdened with an equivalent right of common.
- (6) The application to be made under sub-paragraph (2) must include an application for the registration of that other land as common land or as a town or village green, as the case may be, and, where applicable, for the registration of the equivalent right of common.
- (7) The application must be made by the person or body specified in the entry in column 4 of the table corresponding to the relevant enactment.
 - (8) The application must include—
 - (a) evidence of the applicant's capacity to make the application (as described in sub-paragraph (7));
 - (b) a copy of the relevant instrument effecting the disposition, and of any consent, authorisation, approval or certificate given for the purposes of that relevant instrument;
 - (c) the number of the register unit and, where applicable, the number of the rights section entry, in the register of common land or town or village greens for the right of common to which the application relates; and
 - (d) a description of the amendment required to be made in the register of common land or town or village greens.
- (9) Where it relates to only part of a right of common, the application must be accompanied by an application made for the purposes of section 8 of the 2006 Act.

Statutory dispositions: persons who must apply for amendment of register

Column 1 –	Column 2 – Dispositions	Column 3 – Relevant	Column 4 –
Enactment		Instrument	applicant
Inclosure Act 1845(2), section 147	The exchange of lands not subject to be inclosed, or as to which no inclosure is pending	The order made by the Secretary of State by which that exchange is effected	

^{(2) 1845} c. 118. Section 147 was amended by the Statute Law Revision Act 1891 (c.67), and was repealed by section 53 of, and Part 3 of Schedule 6 to, the Commons Act 2006 (c.26), subject to a saving provision in article 3(3) of the Commons Act 2006 (Commencement No. 3, Transitional Provisions and Savings) (England) Order 2007 (S.I. 2007/2584 (C. 98)), which requires any application for an order of exchange under section 147 made before 1st October 2007 to continue to be dealt with after that date as if section 147 remained in force.

Column

Column 3 – Relevant

Column

Column 2 – Dispositions

Enactment —	Column 2 – Dispositions	Instrument	applicant –
Inclosure Act 1845, section 149(3)	The exchange of an inconveniently sited allotment for the poor, or for exercise and recreation, for other land more convenient or suitable for the purposes	The order made by the Secretary of State by which that exchange is effected	
Lands Clauses Consolidation Act 1845(4), sections 99 and 107 (as incorporated into any other Act by virtue of section 1)	The freeing and discharge under the Act of 1845 of all commonable or other such rights from land, upon the vesting of the land (after payment of compensation) in the promoters of the undertaking (as defined in section 2 of that Act)	The conveyance or deed poll by which (where applicable with the consent of the Secretary of State under section 22(1) (c) of the Commons Act 1899(5)) that disposition is effected	the undertaking (as defined in section 2
Inclosure 1846(6), section 11	The exchange of any registered right of common defined by numbers or stints, in or to be exercised over any land, for any such right exercised over any other land	The order made by the Secretary of State by which that exchange is effected	
Malvern Hills Act 1930(7), section 8	The sale, lease, exchange or absolute disposal free from any rights or restrictions of any part or parts of the Malvern Hills comprising registered common land	The deed or other instrument made by the Malvern Hills Conservators (with the consent of the Secretary of State) effecting that disposition	The Malvern Hills Conservators
Malvern Hills Act 1930, section 9	The sale or exchange of any part or parts of the Malvern Hills comprising registered common land, for the purpose of adjusting, defining or improving the boundaries of the Malvern Hills	The deed or other instrument made by the Malvern Hills Conservators (with the consent of the Secretary of State) effecting that disposition	The Malvern Hills Conservators

⁽³⁾ Section 149 was amended by the Statute Law Reform Act 1891.
(4) 1845 c. 18. Section 99 was amended by Schedule 1 to the Administration of Justice Act 1965 (c. 2). Section 107 was amended by the Statute Law Revision Act 1892 (c. 19) and Schedules 1 and 2 to the Administration of Justice Act 1965.

^{(5) 1899} c. 30.

^{(6) 1846} c. 70. Section 11 was amended by the Statute Law Revision Act 1891 (c. 67).

^{(7) 1930} c. lxxii.

New Parishes Measure 1943(8), sections 13 and 15	The disposition of registered common land, made with the consent of the Secretary of State under section 15	A conveyance to the Church Commissioners	The Church Commissioners
1965(9),	extinguishment of all	The conveyance, executed deed poll or vesting declaration, together with the compulsory purchase order, effecting that disposition	The acquiring authority, as defined in section 1(3) of the Act
Greater London Parks and Open Spaces Order 1967(10), articles 7, 8 and 12		The instrument by which the erection of the building or the permanent enclosure (or, in either case, the permission to do the same), (where applicable with the consent of the Secretary of State), was confirmed	The London borough council that is party to the disposition
Greater London Parks and Open Spaces Order 1967, article 15	The exchange of open space for adjacent land where that open space is registered as common land or town or village green	The deed or other instrument by which that agreement is made	The London borough council that is party to the agreement
Greater London Parks and Open Spaces Order 1967, article 17(11)] 31	The deed or other instrument by which the agreement so to dispose of the open space is made	The London borough council so disposing of the open space
	The taking of land out of registered common land,		The local authority (as defined in

^{(8) 1943} No.1. Section 13 was amended by section 48(2) of, and Part 2 of Schedule 7 to, the Charities Act 1960 (c. 58), and by the Church Property (Miscellaneous Provisions) Measures of 1960 (section 5), 1983 (section 1(1)) and 1992 (section 8(a)). Section 15 was amended by paragraph 5 of Schedule 4 to the Commons Act 2006 (c.26).

⁹) 1965 c. 56.

⁽¹⁰⁾ The Order was confirmed by the Ministry of Housing and Local Government Provisional Order Confirmation (Greater London Parks and Open Spaces) Act 1967 (c. xxix), and is contained in the Schedule to that Act. Article 12 was amended by paragraph 2(1), (2), (3) and (4) of Schedule 4, and Part 2 of Schedule 6, to the Commons Act 2006 (c.26).

⁽¹¹⁾ Article 17 was amended by paragraph 2(1), (5) and (6) of Schedule 4, and Part 2 of Schedule 6, to the Commons Act 2006.

^{(12) 1968} c. 41. Section 6 was amended by Schedule 30 to the Local Government Act 1972 (c. 70), by Schedule 17 to the Local Government Act 1985 (c.51), and by Schedule 24 to the Environment Act 1995 (c. 25). Schedule 2 was amended by paragraph 17 of Schedule 4 to the Acquisition of Land Act 1981 (c. 67), by paragraph 48(2) of Schedule 4 to the Telecommunications Act 1984 (c. 12), by paragraph 40(1) and (3) of Schedule 17 to the Communications Act 2003 (c. 21), and by paragraph 5 of Schedule 7 to the Planning and Compulsory Purchase Act 2004 (c. 5).

6 and 9 and Schedule 2	with the authority of the Secretary of State, for the purpose of providing, or improving, opportunities for the enjoyment of the public	compulsory purchase order, or any agreement	section 6(2) of the Act) authorised by the Secretary of State
New Towns Act 1981(13), paragraph 13 of Schedule 4	The compulsory purchase of registered common land or of a registered town or village green		The acquiring authority (as defined in section 80(1) of the Act)
Acquisition of Land Act 1981(14), section 19 and paragraph 6 of Schedule 3	Either— (a) the compulsory purchase of registered common land or of a registered town or village green (other than in a case certified by the Secretary of State under section 19(1) (aa) of the Act), or (b) the compulsory acquisition of a right over land forming part of such registered common land or green (other than in a case certified by the Secretary of State under paragraph 6(1)(a) or (aa) of Schedule 3 to the Act)	The compulsory purchase order effecting that disposition, and any vesting declaration, and any deed made under the authority of that order, by which, as a consequence of the disposition, any right, trust or incident was discharged or any right acquired	
Town and Country Planning Act 1990(15), section 229 (as read with	The appropriation of land forming part of registered common land or of a town or village green		The local authority authorised by the order

^{(13) 1981} c. 64. Paragraph 13 of Schedule 4 was amended by S.I. 1985/442.

 ^{(14) 1981} c. 67. Section 19 was amended by paragraph 12(1) of Schedule 15 to the Planning and Compensation Act 1991 (c. 34). Paragraph 6 of Schedule 3 was amended by paragraph 12(2) of Schedule 15 to that Act.
 (15) 1990 c. 8.

section 19 of		
the Acquisition of		
Land Act 1981)		

Applications under section 15(1): registration of town or village green

- 9. An application under section 15(1) of the 2006 Act must—
 - (a) include evidence that section 15(2), (3) or (4) of that Act applies to the land in respect of which registration is sought;
 - (b) contain a description of that land; and
 - (c) contain a description of the locality or the neighbourhood within a locality relied upon for the purposes of section 15(2)(a), (3)(a) or (4)(a), as applicable, by reference to—
 - (i) the name of any parish, electoral ward or other local administrative area with which it is coextensive;
 - (ii) the local geographical area within which it is situated; or
 - (iii) a map showing that locality or neighbourhood.

Applications under section 15(8): registration of land as town or village green by its owner

- **10.**—(1) An application under section 15(8) of the 2006 Act for the purpose of registering land owned by the applicant as a town or village green must—
 - (a) include evidence that the applicant is the owner of the land in respect of which registration is sought;
 - (b) contain a description of that land; and
 - (c) show that any consents which are required under section 15(9) of the 2006 Act have been obtained.
- (2) The application may include a description of the locality or the neighbourhood within a locality of which the inhabitants are to have the right to indulge in lawful sports and pastimes on the land, by reference to—
 - (a) the name of any parish, electoral ward or other local administrative area with which it is coextensive;
 - (b) the local geographical area within which it is situated; or
 - (c) a map showing that locality or neighbourhood.

Applications under section 19(4)(b): amendment of a register of common land or town or village greens

- 11. An application made under section 19(4)(b) of the 2006 Act must include—
 - (a) a statement of the purpose (being one of those described in section 19(2) of the 2006 Act) for which the application is made;
 - (b) the number of the register unit and, in so far as is relevant to the mistake or other matter in the register in respect of which the application seeks correction, the number of the rights section entry, in the register of common land or town or village greens to which the application relates;
 - (c) evidence of the mistake or other matter in the register in respect of which the application seeks correction; and

(d) a description of the amendment sought in the register of common land or town or village greens.

Applications under paragraph 1(6)(b) of Schedule 1: severance of right of common by transfer to public body

- 12.—(1) An application made under paragraph 1(6)(b) of Schedule 1 to the 2006 Act, for the purpose of registering a transferee as the owner of a right of common upon the severance of that right, may only be made by—
 - (a) the body (being a body specified in paragraph 1(1)(a) to (c) of Schedule 1 to the 2006 Act) to which the right of common to be severed is to be transferred; or
 - (b) any person who, by virtue of an order under paragraph 1(5) of that Schedule, is to be regarded as a commons council for the purpose of paragraph 1(1)(a), and to whom the right of common to be severed is to be transferred.
- (2) The application must show that the owner of the land to which the right of common is attached consents to the application.
 - (3) The application must include—
 - (a) the numbers of the register unit and the rights section entry in the register of common land or town or village greens for the right of common to which the application relates;
 - (b) a description of the land to which the right of common is attached and from which it is to be severed, and evidence of the ownership of that land;
 - (c) in a case to which paragraph 1(2) of Schedule 1 to the 2006 Act applies, evidence that notice has been given in accordance with the requirements of—
 - (i) regulation 46; and
 - (ii) paragraph 1(2) and (3) of that Schedule; and
 - (d) in a case to which paragraph 1(4) of that Schedule applies, evidence that the commons council (or the person who, by virtue of an order under paragraph 1(5) of that Schedule, is to be regarded as a commons council for the purpose of paragraph 1(4)) for the land in question consents to the transfer.
 - (4) Where it relates to only part of a right of common, the application must—
 - (a) identify that part of the land to which it is attached; and
 - (b) be accompanied by an application made for the purposes of section 8 of the 2006 Act.

Applications under paragraph 3(7)(b) of Schedule 1: severance of right of common by order

- 13.—(1) An application made under paragraph 3(7)(b) of Schedule 1 to the 2006 Act, for the purpose of registering a transferee as the owner of a right of common upon the authorisation by order made under paragraph 3(1) of that Schedule of the severance of that right, may only be made by a person to whom the right of common to be severed is to be transferred, further to provision made by an order under paragraph 3(1) of that Schedule.
- (2) The application must show that the owner of the land to which the right of common is attached consents to the application.
 - (3) The application must include—
 - (a) the name and statutory instrument number of the order providing for the severance by transfer to which the application relates;
 - (b) the numbers of the register unit and the rights section entry in the register of common land or town or village greens for the right of common to which the application relates;

- (c) a description of the land to which the right of common is attached and from which it is to be severed, and evidence of the ownership of that land; and
- (d) evidence that any requirement imposed by the provision in the order made under paragraph 3(1) of that Schedule and applicable to the transfer in question has been met.
- (4) Where it relates to only part of a right of common, the application must—
 - (a) identify that part of the land to which it is attached; and
 - (b) be accompanied by an application made for the purposes of section 8 of the 2006 Act.

Applications under Schedule 2: non-registration or mistaken registration

- **14.**—(1) An application made under Schedule 2 to the 2006 Act, for the purpose of remedying non-registration or mistaken registration under the 1965 Act, must be made on or before 31st December 2020.
- (2) An application made under Schedule 2 to the 2006 Act must include a description of the land to which the application relates.
- (3) In an application made under paragraph 2 or 3 of Schedule 2 to the 2006 Act, the land to which the application relates may only include land that is covered by a building or which is within the curtilage of a building if the owner of that land consents to its registration.
 - (4) An application made under paragraph 2 of Schedule 2 to the 2006 Act must include—
 - (a) evidence of the application of that paragraph, as described in paragraph 2(2) of that Schedule, to the land to which the application relates;
 - (b) a copy of any enactment or scheme referred to in paragraph 2(2)(b) of that Schedule, by which the land to which the application relates is regulated, recognised or designated, or to which it is subject;
 - (c) evidence, if applicable, that any consent required under sub-paragraph (3) has been given.
 - (5) An application made under paragraph 3 of Schedule 2 to the 2006 Act must include—
 - (a) evidence of the application of that paragraph, as described in paragraph 3(2) of that Schedule, to the land to which the application relates;
 - (b) a copy of any enactment by or under which the land was (and continues to be) allotted, including any award; and
 - (c) evidence, if applicable, that any consent required under sub-paragraph (3) has been given.
- (6) An application made under paragraph 4, 5, 6, 7, 8 or 9 of Schedule 2 to the 2006 Act must include evidence of the application of the appropriate paragraph, as described in paragraph 4(2), 5(2), 6(2), 7(2), 8(2) or 9(2) of that Schedule, to the land to which the application relates.

Applications for the purposes of Schedule 3: creation of right of common

- **15.**—(1) An application to amend a register in consequence of the creation of a right of common which is a qualifying event by virtue of paragraph 2(2)(a) of Schedule 3 to the 2006 Act may only be made by—
 - (a) the owner of any part of the land over which the right of common is exercisable,
 - (b) if the right of common is attached to land, the owner of any part of that land, or
 - (c) if the right of common is not attached to land, the owner of the right of common.
 - (2) The application must include—
 - (a) evidence of the applicant's capacity to make the application (as described in sub-paragraph (1));

- (b) a description of the right of common to be registered;
- (c) a description of the land over which the right of common is exercisable; and
- (d) if the right of common is attached to land, a description of the land to which it is attached.
- (3) The application must be accompanied—
 - (a) where the right of common was created by an instrument in writing, by a copy of that instrument;
 - (b) in any other case, by evidence of the creation of the right.

Applications for the purposes of Schedule 3: surrender or extinguishment of right of common

- **16.**—(1) An application to amend a register in consequence of a surrender or extinguishment of a right of common which is a qualifying event by virtue of paragraph 2(2)(b) of Schedule 3 to the 2006 Act may only be made—
 - (a) if the right of common was attached to land, by the current owner of any part of the land to which it was attached;
 - (b) if the right of common was a right in gross, by the owner of the right immediately before it was surrendered or extinguished; or
 - (c) (in either case) by the current owner of any part of the land over which the right of common was exercisable.
 - (2) The application must include—
 - (a) evidence of the applicant's capacity to make the application (as described in sub-paragraph (1));
 - (b) the numbers of—
 - (i) the register unit; and
 - (ii) the entry in the rights section of that register unit,
 - which are to be amended; and
 - (c) if the right of common was attached to land, a description of the land to which it was attached.
 - (3) The application must be accompanied—
 - (a) where the right of common was surrendered or extinguished by an instrument in writing, by a copy of that instrument; and
 - (b) in any other case, by evidence of the extinguishment of the right.

Applications for the purposes of Schedule 3: variation of right of common

- 17.—(1) An application to amend a register in consequence of a variation of a right of common which is a qualifying event by virtue of paragraph 2(2)(b) of Schedule 3 to the 2006 Act may only be made by—
 - (a) the current owner of any part of the land over which the right of common was exercisable before its variation;
 - (b) the owner of any part of the land over which the right of common is exercisable at the date of the application;
 - (c) if the right of common is attached to land, the owner of the land to which it is attached; or
 - (d) if the right of common is a right of common in gross, the owner of the right.

- (2) The application must include—
 - (a) evidence of the applicant's capacity to make the application (as described in sub-paragraph (1));
 - (b) the numbers of—
 - (i) the register unit, and
 - (ii) the entry in the rights section of that register unit,

which are to be amended;

- (c) a description of the variation to be recorded in the register; and
- (d) if the right of common is attached to land, a description of the land to which it is attached.
- (3) The application must be accompanied—
 - (a) if the variation was made by an instrument in writing, by a copy of that instrument;
 - (b) in any other case, by evidence of the variation.

Applications for the purposes of Schedule 3: apportionment of right of common

- **18.**—(1) An application to amend a register in consequence of an apportionment of a right of common which is attached to land, which is a qualifying event by virtue of paragraph 2(2)(b) of Schedule 3 to the 2006 Act, may only be made if—
 - (a) part of the apportioned right of common has been—
 - (i) surrendered, extinguished or varied;
 - (ii) severed from the land to which it was attached; or
 - (iii) the subject of a disposition by virtue of any relevant instrument; and
 - (b) the application is made at the same time as an application ("the primary application") to register, or to amend the register in consequence of that event.
 - (2) The application may only be made by the person making the primary application.
 - (3) The application must include—
 - (a) the numbers of—
 - (i) the register unit, and
 - (ii) the entry in the rights section of that register unit,

which are to be amended;

- (b) a description of—
 - (i) the whole of the land to which the right of common was attached before its apportionment; and
 - (ii) the part of that land to which, following the apportionment, the part of the right of common which is the subject of the primary application was attached;
- (c) the name and address of the owner of the land to which is attached the part of the right of common which is the subject of the primary application; and
- (d) the applicant's calculation as to how the right of common is apportioned between the part specified in sub-paragraph (3)(b)(ii) and the remainder of the land.
- (4) If the applicant claims that the right of common is apportioned otherwise than rateably between the constituent parts of the land to which it was attached, the application must—
 - (a) explain the basis for that claim; and
 - (b) be accompanied—

- (i) if the apportionment was effected by an instrument in writing, by a copy of that instrument; and
- (ii) in any other case, by evidence that the right has been apportioned otherwise than rateably.
- (5) In sub-paragraph (1), "disposition" and "relevant instrument" have the meanings given in paragraph 21(3).

Applications for the purposes of Schedule 3: severance of right of common

- 19.—(1) An application to amend a register in consequence of the severance of a right of common from land to which it was attached, which is a qualifying event by virtue of paragraph 2(2)(b) of Schedule 3 to the 2006 Act, may only be made by—
 - (a) the person to whom the right of common was transferred upon being severed;
 - (b) the owner of the right of common at the date of the application; or
 - (c) the owner of land to which the right of common is registered as being attached.
 - (2) The application must include—
 - (a) evidence of the applicant's capacity to make the application (as described in subparagraph (1));
 - (b) the numbers of—
 - (i) the register unit, and
 - (ii) the entry in the rights section of that register unit,

which are to be amended; and

- (c) a description of the land to which the right of common was attached, and evidence of the ownership of that land at the time of the severance of the right of common.
- (3) The application must include or be accompanied by—
 - (a) the written instrument (if any) which the applicant claims has effected the severance of the right of common; and
 - (b) if there is no such instrument, or if that instrument does not express an unambiguous common intention by the parties to it that the right of common should be severed—
 - (i) other documentary evidence, contemporaneous to the time at which the applicant claims that the right of common was severed, of a common intention by the transferor and transferee of the right of common that it was to be severed; or
 - (ii) evidence that the right of common has subsequently been treated as severed.

Applications for the purposes of Schedule 3: transfer of right in gross

- **20.**—(1) An application to amend a register in consequence of the transfer of a right of common in gross, which is a qualifying event by virtue of paragraph 2(2)(b) of Schedule 3 to the 2006 Act, may only be made by—
 - (a) the person registered as the owner of the right of common; or
 - (b) the owner of the right of common at the date of the application.
 - (2) The application must include—
 - (a) evidence of the applicant's capacity to make the application (as described in sub-paragraph (1)); and
 - (b) the numbers of—

- (i) the register unit, and
- (ii) the entry in the rights section of that register unit,

which are to be amended.

(3) The application must be accompanied by a copy of the instrument in writing by which the right of common was transferred to the person who is its owner at the date of the application.

Applications for the purposes of Schedule 3: statutory dispositions

- 21.—(1) An application may be made by any person to amend a register in consequence of—
 - (a) a disposition by virtue of any relevant instrument, which is a qualifying event by virtue of paragraph 2(2)(c) of Schedule 3 to the 2006 Act; or
 - (b) the giving of land in exchange for any land subject to such a disposition, which is a qualifying event by virtue of paragraph 2(2)(d) of Schedule 3 to the 2006 Act.
- (2) The application must include—
 - (a) a copy of—
 - (i) the relevant instrument effecting the disposition or exchange; and
 - (ii) any consent, authorisation, approval or certificate given for the purposes of that relevant instrument;
 - (b) if applicable, the numbers of—
 - (i) the register unit, and
 - (ii) the entry in the rights section of that register unit,

which are to be amended; and

- (c) a description of the amendment to be made to the register.
- (3) In sub-paragraphs (1) and (2)—
 - (a) "disposition" means a disposition made under or pursuant to an enactment listed in column 1 of the table in paragraph 8 or a predecessor enactment, which is described in the corresponding entry in column 2 of that table; and
 - (b) "relevant instrument" means any such instrument (as defined in paragraph 2(4) of Schedule 3 to the 2006 Act) made under or pursuant to an enactment listed in column 1 of the table in paragraph 8 or a predecessor enactment, which is described in the corresponding entry in column 3.
- (4) In sub-paragraph (3), a "predecessor enactment" means a repealed or revoked enactment which has been substantially re-enacted by an enactment listed in column 1 of the table in paragraph 8.

SCHEDULE 5

Regulation 17

Application fees

- 1. Subject to paragraph 2, the fee that must accompany an application made under, or for the purposes of, a provision listed in column 1 of the following table is the fee (if any) specified in the corresponding entry in column 3 of the table.
 - 2. Where—

- (a) an application made for the purposes of section 8 of the 2006 Act accompanies a primary application within the meaning given by paragraph 3(1) of Schedule 4, or
- (b) an application made for the purposes of paragraph 2 or 4 of Schedule 3 to the 2006 Act to amend a register in consequence of an apportionment of a right of common accompanies a primary application within the meaning given by paragraph 18(1) of Schedule 4,

the fee specified for that application is payable in addition to the fee specified for the primary application.

- **3.** The registration authority to which an application is made may substitute a different amount (including different amounts for applications made under or pursuant to different provisions) for an amount for the time being specified in column 3 of the table, but may not charge any fee if "no fee" is specified in column 3.
- **4.** In determining any such different amount the registration authority must have regard to its costs in dealing with applications of the type in question, but in no case may such a substituted different amount exceed £1,000.
- **5.** Any different amount of fee payable on an application that is specified by a registration authority under paragraph 3 must be published on its website not less than 14 days before such different amount is to take effect.

Column 1	Column 2	Column 3
Provision under, or for the purposes of which, the application is made	Purpose of application	Application fee
regulation 44	declaration of entitlement to exercise a right of common	£25
section 6 of the 2006 Act	creation of a right of common resulting in the registration of new common land	no fee
section 6 of the 2006 Act	creation of a right of common over existing common land	£100
section 7 of the 2006 Act	variation of a right of common	£100
section 8 of the 2006 Act	apportionment of a right of common	£100

section 10 of the 2006 Act	attachment of a right of common	no fee
section 11 of the 2006 Act	re-allocation of attached rights	£100
section 12 of the 2006 Act	transfer of a right in gross	£40
section 13 of the 2006 Act	surrender or extinguishment of a right of common	£80
Schedule 4, paragraph 8	statutory disposition pursuant to section 14 of the 2006 Act (including the exchange of land for land subject to a statutory disposition)	£150

no fee

section 15(1) of the 2006 Act registration of a new town or

section 13(1) of the 2000 Act	village green other than by the owner	no ice
section 15(8) of the 2006 Act	registration of a new town or village green by the owner	no fee
section 19 of the 2006 Act	correction, for the purpose of section 19(2)(a) (of a mistake made by the registration authority)	no fee
section 19 of the 2006 Act	correction, for a purpose described in section 19(2)(b), (c) or (e)	£100
section 19 of the 2006 Act	correction, for a purpose described in section 19(2)(d)	£15
Schedule 1, paragraph 1(6)(b), to the 2006 Act	severance by transfer to public bodies	£80
Schedule 1, paragraph 3(7)(b), to the 2006 Act	severance authorised by order	£80
Schedule 2, paragraph 2 or 3, to the 2006 Act	non-registration of common land or town or village green	no fee
Schedule 2, paragraph 4, to the 2006 Act	waste land of a manor not registered as common land	no fee
Schedule 2, paragraph 5, to the 2006 Act	town or village green wrongly registered as common land	no fee
Schedule 2, paragraphs 6 – 9, to the 2006 Act	deregistration of certain land registered as common land or as a town or village green	£600
Schedule 3, paragraph 2, to the 2006 Act: application made during the transitional application period	for any purpose listed below	no fee
Schedule 3, paragraph 2 or 4, to the 2006 Act: application made after the end of the transitional application period	creation of a right of common	£190
Schedule 3, paragraph 2 or 4, to the 2006 Act: application made after the end of the transitional application period	surrender or extinguishment of a right of common	£100
Schedule 3, paragraph 2 or 4, to the 2006 Act: application made after the end of the transitional application period	variation of a right of common	£180

Schedule 3, paragraph 2 or 4, to the 2006 Act: application made after the end of the transitional application period	apportionment of a right of common (to facilitate any other purpose)	£160
Schedule 3, paragraph 2 or 4, to the 2006 Act: application made after the end of the transitional application period	severance of a right of common	£100
Schedule 3, paragraph 2 or 4, to the 2006 Act: application made after the end of the transitional application period	transfer of a right in gross	£100
Schedule 3, paragraph 2 or 4, to the 2006 Act: application made after the end of the transitional application period	the exchange of land for	£180

SCHEDULE 6

Regulation 22

Persons on whom applicant must serve notice of an application

1. In all cases—

- (a) any person who has made a declaration, duly recorded in the register, of entitlement to a right of common over any land comprising the whole or part of the register unit to which the application relates;
- (b) any commons council established for, or other body representing the interests of persons with rights of common over, land which includes the land to which the application relates; and
- (c) unless the registration authority directs otherwise pursuant to regulation 22(2), any person who is registered as the owner of a right of common in gross which is exercisable over all or part of the land to which the application relates.
- **2.** Additionally, in the case of an application of a type specified in the first column of the following table, all the persons (other than the applicant) specified in the corresponding entry in the second column.

Additional persons on whom applicant must serve notice of application

Type of application	Persons on whom notice of application must be served
Application— (a) under section 6 of the 2006 Act, to register the creation of a right of common; or (b) for the purposes of Schedule 3 to the 2006 Act, to amend a register in consequence of the creation of a right of common.	 The owner of the land over which the right of common is or will be exercisable. The owner of the land to which the right of common is or will be attached, or the owner of the right of common in gross, as the case may be.

Type of application	Persons on whom notice of application must be served	
Application— (a) under section 7 of the 2006 Act, to register the variation of a right of common; or (b) for the purposes of Schedule 3 to the 2006 Act, to amend a register in consequence of the variation of a right of common.	 The owner of the land over which the right of common is or was exercisable prior to the variation of the right. The owner (if different) of any land over which the right of common became or is to become exercisable in consequence of the variation. The owner of the land to which the right of common is attached, or the owner of the right of common in gross (as the case may be). 	
Application for the purposes of— (a) section 8 of the 2006 Act, or (b) Schedule 3 to the 2006 Act, to amend a register in consequence of the apportionment of a right of common which is attached to land.	 Any person also required, in the case of a "primary application" within the meaning given by paragraph 3 or 18 of Schedule 4 to these Regulations, to be notified under the entry in this table relating to that primary application. The owner of any land to which the right of common is attached. 	
Application under section 10 of the 2006 Act, to register a right of common as attached to land.	 Any person who is entitled to occupy the land to which the right of common is to be attached. The owner of the land over which the right of common is exercisable. 	
Application under section 11 of the 2006 Act, to amend a register to re-allocate a right of common which is registered as attached to land.	 The owner of the land over which the right of common is exercisable. In relation to an application to which section 11(4) of the 2006 Act applies, the authority authorised to effect the compulsory purchase of the relevant part of the land. 	
Application— (a) under section 12 of the 2006 Act, to register a transferee as owner of a right of common in gross; or (b) for the purposes of Schedule 3 to the 2006 Act, to amend a register in consequence of the transfer of a right of common in gross.	 The registered owner of the right of common in gross. The transferee or current owner of that right. 	
Application— (a) under section 13 of the 2006 Act, to amend a register upon the surrender of a right of common; or (b) for the purposes of Schedule 3 to the 2006 Act, to amend a register	 The owner of the land to which the right of common is or was attached, or the owner of the right of common in gross (as the case may be). The owner of the land over which the right of common is or was exercisable. 	

Status: This is the original version (as it was originally made).

in consequence of the surrender or extinguishment of a right of common.	
Application— (a) under section 14 of the 2006 Act, and paragraph 8 of Schedule 4 to these Regulations, or (b) for the purposes of Schedule 3 to the 2006 Act, to amend a register in consequence of a statutory disposition.	The owner of any land affected by the application.
Application under section 15(1) or (8) of the 2006 Act, to register land as a town or village green.	 The owner of the land. Any occupier or lessee of the land. Any local authority (other than the registration authority) in whose area any part of the land to which the application relates is situated.
Application under section 19 of the 2006 Act, to correct a register.	The owner of any land affected by the application.
Application— (a) under Schedule 1 to the 2006 Act, to register a transfer severing a right of common from the land to which it is attached; or (b) for the purposes of Schedule 3 to the 2006 Act, to amend a register in consequence of a transfer which severed a right of common.	The owner of the land over which the right of common is exercisable.
Application under Schedule 2 to the 2006 Act, to register land not registered, or to deregister land mistakenly registered, under the 1965 Act.	 The owner of the land to which the application relates. Any occupier or lessee of that land.