



## The Commons (Registration of Town or Village Greens) and Dedicated Highways (Landowner Statements and Declarations) (England) 2013

<b>Application Fees</b>		
<b>Provision under, or for the purposes of which, the application is made</b>	<b>Purpose of application</b>	<b>Application fee</b>
Section 31(6) (Highways Act 1980)	Landowner statement and/or declaration	£391.00
Section 15A (Commons Act 2006) <sup>1</sup>	Landowner statement	£391.00
<p>Basic fee for logging application, making it available on website &amp; register, placing notice on site where required &amp; sending notifications. Please note the fee is for each individual application, lodging a Highways Act declaration following the deposit of a statement will constitute a separate application.</p> <p>Submitting an application under both Section 31(6) and Section 15A together on the same form will only incur a single fee.</p> <p>Where an application involves large areas of land, each extra parcel of land in same ownership not adjacent, or separated by highway maintainable at the public expense subject to additional fee of £57.50 per parcel.</p>		

Please make cheque payable to Cornwall Council, call the Definitive Map Team on 0300 1234 202, or contact the Countryside Access Team by email [countrysideaccess@cornwall.gov.uk](mailto:countrysideaccess@cornwall.gov.uk).

<sup>1</sup> The Growth & Infrastructure Act 2013 amends Section 15A of the Commons Act 2006 to allow landowners to submit a statement to prevent their land being registered as a town or village green, as the deposit brings to an end any period of use of the land as of right for recreation, provided the land has been used for that purpose for less than 20 years. A landowner statement triggers a one year period of grace during which local inhabitants can apply to register the land as a town or village green.