The Commons Act 2006

(Correction, Non-Registration or Mistaken Registration) (Wales) Regulations 2017 2017 No. 566 (W.135)

Application Fees

Provision under, or for the purposes of which, the application is made	Purpose of application	Initial Application 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 the purpose described in section 19(2)(b) (any other mistake)	£920
Section 19 of the 2006 Act	Correction for the purpose described in section 19(2 (c) (removing a duplicate entry from the register)	No fee
Section 19 of the 2006 Act	Correction for the purpose described in section 19(2)(d) (updating the details of any name or address)	£350
Section 19 of the 2006 Act	Correction for the purpose described in section 19(2)(e) (accretion or diluvion)	£1,050
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 buildings or other land registered as common land or as a town or village green	£910