

Establishing a neighbourhood forum

A toolkit tor neighbourhood planners

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Introduction

Neighbourhood planning, one of the Government's key reforms from 2011's Localism Act, has proved popular with communities. Not only are neighbourhood plans popular, they are important, because they are used by local planning authorities to guide decisions about planning permission and investment in neighbourhood plan areas.

This resource is designed to help groups or individuals who want to establish a neighbourhood forum and to develop a suitable constitution. It looks in some detail at the issues to be considered when agreeing a constitution, as well as the importance of record keeping, to help ensure that designation of the forum by the local planning authority is as straightforward as possible. The resource also sets out types of legal structure for forums and information to help prospective forums chose the structure that best meets their needs.

When plans are in areas with a parish or town council, there is no need to establish a neighbourhood forum. Town or parish Councils lead the neighbourhood planning process in these areas though many have set up wider groups as advisory bodies to help develop their neighbourhood plan.

In areas where there is no parish or town Council, a neighbourhood forum has to be established. This must meet legislative requirements and the 2012 neighbourhood plan regulations so that it can be designated by the local planning authority as the qualifying body to produce a neighbourhood plan for its area. The process of establishing the forum can be led by a community group, business or group of individuals. In some cases the constitution of an existing community group can be used.

Basic requirements of forming a neighbourhood forum:

- [Established for] the express purpose of promoting or improving the social, economic and environmental wellbeing of an area that consists of or includes the neighbourhood area concerned
- A purpose that reflects the character of the area in general terms
- Membership open to people living and working in the area, and elected members for the area (reasonable steps must be taken to secure at least one of each)
- A minimum of 21 members from above groups
- Membership drawn from different places in the area and different sections of the community.

A prospective neighbourhood forum is not required to have a member from each membership category in order to be designated. It must have an open membership policy, but it cannot force people to be a part of something they may not wish to be a part of. The local planning authority must consider whether the prospective neighbourhood forum has secured or taken reasonable steps to attempt to secure membership from each category and from different places and sections of the community in that area.

All of this is not difficult, but each neighbourhood planning area is different. Ensuring that the processes of a forum are clear – through the agreement of a constitution for the forum – may require some discussion about how to balance interests and views and still include as many people and organisations as possible.

You can find guidance here on how to establish a forum and learn how it can assist with enabling the neighbourhood plan to be informed and shaped by all interests and constructive working relationships from the outset. An important element is to talk to the local planning authority early in the process.

Important links between the neighbourhood area and neighbourhood forum

Forum membership eligibility

The neighbourhood area is the area in which neighbourhood planning policies will be developed by any forum agreed as the qualifying body by the local planning authority.

An application to the local planning authority to agree the boundary of a neighbourhood area can be made at the same time as the application for a forum to be designated as the qualifying body. But they can also be done separately.

This is important because the neighbourhood area, in addition to being the area in which neighbourhood plan policies will be applied, is also the area from which neighbourhood forum members must be drawn. As a result, the neighbourhood area map must be attached to the forum constitution in order to provide clarity on whether individuals and organisations (including businesses) are eligible for membership of the forum.

Even if an applicant is only applying to designate a neighbourhood area, the process requires confirmation that the applicant is capable of becoming a qualifying body in terms of its membership and its objectives.

The Referendum on the neighbourhood plan

The other important link between a neighbourhood plan and a forum is that when all stages of a neighbourhood plan have been completed, and potentially amended as a result of an independent examination, a referendum must be passed in order for the neighbourhood plan to come into force.

The neighbourhood area defines the area from which residents who have registered to vote can be drawn to participate in the final referendum, so gaining their active support for the forum's work is a good way to ensure a positive referendum result. The examiner may also recommend that the referendum area should be extended beyond the neighbourhood area, for example where the scale or nature of the proposals in the draft neighbourhood plan or Order are such that they will have a substantial, direct and demonstrable impact beyond the neighbourhood area.

It's worth remembering that the final neighbourhood plan referendum will also be influenced by whether an area is agreed by the local planning authority as a 'business area'. If it is, the plan will be subject to two referendums and both must agree on the neighbourhood plan for it to be brought into force. If the two referendums do not agree then it will be up the Local planning authority to decide whether the plan can be brought into force. The referendums will be:

- One for residents who are registered to vote in the neighbourhood area that the neighbourhood plan covers
- One for businesses who pay Non-Domestic Rates (business rates) in the neighbourhood plan area.

When a neighbourhood area is designated as a business area

A local planning authority can designate a neighbourhood area as a business area:

- With the agreement of the neighbourhood forum before an application is made to designate the forum and neighbourhood area or
- When they make a decision on the designation, after they have conducted their own six week consultation on the application required by the legislation and regulations.

A neighbourhood plan area can only be agreed as a business area when the neighbourhood area is considered to be 'wholly or predominantly used for business. So if a proposed neighbourhood area includes an area that is largely town centre, industrial estate or Business Park, it is possible that the Local planning authority will designate it as a business area.

To ensure that this is addressed before an application for an area and forum is made, it is sensible to check with the Local planning authority early on that it does not regard the area as wholly or predominantly used for business.

If it does, consultation on the neighbourhood plan area before the designation application is made, should specifically include businesses. In addition, businesses should be represented among the 21 members of the forum needed to make an eligible application to the Local planning authority for forum designation.

It also has implications for the constitution of a forum, its membership, its commitment to inclusion, its affiliations and the ways it deals with conflicts of interest.

Engaging with businesses at this early stage is therefore important. It can include activities such as:

- Gathering business contacts in the area from the local authority, local chamber of commerce and other forum members
- Making face to face contact by visiting business premises in the area
- Asking businesses to support the process of consultation on the area by providing help with venues/catering for meetings, help with printing costs etc.
- Ensuring that any publicity on the neighbourhood plan includes the potential effects on businesses in the area
- Holding specific events aimed at businesses in the proposed neighbourhood area.

The following checklist is to enable a group of individuals, a business or a community group to consider:

- 1. Which clauses they wish to include in their constitution
- 2. What specific issues may need to be considered under each clause
- 3. Suggested additions based on forum constitutions that have already been through the application process.

The checklist highlights the specific points that are relevant to the work of a forum and assumes that the forum will not be a company regulated by company legislation. It also takes into consideration the voluntary nature of many neighbourhood forums which are mainly reliant on volunteers and have limited resources. These factors affect many practical administrative and other issues around the running of the forum which are governed by its constitution, such as:

- Timing notice given for meetings
- Planning aligning key decisions in the neighbourhood planning process with forum meetings to ensure accountability to forum members and allow the work of the forum to highlight the involvement of the wider community
- Available time and resources for administration of membership, meetings and communications
- Conflict Resolution Having clear guidance in the constitution can help to
 ensure that a forum's work is not delayed or rendered ineffective by
 disputes between members and that all meetings are respectful and
 constructive.

When creating your own constitution, it can be very helpful to consider the constitutions of forums that have already been agreed by Local Planning Authorities. This can save time and duplication of effort and help to create a constitution for your forum that reflects local views about governance of the forum, the existence of other organisations locally and the nature of your neighbourhood plan area. A range of examples can be found at: www.neighbourhoodplanning.org

Examples of neighbourhood forum constitutions agreed by Local Planning Authorities

Business area forum constitutions

- Altrincham Town Centre business neighbourhood forum
- Trafford Metropolitan Borough Council
- South Bank and Waterloo neighbourhood forum (Cross-boundaries)
- <u>Liverpool Innovation Park business neighbourhood forum</u> <u>Liverpool City</u>
 Council

Non-business area forum constitutions

- Central Ealing neighbourhood forum
- London Borough of Ealing
- Marton West neighbourhood plan forum
- Middlesbrough District Council
- Norland neighbourhood forum
- Royal Borough of Kensington and Chelsea
- Unity in Our Community neighbourhood planning forum (Leasowe)

Shoreham Beach neighbourhood forum

Constitution Checklist

Neighbourhood Forum Constitution check list

Possible constitution clause	Purpose of the clause(s)	Why?	Issues to consider	Potential clauses to add/include
Name of the forum	To ensure that the name of the forum is clear	A name for the forum is required by the Neighbourhood Planning Regulations 2012	Whether other groups with the word forum in their name exist in the neighbourhood area already and may cause confusion.	Add 'neighbourhood plan' into the forum name or exclude the word 'forum'
Neighbourhood area	To define the area for which the neighbourhood plan will be produced and from where members can be drawn.	To set out eligibility to join the forum and provide clarity about the area that the neighbourhood plan policies and proposals will cover.	Members may wish to check their own eligibility or the eligibility of other members. It is also important to have these eligibility requirements easily accessible so that potential members' eligibility can be easily checked in whatever process is adopted in the constitution.	Ensure that the neighbourhood area map is included in the constitution and on the membership form.
Objectives of the forum	To be clear about the purpose of the	Section 61F(5) (a) of <u>Town</u> and Country Planning Act	Whether the forum is likely to want to continue in some form beyond the	In addition to the requirement to promote social, economic and

	forum and its activities.	(1990) states that forums must be established to promote the social economic and environmental well-being of the neighbourhood plan area. Other objectives can be included but this objective	five years that the legislation sets out as the lifespan of a forum once it has been agreed by the Local planning authority. See 'Alteration of the constitution' clause below.	environmental well-being the following could be added: To produce a neighbourhood plan To provide opportunities to influence local decision making/promote citizenship Encourage openness and transparency between all organisations
		must be.		about the services and plans for the area To promote community cohesion.
Inclusion/Equalities Statement	To commit members to acting legally in relation to preventing discrimination against specific groups.	To ensure that forums are bound by their constitution to act legally.	Although there are legal requirements to prevent discrimination, many forums have also used this clause to publicly declare their commitment to doing so. They may also add a commitment to seek out the views of those in the community who	Clauses related to membership that commit the forum to disregard age, sex and so on. Clauses related to the way the forum will work – inclusively, maximising local input etc.

			may be harder to reach.	
Affiliations	To outline any official connections (membership or other endorsements to other organisations) or rule out such connections.	To state publicly their independence or connections to other organisations.	Some forums want to be clear that they are not connected to any organisations in their area that are religious or political since that suggests that they may have a particular view on some issues.	A statement that rules out affiliations to political, religious or other organisations.
Powers of the forum	To set out the powers that the forum needs to carry out its activities and meet its objectives.	To inform forum members of the powers the forum can exercise, so that it can be held to account.	Whether all the activities of a forum are to be carried out by forum members. What activities are likely to be needed to enable a forum to meet its objectives including how it spends money and how decisions are made about this.	Powers to work with consultants, conduct research, hold seminars and training, cooperate with others, exchange information, employ staff and take any other legal actions that are necessary to achieve the forum's objectives.
Membership of the forum	To be clear about who can join the forum and how they can become members.	Section 61F(5) (b) of the Town and Country Planning Act (1990) states	Whether individuals can join under more than one category of membership.	Acceptable methods by which individuals can apply for membership e.g.

that membership of a forum must be open to individuals who live or work in the neighbourhood area and individuals who are elected members of a county council, district council or London borough

Whether individuals who live or work outside the neighbourhood area and are not elected members of a Council for the area should also be members so that they can influence the work of the forum.

Whether an age limit should be set for membership. Whether Associate membership could be offered instead to those outside an age limit or the neighbourhood area.

Selection arrangements for representatives from community groups and businesses.

Whether community organisations or businesses should have more than one named printed form or electronically-

How membership

eligibility is verified (particularly for community organisations and individuals who work in the neighbourhood area)

Process for agreeing members and any right of appeal for refusals.

Clarify membership categories and any associated conditions.

'Associate membership' category that could have:

- No voting rights at any forum meeting
- whose attendance at any forum meeting does not count towards a quorum for the meeting

			individual as a member to represent them at forum meetings so they can arrange substitutes to attend.	No right to stand for Committee/Officer roles but can participate in the forums work and discussions so their views can be heard.
			Whether membership of the forum will remain open for a fixed period of time or whether, when the forum membership reaches a specific number, it will be closed.	Community group membership conditions that require that they deliver services in or are located in the neighbourhood area
			Whether community groups need to be located in the neighbourhood area in order to be eligible for membership.	Arrangements for resignation of membership or its termination/suspension and any appeal process.
Decision Making/Voting Rights	To set out who can vote, by what method, how votes are counted and how decisions voted upon are made or 'carried'.	Some voting methods require more organisation and administration than others.	Whether proxy votes can be used. Whether all members have voting rights.	Make clear when votes will be held on some issues if necessary.

		Clarity for members on what happens if votes are tied.	Whether the Chair should have a casting or second vote in the event of a tied vote	
Conflicts of interest	To set out how conflicts of interest will be managed.	Conflicts of interest can damage a forum's reputation and local trust and confidence in its work. It can also delay the work of the forum and discourage applications for membership.	How business interests are to be considered (landowners or those who have a financial interest in the final plan).	These can be dealt with under membership eligibility or via a specific clause on declarations of interest and how they affect voting rights and participation in meetings.
Conflict Resolution	To set out a process by which conflicts can be resolved.	Prevent delay in the conduct of the forum's work.	If a neighbourhood plan area is a business area and includes businesses that are also developers of own land in the area.	A simple process that includes who will make a final decision about any dispute.
Management Committee of the forum (this can also be called The Executive Committee, the	To set out arrangements under which the management committee can operate.	Between meetings of all forum members (General Meetings), the Committee	Whether forum members in all membership categories may stand as	Who can stand for election to officer and committee roles?

Steering group etc.)		keeps the forum's work going, makes decisions to present to forum General Meetings and Annual General Meetings and ensures that all work done is within the limits of the constitution.	committee members Maximum and minimum numbers that can be elected. Whether co- options to the committee of individuals from other organisations are possible.	Set achievable maximum and minimum numbers for the Committee.
Management Committee Officers	To set out the officer roles and responsibilities needed by the forum	To ensure that the Management Committee acts within the constitution and can be held to account by the wider forum membership and external stakeholders.	Given that most forum members are volunteers, whether an officer role can be shared by more than one forum member. Whether the constitution should include details on the role of elected officers as well as normal committee members.	Arrangements for substitution of officers and committee members at meetings and replacement between annual elections or on resignation.
Meetings: • Management Committee meetings	To set out arrangements for convening and holding these meetings – how often they will take place, how members are	So that members know how they operate and whether	Minimum and maximum number of meetings in all	Quorums for all meetings

 Full forum General Meetings Annual General Meetings Working Groups 	notified of meetings, minimum number of members necessary to conduct business of forum. (Quorum).	meetings are held in within the terms of the constitution.	categories in each year. Consider achievable numbers to meet a quorum for general and annual general meetings of the forum.	Add requirements for Management Committee members' representation on working groups. Set out requirements for terms of reference for working groups. Set out whether it is
			Arrangements for working groups if desired.	possible to co-opt non forum members into working groups.
Finance	How funds secured by the group will be kept, used and accounted for to the wider membership and external organisations.	To ensure transparency and accountability for all funds received by the group.	Whether there should be provision for a subscription/joining fee.	Bank account and signatory arrangements by the Committee or Treasurer. Add fee element to the membership form.
Neighbourhood planning	To formalise how the forum will deal with key decisions relating to the production of the neighbourhood plan.	To reassure members about the forum's commitment to ensuring the production of the neighbourhood plan takes all views on board.	Whether the forum's discussions will be confined to forum members only or to people and organisations in the wider neighbourhood area. Whether and how forum meetings will consider neighbourhood plan documents at key stages of the plan making.	
			of the plan making process.	

Alteration of the constitution	To enable the constitution to be kept up to date with changing circumstances.	Organisations can find that their decision- making processes become unworkable over time. It is important to have a transparent agreed process to make necessary changes that members can agree on.	Some neighbourhood forums may want to change quorum for meetings or arrangements for voting to accommodate new communication methods. Others may want to change the role of the forum when the neighbourhood plan is complete.	At what kind of meeting alterations can be considered, what notice is required, who can request alterations and how they will be made available for discussion.
			Some may want to consider becoming Parish or Community Councils. Read	

more about this

<u>here</u>.

Dissolution

To set out the circumstances under which the forum would close and what would happen to any assets.

Neighbourhood forums have a defined life of 5 years. This period starts from when they are designated by their Local planning authority. Forums may wish to consider whether there is a role for the forum after their neighbourhood plan had been made. This could include:

- Monitoring
 planning
 applications in
 the
 neighbourhood
 plan area
- Monitoring the application of Plan policies in the Plan area
- Monitoring and influencing the use of Community Infrastructure Levy spending in the Plan area
- Involvement in the delivery of Plan proposals for improvements in the Plan area.
- Work with the local planning authority on their local plan.

That the forum may consider its future when the neighbourhood plan is 'made' (comes into force).

Incorporated or unincorporated

When selecting a structure for your Neighbourhood Forum, it is important to consider whether an incorporated or unincorporated structure best meets your needs. This section gives a summary of the key differences. It has links to additional information where relevant.

Unincorporated	Incorporated
Group of individuals	Legally recognised body
Unlimited liability	Limited liability
Cannot hold some grant funding in its	Can hold grant funding in its own right
own right	
Cannot hold property as an	Can hold property as an organisation
organisation	
Cannot enter into contracts as an	Can enter into contracts as an
organisation	organisation
No asset lock	Usually an asset lock

Key considerations in choosing a legal structure

The main questions to consider are:

- the aims of your Neighbourhood Forum
- the powers it needs and any risks it will run.

Do you see your Neighbourhood Forum as a time-limited body operating only until your Neighbourhood Plan is adopted? Alternatively, you may see developing a Neighbourhood Plan as the first step in wider community action to improve your neighbourhood. If you have the latter aim then consider setting up an incorporated structure from the start.

Unincorporated organisations are not recognised in law as a body corporate which means they cannot hold property or enter into contracts as an organisation (Unincorporated charities often have holding trustees who hold property on behalf of the charity). The liability of their members is not limited so, for example, members could be liable to pay the debts of the organisation if it closed owing money.

If your Neighbourhood Forum plans to seek grant funding, employ staff, own or rent property then an incorporated structure is advisable. Unincorporated organisations cannot access funding directly from the Neighbourhood Planning programme – funding must be held on their behalf by an appropriate accountable body. Employing staff, owning and renting property and running public events all have an element of risk. Provided that the organisation is managed effectively, limited liability protects members and directors against being personally liable. This can be important in getting people involved.

The options for incorporation set out in this guidance all include an asset lock. This protects any assets owned by the organisation – property, equipment, etc. In the event of the organisation being closed, the assets must be passed to a charity or other asset locked organisation and so remain for public benefit. Some incorporated structures – such as a company limited by shares – are not asset locked. Organisations without an asset lock would not be suitable for a Neighbourhood Forum so are not covered in this guidance.

Decisions

Whatever structure you select, you will need to make decisions about:

- name of the organisation
- its objects (the purpose of the organisation)
- who can be a member
- process for becoming and ceasing to be a member
- the operation of a general meeting of members including the minimum number needed for a meeting to go ahead (the quorum)
- the election of a management committee or board to run the organisation
- the operation of the management committee or board including the minimum number required for a meeting to go ahead (the quorum)
- process for closing the organisation
- the dissolution clause what happens to the assets of the organisation if it is closed.

Your Neighbourhood Forum must have an open membership, so it will be essential to maintain a list of members. This will be needed to inform members of the work of the Forum, to make any changes to the constitution and to close the organisation.

Whether or not you choose to incorporate, it is likely that your Forum will collect and store personal data in order to communicate with local people about your Neighbourhood Plan. This means that you will need to comply with the <u>General Data Protection Regulation (GDPR)</u>. You should check if you need to <u>register with the Information Commissioner's Office (ICO)</u>. GDPR applies whether or not you need to register.

Think about how local people will become members of your Neighbourhood Forum and how you will communicate with local people about your Neighbourhood Plan. There are stricter rules for communication by email and/or SMS messages than by post. As a new Forum, you are in a good position to set up your membership and mailing lists to ensure compliance with GDPR, it is useful to have one member of your Forum who is responsible for compliance with GDPR including protection of any computerised data.

The Options

The diagram below sets out the options – more detail on each of the options is given below.



Unincorporated Structure

An **unincorporated structure** is a group of people coming together for a particular purpose (e.g. developing a neighbourhood plan).

Neighbourhood Forums are open democratic structures, so it is important to adopt a structure which reflects this. This must be one of your first actions as a Neighbourhood Forum. As noted above, your constitution should set out who can be members and a process for becoming and ceasing to be a member and how the membership elects a board or management committee to manage the organisation.

The previous section provides extensive guidance about developing your constitution and some examples of constitutions.

An unincorporated organisation is simple to set up. The people involved adopt a constitution. Unincorporated organisations can set up a bank account. Unincorporated organisations are easy to close provided that the organisation does not owe money. The constitution should set out a process for closure, including how any remaining funds or assets should be disposed of. This would usually be to a local organisation with similar objectives.

However, there are some constraints which you need to be aware of:

- An unincorporated neighbourhood forum will need to identify a
 fundholder to act as the Accountable Body. This could be your local
 authority or another community or voluntary organisation. The community
 or voluntary organisation must be incorporated and not-for-private profit.
 It is not possible to claim any administration costs incurred by your
 fundholder through the Neighbourhood Planning grant programme. If you
 cannot find a suitable fundholder, then you will need to consider
 incorporation.
- In addition, an unincorporated organisation must become a Registered
 Charity if it has charitable objects and an income of £10,000 or more. Find
 out more about charity registration. A Neighbourhood Forum may have
 charitable objects, so it is important to check if you need to register as a
 charity.

Incorporated Structure

An incorporated structure sets up a legally recognised body. Such organisations can hold property, enter into contracts and the liability of their members is limited. Many organisations offering grant funding now expect organisations to be incorporated because of the protection that it offers to members.

To benefit from limited liability protection, the organisation must manage its affairs prudently. In particular it must not incur debts which it has no prospect of paying.

The drawback of incorporation is that it imposes administrative requirements around making annual returns, providing information about directors (those elected by the members to run the organisation) and submitting annual accounts. In some cases there are penalties for failure to submit or late submission of documentation. Ensure that you understand the obligations prior to registration.

Organisations which are not charitable (for example a company limited by guarantee which is not registered as a charity) are liable for Corporation Tax on any profits/surpluses so it is important to check out the tax position of your selected legal structure.

The guidance below covers the three options for incorporation.

Charitable Incorporated Organisation (CIO)

A CIO is an incorporated structure regulated by the Charity Commission. The Charity Commission publishes model documents and the objects of your organisation must be charitable. To register as a Charitable Incorporated Organisation, you must have an income of £10,000 or a business plan showing that you expect to achieve an income of £10,000.

The advantages of a CIO structure include that it is a incorporated legal form specifically set up for charities and there is less bureaucracy than with other incorporated structures. It is a relatively new structure and there may be drawbacks if you seek loan funding.

There are two types of CIO – foundation and association. Foundation CIOs have a membership which is limited to the trustees (management committee or Board) of the organisation. It is therefore NOT suitable for a Neighbourhood Forum. As a Neighbourhood Forum, you should adopt the **association model** for your CIO.

An example of a neighbourhood forum who have successfully chosen a structure appropriate to them is Rowley Moor Neighbourhood Forum. They have successfully registered their organisation as a Charitable Incorporated Organisation. Their charitable objectives are:

- To promote high standards of planning and architecture in or affecting the area of benefit.
- To educate the public in the geography, history, natural history, culture and architecture of the area of benefit
- To secure the preservation, protection, development and improvement of features or areas of historic or public interest in the area of benefit.

Read their constitution.

Model documents are available on the <u>Charity Commission website</u>. There is an on-line application process which seeks detailed information on your local area (area of benefit), your objectives and how these will be realised and how you will manage the organisation. It can take up to 8 weeks and you may be asked for further information or clarification before the registration can be completed. There is no charge for registration.

Details of how to close a CIO are set out on the <u>Charity Commission website</u>. Details of the closure process will be included in your governing document. It takes at least three months to close a CIO.

Company Limited by Guarantee

There are two main company structures in England – company limited by shares and company limited by guarantee. Both are regulated by Companies House. A share company distributes profits to its members who are its shareholders so it is not suitable for a Neighbourhood Forum. A **company limited by guarantee** does not distribute profit to members so it is an appropriate legal form for a Neighbourhood Forum. To become a company limited by guarantee, your organisation must adopt articles of association and register with Companies House.

Key clauses which will be considered by potential funders are:

- membership who can be members of the organisation
- asset lock clarity that the assets of the organisation money, property and equipment, will remain for community use and cannot be distributed to members
- dissolution if the organisation closes with assets, how will those assets be disposed of. Usually this would be to an organisation with similar objectives and cannot be to members.

Model articles for a company limited by guarantee are <u>published online</u>. Please note that these articles do not include details of membership so a clause would need to be added. You can base this on the information in the constitution checklist on p9-10.

Registration as a CLG cannot be completed on-line. The process is outlined and the forms can be downloaded from the <u>Companies House website</u>. Documents must be signed by the founder members of the company and posted to Companies House along with a cheque for £40. Registration takes around 8-10 days.

Closing a CLG takes at least three months. Details can be found on gov.uk

Once you have become a company limited by guarantee, you may choose to also become:

 a registered charity. To become a registered charity the company limited by guarantee must have objectives which are charitable in law. <u>The</u> <u>Charity Commission publishes example objects</u> which meet their criteria and model documents for a charitable company. A key consideration is whether your plans for your Neighbourhood Forum are charitable – see the example above for the charitable objectives of Rowley Moor Neighbourhood Forum. If your objects are wholly charitable and you have an income of more than £10,000 then you are obliged to register as a charity. Charitable status imposes a strong asset lock which protects the assets of the organisation.

• A community interest company (CIC). A CIC is a legal form which was set up primarily for social enterprises – i.e. organisations trading for social benefit. A key advantage of a CIC is that it reassures funders and stakeholders that the asset lock and community purpose are regulated. If your objects are not charitable, you may wish to consider becoming a Community Interest Company. To become a CIC, you register with the CIC registrar. Details and model documents can be found at gov.uk Each year you will need to complete a return outlining how you have achieved your community objectives – there is an annual submission cost of £15.

Community Benefit Society (CBS)

If you are considering a community share issue (for example to purchase or renovate a local building) then a Community Benefit Society is likely to be most appropriate. Community benefit societies are regulated by the Financial Conduct Authority. Further guidance can be found at communityshares.org.uk The governing document for the society is known as the Rules. Societies pay an annual registration fee which varies depending on the assets of the society. If you are considering this legal form, then you should take advice.

Further Information

You can find further information on legal structures here:

- Choosing a legal structure
- Simply legal

Record keeping for forums

Record keeping for forums is particularly important for three key reasons:

1. Neighbourhood forum meetings and events can be a key consultation mechanism in developing a neighbourhood plan.

One of the documents submitted with a neighbourhood plan is the 'Consultation Statement'. A Consultation Statement must fulfil the legal obligations of the <u>neighbourhood plan Regulations 2012</u>. Section 15(2). Part 5 of the regulations sets out that a consultation statement should contain:

- a) Details of the persons and bodies who were consulted about the proposed neighbourhood development plan
- b) Explanation of how they were consulted
- c) Summary of the main issues and concerns raised by the persons consulted
- d) Description of how these issues and concerns have been considered and addressed
- e) As forum membership, meetings and activities are one of the main ways in which wider involvement of individual residents/workers, businesses, community groups and elected members can take place, it is important that good records are kept as the process progresses. This prevents the need to spend time re-visiting these activities to extract who was involved and when.

A key starting point for this is keeping good records of forum membership. If this is comprehensive from the start, information related to how age, gender, ethnicity, employment status, business representation and so can be collected and the participation of different groups can be tracked for every event.

The forum must also ensure that it complies with the requirements of Data Protection so that members know how their personal details will be used.

It will also enable the forum to keep its membership representative across the neighbourhood area, to fill any gaps and ensure that it meets legislative requirements.

The forum Membership Form template in Appendix A provides an idea of the type of information that it is useful to collect. This could be when people and organisations join the forum, or attend forum events and activities about the neighbourhood plan.

2. Forum members and the forum's activities provide a good basis on which to build support ahead of the referendum on the neighbourhood plan or order.

It is important to raise awareness early about the forum's work, in order to maximise the chances of a positive result at referendum. Making available minutes, agendas and other documents on a regularly maintained web site or on request is one way to build support for the plan.

3. Forum records can provide a key part of the evidence base for a neighbourhood plan since they may contain key decisions about what policies or proposals should be included in the plan and what criteria or other evidence was used to make these decisions.

As the neighbourhood planning process progresses the forum will make key decisions about what policies or proposals are to be included and how decisions were made; whether they were made at a Committee meeting, working group or full forum meeting and what information and evidence was provided to inform the decisions. To enable this, accurate records need to be kept.

Appendix: Forum Membership Form Template

This form shows that there is no overlap between membership categories so that one person can only represent a view at Forums for themselves as an individual OR as a representative of a business or community group. This is to make sure that individual at meetings can exercise only one vote. If Forums decide that they wish for this not to be the case then a member would have to circle all the categories that apply to them as an individual and exercise more than one vote.

Include a map that shows the agreed Neighbourhood Forum area.

Please write clearly:

Name:					
Member type – please circle ONE category 1. Individual who lives in the neighbourhood area 2. Individual who works in the neighbourhood area 3. Individual who is an agreed Community Group Representative 4. Elected Member of a district, county or London Borough Council					
Postal Address (Home, Employment or Community Group)					
Email Address:					
Telephone Number:					

Additional details which help us ensure that the neighbourhood forum represents all people in the neighbourhood

1. Gender: PI FEMALE	ease circle MALE /
2. Age	Years
3. Do you have any disabilities?	Please circle YES / NO
Ethnic origin I would describe myself as – PLEASE TICK the appro	opriate box

A White:	
British	
English	
Scottish	
Welsh	
Northern Irish	
Other, please specify:	
B Mixed:	
White and Black Caribbean	
White and Black African	
White and Asian	
Other, please specify:	
C Asian, Asian British	
Indian	
Pakistani	
Bangladeshi	

Other, please specify:	
D Black, Black British	
Caribbean	
African	
Other, please specify:	
E Chinese, Chinese British	
Chinese	
Other, please specify:	

Data Protection Statement e.g.

All information supplied will be held by (insert name of forum), and will remain secure and confidential. Your details will only be used for the purposes of notifying you about forum meetings and activities and will not be passed on to any third parties or used for marketing purposes in accordance with the Data

Protection Act 1998



Locality is the national membership network supporting community organisations to be strong and successful.

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