

# Community Right to Buy

### **Consultation response form**

We are seeking your views on the following questions on the Government's proposals to introduce a Community Right to Buy – Assets of Community Value. 

If possible, we would be grateful if you could please respond by email.

Please email: <a href="mailto:crtbuy@communities.gsi.gov.uk">crtbuy@communities.gsi.gov.uk</a>

Alternatively, we would be happy to receive responses by post. Please write to:

Community Right to Buy Consultation Team
Department for Communities and Local Government
5/A3 Eland House
Bressenden Place
London SW1E 5DU

The deadline for submissions is 5pm on Tuesday 3 May 2011.

# (a) About you

#### (i) Your details

Name:	Steve Humphrey
Position:	Director, Planning, Transport and Leisure
Name of organisation (if applicable):	Tonbridge and Malling Borough Council
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see: www.communities.gov.uk/corporate/publications/consultations

<sup>&</sup>lt;sup>1</sup> DCLG (2011) Proposals to introduce a Community Right to Buy – Assets of Community Value: Consultation paper.

(ii) Are the views expressed on this consultation an official response from the organisation you represent or your own personal views?			
Organisational response			
Personal views			
(iii) Please tick the <i>one</i> box which best describes you or your organisation:			
Voluntary sector or charitable organisation			
Local authority (i.e. district, London borough, county council)			
Parish council			
Business			
Landowner			
Land conveyancer			
Other public body (please state)			
Other (please state)			
(iv) Do your views or experiences mainly relate to a particular type of geographical location?			
City   London			
Urban Suburban Suburban			
Suburban			
Rural			
Other (please comment)			
(vi) Would you be happy for us to contact you again in relation to this consultation?			
Yes 🖂			
No 🗆			

## (b) Consultation questions

Section 3 – Definition of Asset of Community Value

Q1. Do you agree that the regulations should give local authorities the power
to decide what constitutes an asset of community value based on a broad
definition of 'local community benefit' and a list of excluded assets?

Yes	$\boxtimes$			
No				
If No, why not?				

Q2. If yes, (a) do you agree with the factors listed above that the local authority should take into consideration when deciding whether a piece of land or building is an asset of community value?

Yes	
No	$\boxtimes$

Further comments:

The local authority should not be placed in a position of making judgements about the value of property and its potential affordability by community groups. If the scheme is to be implemented then that is a matter for local groups to consider.

(b) Should these be set out in regulations?

Yes	$\boxtimes$
No	

Further comments:

The other matters listed should be clearly set out in regulations to avoid doubt in the application of the scheme.

Q3. We envisage that the definition of 'land of community value' would not include a piece of land or a building which the nominator suggests has a potential use as opposed to former or current use – do you agree?

Yes	$\boxtimes$			
No				
If No, wh	ny not?			
		ner areas that you believe should be explored further to ommunity Right to Buy?		
Yes				
No	$\boxtimes$			
If Yes, w	vhat?			
legislati Such a	The consultation paper suggests the possibility of changes to planning legislation to protect registered community assets from demolition. Such a move could complement the proposals in the consultation by providing certainty of retention during the 'window of opportunity'.			
But importantly such proposals should ONLY be considered subject to no further compensation burden on local authorities and it being absolutely recognised that applications for demolition of a community asset could be properly justified, on application, by other material planning considerations that could outweigh the community value of retention.				
Q5. Do you agree that all residential property should be excluded from being listed as an asset of community value, except where the accommodation is tied to the asset of community value or is integral to the working of the asset?				
tied to th	e asset o	of community value or is integral to the working of the asset?		
tied to th	e asset o	of community value or is integral to the working of the asset?		
		of community value or is integral to the working of the asset?		
Yes		of community value or is integral to the working of the asset?		

Q6. Are there other types of land or buildings that should be excluded from being listed as assets of community value?

Yes			
No 🖂			
If yes, what?			
Section 4 – Ways in which assets may be nominated and listed			
Q7. Do you agree that the nomination process should be open to any group or individual and that they should have a 'local connection'?			
Yes			
No 🖂			
If No, why not?			
Whilst local connection is paramount and should be defined as far as possible to avoid uncertainty, consideration should also be given to quality criteria to determine the essential ability and inclination of groups to advance a nomination in the interests of the local area			
Q8. How else could an individual or group be defined as having a 'local connection'?			
See Q9 above			
Q9. Are there other process(es) by which an asset of community value should be listed?			
Yes			
No 🖂			
If Yes, what?			

Section 5 – Information to be included in community nominations

Q10. Should (a) the regulations specify the minimum information that should be included in a community nomination?

Yes 🖂			
No			
Further comments:			
If any scheme is to be implemented it is important that the element of doubt is removed as far as possible in terms of information provision.			
(b) Or should this be left to the local authority's discretion?			
Yes			
No 🖂			
Further comments:			
See a above			
Q11. If you think the regulations should specify the contents of a community nomination, is there other information that should be included?			
A clear statement of intent as to the purpose of the nomination in terms of future use and evidence to demonstrate both proposals of the group and capability/practicality of implementation			
Section 6. The procedure for licting accets			
Section 6 – The procedure for listing assets			
Q12. Do you agree that owners should be informed before the local authority			
makes a decision whether to list the asset or not?			
· · · · · · · · · · · · · · · · · · ·			
makes a decision whether to list the asset or not?			
makes a decision whether to list the asset or not?  Yes			
makes a decision whether to list the asset or not?  Yes  No			
makes a decision whether to list the asset or not?  Yes  No			

No 🖂
If Yes, what?
Section 7 – Notification about inclusion and removal of a listed asset
Q14. Is there anyone else (other than the owner, occupier and nominator) the local authority should inform of inclusion or removal of a community asset from the list?
Yes 🖂
No
If Yes, who?
The appropriate Parish or Town Council if it is not the nominating group
Q15. Is there other information (other than that listed in paragraph 7.3) that should be included in the notification of inclusion of an asset on the list?
Yes
No 🖂
If Yes, what?
If Yes, what?
Q16. Do you agree that an asset should be removed from the list of assets of community value once the local authority knows that it has been sold as a result of a relevant disposal?
Q16. Do you agree that an asset should be removed from the list of assets of community value once the local authority knows that it has been sold as a
Q16. Do you agree that an asset should be removed from the list of assets of community value once the local authority knows that it has been sold as a result of a relevant disposal?
Q16. Do you agree that an asset should be removed from the list of assets of community value once the local authority knows that it has been sold as a result of a relevant disposal?  Yes

Q17. Should local authorities be able to remove an asset from the list if it is no longer considered to be of community value?

Yes 🖂			
No			
Further comments:			
It is important to recognise that a permitted change in planning use or redevelopment could result in the original asset no longer being justified for inclusion			
Q18. Is there other information that should be included in the notification of removal of an asset from the list of assets of community value?			
Yes			
No 🖂			
If Yes, what?			
Q19. Are there other ways (in addition to those listed in paragraph 7.11) in which an unknown landowner, or an owner whose current address is not known, might be contacted and notified that their land has been included on or removed from the list of assets of community value?			
Yes			
No 🖂			
If Yes, what?			
Section 8 – Content and publication of the list of assets of community value and the list of land nominated by unsuccessful			

community nominations

Q20(a). Do you agree that local authorities should decide the most appropriate ways to publicise the lists and bring them to the attention of the community and other interested parties, beyond what is set out in the Bill?

Yes	$\boxtimes$
No	

(b) If not, what further requirements should be set out in regulations?
Section 9 – Right of appeal for landowners
Q21. Do you agree with the suggested period (28 days) for requesting an internal review?
Yes 🖂
No
If No, why not?
Q22. Is there any other information (in addition to what is listed in paragraph
9.3) the owner should provide?
Yes
No 🖂
If Yes, what?
Q23. Do you agree with the proposed timescale of 6 weeks for the local authority to complete the internal review?
Yes 🖂
No 🖂
If No, why not?
See Q 24 below

Q24. Do you agree that the review should normally be undertaken by an officer in the local authority who is equal in rank to or more senior than the officer who took the decision to list the asset and who was not involved in the original decision-making?

Yes		
No 🗵		
If No, why not?		
There may be cases where the matter is of considerable local concern, controversy and public interest to make it a matter appropriate for elected members to determine.		
Q25. Do you think that the landowner should be entitled to an oral hearing as part of the internal review?		
Yes 🖂		
No		
If Yes, in what circumstances?		
If such a hearing is requested by either party then provision should exist for a public hearing.		
Q26. Should anything else be included in the internal review process?		
Yes		
No 🖂		
If Yes, what?		
Q27. Should formal provision be made for landowners to appeal to a court or tribunal if they are dissatisfied with the outcome of the local authority's internal review?		
Yes		
No 🖂		
Further comments:		

Yes	
No	
If No, w	hy not?
If the p	roposals are to be implemented this seems reasonable
request	e there any other kinds of groups that should be allowed to make a to be treated as a potential buyer during the interim window of nity period, thereby triggering the full period?
Yes	
No	
	you prefer option (a) 3 months; or option (b) 6 months; or option (c)
other?	
other? 3 month	ns
other?	ns
other? 3 month 6 month Other	
other? 3 month 6 month Other	ns

No
If No, why not?
Section 11 – Exempt disposals and permitted sales within the full window of opportunity
Q32. To what extent should we allow for cases of partial occupation (as set out in paragraph 11.3)?
Comment:
Partial occupation would appear reasonable but in respect of this aspect of the scheme it should be judged on the merit of the individual case in hand.
Q33. Are there other disposals (in addition to those listed in paragraph 11.4) that should be exempt?  Yes
Q34. Are there other circumstances (in addition to those in paragraph 11.6) under which sales should be permitted within the window of opportunity?
Yes 🖂
No
If Yes, what?
Sale to a local authority

Q35. Do you agree with the list of groups in paragraph 11.7 that could be eligible to purchase an asset during the window of opportunity?

Yes	$\boxtimes$
No	

If No, why not?

### Section 12 – Compensation for landowners

Q36. Do you agree with the proposal in paragraphs 12.3 and 12.4 (that compensation should be based on costs incurred as a result of the procedural requirements of the scheme)?

Yes	
No	$\boxtimes$

If No, why not?

The arrangements for compensation must be fair and reflect the loss of 'normal' property rights. Consequently compensation should be considered for loss of contractural arrangements and other related matters.

Q37. Do you agree that compensation claims should be considered and paid for by the local authority?

Yes	
No	$\boxtimes$

If No, why not?

Although maintaining and administering the assets register is proposed be a duty of local authorities, compensation for loss as a result of the procedure is a proposed burden entirely unrelated to the direct responsibilities of local authorities and could lead to significant pressures on already overburden local authority resources

Q38(a). Do you agree that only private landowners should be entitled to claim compensation?

Yes				
No 🖂				
If No, why not?				
There seems to be no reason for distinguishing between private and public ownership.				
(b) What do you think the definition of 'private landowner' should be?				
See above				
Q39. Do you agree with the proposed time limit of 90 days for making a compensation claim?				
Yes 🖂				
No				
If No, how long do you think the time limit should be?				
Q40. Do you agree with the proposal in paragraph 12.8?				
Yes				
No 🖂				
If No, why not?				
Compensation should not be a matter for local authorities				
Q41. Do you agree with the proposal in paragraph 12.10?				
Yes				
No 🖂				

If No, why not?

See Q 40 above		
Q42(a). Should landowners be entitled to appeal against a local authority's decision about compensation?		
Yes		
No 🖂		
(b) If Yes, on what basis?		
See Q 40 above		
Section 13 – Enforcement of the regulations		
Q43. Do you agree that an enforcement regime is required?		
Yes 🖂		
No		
If Yes: Q44. Do you have any comments on the process of enforcement?		
Unless an enforcement process is included the proposals, if implemented, would be toothless. The method proposed through the civil courts between parties seems appropriate rather than for local authority involvement.		
Q45. Are there alternative approaches to enforcement that you would propose?		
Yes		
No 🖂		
If Yes, what?		

Section 14 – Support and Guidance
Q46. What support would be most helpful?
N?A
(c) Additional questions
Do you have any other comments you wish to make?

**END**