## **PUBLIC NOTICE**

## NOTICE OF CONFIRMATION OF PUBLIC PATH ORDER

## **HIGHWAYS ACT 1980 SECTION 119**

## HEREFORDSHIRE COUNCIL PUBLIC FOOTPATH WP24 (PART) WESTON UNDER PENYARD PUBLIC PATH DIVERSION ORDER 2024

On 3<sup>rd</sup> February, 2025 Herefordshire Council ("the Council") confirmed the above order made under Section 119 of the Highways Act 1980 ("the Act").

The effect of the order, as confirmed, is to divert that part of Public Footpath WP24 in the Parish of Weston under Penyard which commences at OS Grid Reference SO 6270 2401 (point A on the order plan) and proceeds in an east north-easterly direction for approximately 453 metres to its junction with footpath WP22 at OS Grid Reference SO 6310 2421 (point B on the order plan). The total length of the existing said footpath is approximately 453 metres.

An alternative footpath will be created for use as a replacement, being 2 metres in width, which commences at OS Grid Reference SO 6270 2401 (point A on the order plan) and proceeds in generally northerly direction for approximately 21 metres to OS Grid Reference SO 6269 2403 (point C on the order plan). It continues in an east north-easterly direction for approximately 445 metres to meet footpath WP22 at OS Grid Reference SO 6309 2422 (point D on the order plan). The total length of the said proposed new footpath is approximately 466 metres.

A copy of the confirmed order and the order plan have been placed and may be seen free of charge at Blueschool House, Blueschool Street, Hereford, HR1 2AN during normal opening hours. Copies may be purchased on payment of the copying charges of the Council. Copies are also available on the Council's website at www.herefordshire.gov.uk.

Any queries in relation to this order may be discussed with Alastair Lewis, Public Rights of Way, Herefordshire Council, Plough Lane, Hereford, HR4 0LE, on telephone 01432 383632, or by e-mail to Alastair.Lewis@herefordshire.gov.uk.

This order comes into force at the end of 7 days of the said confirmation date of the order but if any person aggrieved by the order desires to question its validity or that of any provision contained in it on the ground that it is not within the powers of the above Act, or on the ground that any requirement of that Act, or any regulation made under it has not been complied with in relation to the confirmation of the order, he or she may, pursuant to paragraph 2 Schedule 2 to the Act, as applied by paragraph 5 of Schedule 6 to the Act, make an application to the High Court for any of these purposes under Section 119 of the Highways Act 1980 within six weeks from the date of this Notice.

Dated: 20<sup>th</sup> February, 2025

Ed Bradford Head of Highways and Traffic