NOTICE OF CONFIRMATION OF AN ORDER

HIGHWAYS ACT 1980 WILDLIFE AND COUNTRYSIDE ACT 1981

WORCESTERSHIRE COUNTY COUNCIL

DIVERSION OF FOOTPATH EA-500 (PART) (FORMERLY FOOTPATH 1) IN THE PARISH OF EARLS CROOME

PUBLIC PATH DIVERSION AND DEFINITIVE MAP MODIFICATION ORDER 2022

On 25 April 2024, Worcestershire County Council confirmed the above order made under Section 119 of the Highways Act 1980, and Section 53A(2) of the Wildlife and Countryside Act 1981.

The effect of the order as confirmed is to divert the footpath and modify the definitive map and statement for Worcestershire accordingly, running from Ordnance Survey Grid Reference (OSGR) SO 8602 4302 (Point A on the Order map); the footpath proceeds generally south-south-west for 220 metres to OSGR SO 8597 4281 (Point Bon the Order map); turns west for 28 metres to OSGR SO 8594 4281 (Point C on the Order map); turns south-west for 207 metres to terminate at OSGR SO 8579 4268 (Point D on the Order map) to a line running generally west-south-west for 90 metres to OSGR SO 8594 4299 (Point E on the Order map); turns south-south-west for 190 metres to a pedestrian gate at OSGR SO 8588 4281 (Point F on the Order map); continues south-south-west for 6 metres to a pedestrian gate at OSGR SO 8588 4280 (Point G on the Order map); turns south-west for 160 metres to OSGR SO 8579 4268 (Point D on the Order map) to join the existing footpath as shown on the order map.

A copy of the order as confirmed and the order map have been placed and may be seen free of charge at Upton-upon-Severn Library, School Lane, Upton-upon-Severn, Worcestershire WR8 0LE during normal opening hours. Library computer use can be pre booked on 01905822722 or via the following email address: UptonLib@worcestershire.gov.uk (copies may be printed at the library; usual charges apply).

The documents can also be viewed online at: PRoW Orders Open to Public Consultation

The order comes into force as from 25 April 2024 but if any person aggrieved by the order wants to question its validity, or that of any provision contained in it, on the ground that it is not within the powers of the Highways Act 1980 as amended, or on the ground that any requirement of the Act, as amended, or of any regulation made under the Act, has not been complied with in relation to the order, he or she may, under paragraph 2 of Schedule 2 to the Act as applied by paragraph 5 of Schedule 6 to the Act, within 6 weeks from 11 July 2024 make an application to the High Court.

Dated 11 July 2024

THOMAS POLLOCK
Head of Commercial Law, Legal and Governance

