### Legal notice to the public

### Public notice

## NOTICE OF CONFIRMATION OF AN ORDER (OTHER THAN AN ACQUISITION EXTINGUISHMENT ORDER) HIGHWAYS ACT 1980

# ESSEX COUNTY COUNCIL PUBLIC PATH EXTINGUISHMENT ORDER 2016 FOOTPATHS RUNNING PARALLEL WITH THE BRIARS AND COPSHALL CLOSE NORTH OF COMMONSIDE ROAD, HARLOW

On 03 June 2016 Essex County Council confirmed the above order made under section 118 of the Highways Act 1980. The effect of the order as confirmed as shown on the order map is to extinguish:

### Footpath parallel to The Briars

A part length of the footpath running parallel to The Briars commencing from a point approximately 6 metres south east from the south western corner of the curtilage of the property known as Number 1 The Briars (CM18 7DG), proceeding in a north westerly direction for a total distance of approximately 7 metres to a point adjacent to the western side of Number 1 The Briars.

#### Footpath parallel to Copshall Close

A part length of the footpath running parallel to Copshall Close commencing from a point approximately 6 metres north east from the eastern corner of the curtilage of the properties known as Numbers 1 & 2 Copshall Close (CM18 7LH) proceeding in a south westerly direction for approximately 3 metres then heading north westerly between the Copshall Close properties for a final distance of approximately 123 metres to a point adjacent to the western side of the property known as Number 85 Copshall Close.

A copy of the order as confirmed and the order map have been placed and may be seen free of charge at Harlow Council Offices, Civic Centre, The Water Gardens, Harlow CM20 1WG and at Chelmsford Public Library, Market Road CM1 1QH during normal working hours. Copies are available on request from the Chelmsford Library at a charge.

The Order comes into force on 18 June 2016, but if a 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 16 June 2016, make an application to the High Court.

**Dated 16 June 2016** 

