Legal notice to the public Public notice

NOTICE OF CONFIRMATION OF AN ORDER HIGHWAYS ACT 1980

PUBLIC PATH DIVERSION ORDER FOOTPATH 15 LITTLE BADDOW IN THE CITY OF CHELMSFORD

On 31 January 2024 Essex County Council confirmed the above order made under section 119 of the Highways Act 1980.

The effect of the order as confirmed is to divert a part length of Footpath 15 Little Baddow, commencing from a point approximately 55 metres westward of its junction with Hammonds Road at the Little Baddow/Sandon parish boundary CM3 4BJ grid ref: 57490,20679, proceeding northward across the field and through the western corner of Hammonds Farm to the northern field edge, then heading in a west north-westward direction south of the fence boundary to the eastern side of the hedge gap, to an alternative route commencing from the aforementioned point west of Hammonds Road proceeding in a west north-westward direction at the field edge on the northern side of the ditch to the wide hedge gap, then in a north north-eastward direction at the field edge on the eastern side of the hedge to the north western field corner, where it continues north westward through the hedge gap as the unaffected part of Footpath 15 Little Baddow as shown on the order map.

A copy of the order as confirmed and order map can be requested to be posted by emailing **publicpathorders@essexhighways.org** or are available to be viewed at Chelmsford Public Library, Market Road, CM1 1QH during normal working hours. Copies are also available on Essex Highways website at: https://www.essexhighways.org/transport-and-roads/getting-around/public-rights-of-way/public-path-notices.aspx and have also been sent to Chelmsford City and Little Baddow Parish Councils.

The alternative route comes into force on 28/02/2024 and the old route will be stopped up with effect from 06/03/2024, 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 08/02/2024 make an application to the High Court.

Dated 08/02/2024

