

NOTICE OF CONFIRMATION OF AN ORDER

HIGHWAYS ACT 1980

REDCAR AND CLEVELAND BOROUGH COUNCIL

PUBLIC FOOTPATHS 172 & 230 WILTON PUBLIC PATH DIVERSION ORDER 2025

On 19 February 2026 the Council of the Borough of Redcar and Cleveland confirmed the above order made under section 119 Highways Act 1980.

The effect of the order as confirmed is to divert part of footpath 172 Wilton and part of footpath 230 Wilton in the Parish of Wilton which commence at OS Grid Reference NZ 5964 1837 (point A on the order plan) and proceed in a generally north-easterly direction for approximately 328 metres along the track and in front of the farm buildings to enter the field at OS Grid Reference NZ 5990 1855 (point C on the order plan) The total length of the existing said footpaths is approximately 328 metres.

An alternative footpath has been created, being 2 metres in width, which commences approximately 17m along the existing route of footpath 172 Wilton at OS Grid Reference NZ 5966 1838 (point D on the order plan) turning south east through a kissing gate into the field and proceeding along the inside of the field boundary in a generally north -easterly direction for approximately 155 metres to a kissing gate at OS Grid Reference NZ 5978 1847 (point E on the order plan). It continues in a generally north -easterly direction following the field boundary for approximately 144 metres to join footpath 230 Wilton at OS Grid Reference NZ 5990 1855 (point C on the order plan). The total length of the said new footpath is approximately 299 metres.

A copy of the order as confirmed and the order map have been placed and may be seen free of charge at Redcar and Cleveland House, Kirkleatham Street, Redcar TS10 1RT.

The order came into force on 19.2.26, 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 2.3.26, make an application to the High Court.

B Archer, Chief Executive, Redcar and Cleveland House, Kirkleatham Street, Redcar TS10 1Rt