

NOTICE OF CONFIRMATION OF PUBLIC PATH DIVERSION ORDER

TOWN AND COUNTRY PLANNING ACT 1990, SECTION 257 THE CHESHIRE WEST AND CHESTER BOROUGH COUNCIL (PUBLIC FOOTPATH NO. 68 (PART) IN THE PARISH OF WHITEGATE AND MARTON) PUBLIC PATH DIVERSION ORDER 2021

On 8 December 2022 the Cheshire West and Chester Borough Council confirmed the above order. The effect of the order will be to divert the length of Public Footpath 68 Whitegate and Marton commencing on the track leading to Bark House Farm at OSGR SJ 6353 6903 and running in a generally south westerly direction for approximately 451m through the yard of Bark House Farm to the junction with Restricted Byway 75 Whitegate and Marton at OSGR SJ 6362 6865 on to a line commencing at a point on the track leading to Bark House Farm at OSGR SJ 6353 6903 then crossing into the field on the west side of the track and continuing in a generally southerly direction alongside the boundary hedge for approximately 145m to OSGR SJ 6351 6884 then turning in a generally south westerly direction to cross the field for approximately 79m to a point on the field boundary at OSGR SJ 6345 6883 then running in a generally south east then north east then south west direction in a zig zag, for approximately 62m to the junction with Restricted Byway 75 Whitegate and Marton at OSGR SJ 6342 6880.

Copies of the Order and plan have been deposited and a scan copy or a postal copy may be requested by email application to the following address PublicRightOfWayWest@cheshirewestandchester.gov.uk or by post to PROW, Highway Depot, Guilden Sutton CH3 7EX.

The order came into force on 20 January 2023 when the Cheshire West and Chester Council certified the terms of Article 2 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 the Act, as amended, or of any regulation made under it has not been complied with in relation to the confirmation of the order, he or she may apply to the High Court for any of these purposes under section 287 of the Town and Country Planning Act 1990 within 6 weeks from the date on which notice is first published as required by paragraph 7 of schedule 14 to the Act

23 February 2023