



## Notice of Confirmation of an Order

Town and Country Planning Act 1990, Section 257 and Paragraph 7 of Schedule 14  
Bedford Borough Council

### **BEDFORD BOROUGH COUNCIL (MELCHBOURNE AND YILDEN: PART OF BRIDLEWAY No. M20) (AGRICULTURAL BUILDING NORTH EAST OF GRANGE FARM MK44 1BJ PUBLIC PATH DIVERSION ORDER 2024**

On 30 May 2024 Bedford Borough Council confirmed as an unopposed order the above Order. The effect of the Order as confirmed is to divert that length of Public Bridleway number M20 Melchbourne and Yilden commencing from a point where it has a junction with that part of Public Bridleway number M20 Melchbourne and Yilden to be retained at a point approximately 83 metres north-east of Grange Farm, Melchbourne at Ordnance Survey Grid Reference (OSGR) TL 0306/6680 shown as Point A on the attached map then running in a generally east direction for approximately 65 metres to a point approximately 135 metres north-east of Grange Farm, Melchbourne at OSGR TL 0312/6680 shown as Point B on the attached map to a line commencing from a point where it has a junction with the unaffected part of Bridleway M20 Melchbourne and Yilden approximately 83 metres north-east of Grange Farm, Melchbourne at Ordnance Survey Grid Reference (OSGR) TL 0306/6680 shown as Point A on the attached map then running in a north direction for approximately 11 metres and then running in an eastern direction for approximately 55 metres and then in a south-east direction for approximately 14 metres to a point where it rejoins the unaffected part of Bridleway M20 Melchbourne approximately 135 metres north-east from Grange Farm, Melchbourne at OSGR TL 0312/6680 shown as point B on the attached map.

A copy of the confirmed Order and the Order map have been placed on the Council website.

The Order comes into force on the date on which Bedford Borough Council certify that the terms of Article 2 of the Order have been complied with, 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 that it is not within the powers of the above Act, or on the ground that any requirement of that Act or 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 six weeks from the date on which notice is first published as required by paragraph 7 of Schedule 14 to the Act.

Dated 06 June 2024

CRAIG AUSTIN  
Director of Environment