## Countryside and Rights of Way (CROW) Act 2000

## **REVIEW OF STATUTORY DIRECTIONS**

#### SUMMARY FOR PUBLIC CONSULTATION Prepared by Natural England

# **1. INFORMATION ABOUT THE PUBLIC CONSULTATION**

Access Authority:	Suffolk County Council
Relevant Authority:	Natural England
Local Access Forum:	Suffolk LAF

Natural England is about to review the following directions:

Land Parcel Name:	Direction Reference:
Brick Kiln Walks	2007020104
Westleton Heath	2007020105
Dunwich Heath	2007020106
Walberswick Common, Tinkers	
Walk & East Sheeps Walk,	2007020109
Newdelight Walks	

This is in line with the relevant authority's statutory duties (see Annex 1).

Your views on the <u>current directions</u> are sought to assist Natural England in deciding whether the restrictions are still necessary for their original purpose; and if so, whether the extent and nature of each restriction is still appropriate for the original purpose.

Natural England originally gave these directions on 1 February 2007, and last reviewed the directions in July 2012. Following consultation the only change made to the directions was to extend the end date for each to 31 August 2018.

If the relevant authority decides to vary or revoke the directions, a further round of public consultation may be necessary (see Annex 1) in which case a second Consultation Summary Report will be published.

# 2. SUMMARY OF EXISTING DIRECTIONS

Land Parcel Name	Direction Reference	Details of restriction on original direction
Brick Kiln Walks	2007020104	
Westleton Heath	2007020105	Dogs on leads between <u>1 August</u>
Dunwich Heath	2007020106	and 31 August each year annually
Walberswick Common,		until 31 August 2018 to protect
Tinkers Walk & East	2007020109	ground nesting birds under Section
Sheeps Walk, Newdelight		26 of the Countryside and Rights of
Walks		Way (CROW) Act 2000.

#### Summary of Directions

Brick Kiln Walks, Westleton Heath, Walberswick Common, Tinkers Walk and East Sheeps Walk are located within Suffolk Coast National Nature Reserve (NNR), managed by Natural England, Suffolk Wildlife Trust and RSPB. The NNR supports populations of nationally and internationally protected ground nesting birds such as Avocet, Bittern, Nightjar and Woodlark.

Dunwich Heath is located within the Dunwich Heath Coastal Centre and Beach and is managed by the National Trust. The site supports populations of nationally and internationally protected ground nesting birds such as Avocet, Bittern, Nightjar and Woodlark.

The current directions on these sites are an extension of Schedule 2 to keep dogs on short leads to cover the period of 1 August until 31 August annually until 31st August 2018.

The purpose of these directions is to help protect ground nesting birds, particularly nightjar, from disturbance by dogs during the breeding season.

### 3. SUBMITTING COMMENTS ON THE REVIEW

If you wish to comment on the review of this direction then you must do so before 23 March 2017 directly to Sarah Haigh, email:

<u>sarah.haigh@naturalengland.org.uk</u>. A map accompanies this notice and is attached and can be seen on the <u>Consultation Pages</u> of the Government's Website<sup>1</sup>.

### Using and sharing your consultation responses

<sup>&</sup>lt;sup>1</sup> <u>https://www.gov.uk/government/publications?publication\_filter\_option=consultations</u>. To access the consultation enter "Open Access" into the free text box titled "Contains" and then filter by "Natural England" in the Department drop down.

In line with Natural England's <u>Personal Information Charter</u>, any comments you make, and any information you send in support of them, will help us to determine the application and / or determine if the restriction is still necessary in relation to the review or reassessment of a current direction.

We may wish to pass such comments or information to others in connection with our duties and powers under the open access legislation. This may mean for example passing information, including your name and contact details, to the Secretary of State or their appointees, the Planning Inspectorate or to the relevant access authority(s).

We do not plan to publish individual comments in full, but we may publish extracts from them when we report on our consultation(s).

There may also be circumstances in which we will be required to disclose your response to third parties, either as part of the statutory process for consideration of representations and objections about our decision, or in order to comply with our wider obligations under the Freedom of Information Act 2000 and the Environmental Information Regulations 2004.

If you do not want your response - including your name, contact details and any other personal information – to be publicly available, please explain clearly why you regard the information you have provided as confidential. However, we cannot give an assurance that confidentiality can be maintained in all circumstances. An automatic confidentiality disclaimer generated by your IT system will not be regarded as binding on Natural England.

# Annex 1

In accordance with statutory guidance, the relevant authority has a duty to:

- review directions of a long-term character no later than their fifth anniversary; and
- revoke or vary directions where necessary.

Under CROW section 27(3) the relevant authority must review, at least every five years, any direction it has given that restricts access indefinitely; for part of every year; for part of each of six or more consecutive calendar years; or for a specified period of more than five years.

During the review the relevant authority must, having regard to the interest of the public in having access to the land, consider whether the restriction is still necessary for its original purpose; and if so, whether the extent and nature of the restriction is still appropriate for the original purpose.

Before reviewing a long-term direction the relevant authority must consult:

- the local access forum;
- the applicant or his successor in title, where reasonably practicable for directions under section 24 or 25 made on application; or
- the relevant advisory body for a direction made under section 26.

The authority must also publish a notice on a website (and send a copy to statutory consultees) that must explain that the authority proposes to review the direction in question; where documents relating to the review may be inspected and copies obtained; and that representations in writing with regard to the review may be made by any person to the authority by a date specified in the notice.

Once consultation is complete the relevant authority should have regard to any representations it receives before making a decision.

If following the consultation, the Relevant Authority decides to:

• leave the original direction <u>unchanged</u>, the relevant authority should record the date that the decision was made and should schedule a subsequent review where necessary.

If following the consultation, the Relevant Authority decides to:

 <u>vary</u> a direction in any way (type, extent or date), the relevant authority must give a new direction under the same section that was used to give the original direction. If the new direction is longterm, it must be reviewed within five years of the date it is given; • <u>revoke</u> a direction, we will record the date that the decision was made.

Before varying or revoking a direction the relevant authority must: consult the original applicant or his successor in title, where reasonably practicable – for directions given under section 24 or 25 on an application; or consult the relevant advisory body – for directions given under section 26. In either case, follow the consultation procedures set out in the Relevant Authority Guidance but only if it proposes to give a new direction that would restrict access indefinitely or for more than six months continuously.