



## NOTICE OF CONFIRMATION OF PUBLIC PATH ORDER

**FOREST OF DEAN DISTRICT COUNCIL  
LYDNEY Footpath No FLY 39 (Part)  
PUBLIC PATH STOPPING UP AND DIVERSION ORDER 2022**

TOWN AND COUNTRY PLANNING ACT 1990, SECTION 257  
AND PARAGRAPH 1 OF SCHEDULE 14

On 30 August 2023 Forest of Dean District Council confirmed the above Order.

The effect of the order as confirmed is **TO STOP UP** the entire width of that length of LYDNEY Footpath No. FLY 39 running from the rear of the alley at 120 Lakeside Ave at SO 6434 0267 (Point A) in a generally easterly direction then in a generally north easterly direction for approximately 337m to Naas Lane at SO 6462 0282 (Point B) as shown between Points A – B on the plan attached to the Order

**AND CREATE** the alternative footpath with an unenclosed width of 2m running for approximately 523m from the rear of the alley at 120 Lakeside Ave at SO 6434 0267 (Point A) in a general south-easterly direction to SO 6437 0265 (Point C) before heading in a north-easterly direction to SO 6439 0267 (Point D) turning in a general south-easterly direction through the open space to SO 6444 0262 (Point E) then heading in a north-easterly direction towards SO 6454 0270 (Point F) before changing to a south-easterly direction to SO 6456 0268 (Point G) then heading through the open space in a north-easterly direction to SO 6464 0275 (Point H) then heading north- westerly to SO 6460 0278 (Point I) then north-easterly to SO 6463 0281 (Point J) and finally turning in a north westerly direction join the existing footpath at Naas Lane at SO 6462 0282 (Point B) as shown between points A – C – D – E – F – G – H – I – J - B on the plan attached the Order.

A copy of the Order and map may be obtained free of charge from Council Offices, High Street, Coleford, Gloucestershire GL16 8HG or on the website <https://www.fdean.gov.uk/planning-and-building/planning-permission/footpaths/>

This order comes into force on the date on which the Gloucestershire County 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 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 the Notice is first published as required by paragraph 7 of schedule 14 to that Act.

Legal Services

**THIS NOTICE CAN BE REMOVED AFTER SIX WEEKS**