

To:

FORM A

KNOWSLEY METROPOLITAN BOROUGH COUNCIL SECTION 53(2) OF THE WILDLIFE AND COUNTRYSIDE ACT 1981 DEFINITIVE MAP AND STATEMENT OF PUBLIC RIGHTS OF WAY

Knowsley Metropolitan Borough Council

Highways Department - Public Rights of Way, Municipal Buildings, Huyton, Merseyside L36 9UX I / We(i) Of (ii) Hereby apply for an order under Section 53(2) of the Wildlife and Countryside Act 1981 modifying the Definitive Map and Statement for the area by(iii):-(a) **Deleting** the footpath / bridleway / byway open to all traffic * which runs From: To: (b) Adding the footpath / bridleway / byway open to all traffic * which runs From: To: (c) Upgrading / downgrading to a footpath / bridleway / byway open to all traffic * which runs From:





.....



	10.	
(d) Varyi traffic		ing to the particulars relating to the footpath / bridleway / byway open to all
	From:	
	To:	
	By pro	viding that
And shown or	n the map	oped annexed hereto (see notes overleaf).
I / We attach of overleaf of this		the documentary evidence (including Statement of Witnesses) as set out tion.
Signed:		Date:
		ant(s) (iii) Delete as appropriate licant(s) * Delete as appropriate







FORM A

NOTES FOR GUIDANCE

[Please read carefully]

1. TO THE APPLICANT

1.1 Schedule 14 of the Wildlife and Countryside Act 1981 establishes a procedure whereby applications may be made to the surveying authority (i.e. the Council) for a modification to be made to the Definitive Map and Statement of the rights of way. A number of forms are involved in the procedure and it is important that you comply with the various guidelines included with this pack to avoid invalidating you application.

2. APPLICATION FORM - FORM A

2.1 This form, correctly completed, describes the modifications that is being sought for the map. You should read through all the options and decide which the most appropriate. Definitions of different types of right of way are given below. If (b) describes your proposed modification for example, you should cross through the other option and then complete (b) in full. An example is given below:

(b) Adding the footpath / bridleway / byway open to all traffic which runs

From: Clock Face Lane [SD 3285 9876]
To: Bridleway Lane [SD 3296 6543]

2.2 **Definitions**

Footpath: A highway over which the public have a right on foot only, other than such a

highway at the side of a public road.

Bridleway: A highway over which the public have the following, but no other, rights of

way, that is to say, a right of way on foot and a right of way on horseback or leading a horse, with or without a right to drive animals of any description

along the highway.

Byway: (i.e. byway open to all traffic) A highway over which the public have a right of

way for vehicular and all other kinds of traffic, but which is mainly used for the

purpose for which footpaths and bridleways are so used.

2.3 **Map**

One of the most important requirements of this form is for a map, with the subject route of the application marked **clearly** and **precisely**. The scale of the map should be not less than $2^{1/2}$ inches to 1 mile, or 1:25,000. However, you are strongly advised to use a larger scale such as 1:10,000 or, ideally, 1:2,500. If you are submitting more than one application, a separate map will be required for each route.

2.4 **Documentary Evidence**

The schedule requires that an application should be accompanied by **copies** of any documentary evidence (including statements of witnesses) which the applicant wishes to adduce in support of the application. Copies of documents should include certified photocopies (coloured photocopies where the originals are coloured or the detail unclear) or photographs. Exemption will be made where photocopying or photography is prohibited by the document custodian, but this should be confirmed in writing. The document submitted in evidence should be listed, together with their sources and reference, on **FORM G**.







3. DETERMINATION OF APPLICATION

If the Council has not determined the application with 12 months of receipt of **FORM A** the applicant may refer the matter to the Secretary of State and he, after consulting the Council, may direct the latter to determine the application within a specified period. Appeal may also be made to the Secretary of State and the Council within 28 days if the latter decides not to make an Order.



