

EXPLANATORY MEMORANDUM TO
THE ACCESS TO THE COUNTRYSIDE (APPEALS AGAINST WORKS NOTICES)
(ENGLAND) REGULATIONS 2011

2011 NO. 2019

1. This explanatory memorandum has been prepared by the Department for Environment, Food and Rural Affairs and is laid before Parliament by Command of Her Majesty.

2. Purpose of the instrument

2.1 Chapter 3 of Part 1 of the Countryside and Rights of Way Act 2000 (“the 2000 Act”) makes provision for access to the countryside. Section 35 of the 2000 Act relates to agreements between access authorities and owners and occupiers of land with respect to the means of access to access land. Section 38(1) of the 2000 Act gives the owner and occupier the right to appeal against a notice under section 36(3) or 37(1) of the 2000 Act.

2.2 Schedule 20 to the Marine and Coastal Access Act 2009 (“the 2009 Act”) relates to agreements between Natural England or an access authority (the relevant authority) and the owner and occupiers of land with respect to works relating to the establishment and maintenance of the English coastal route.

2.3 Paragraph 3(3) of Schedule 20 enables the relevant authority to carry out works required for the establishment or maintenance of the English coastal route if they are unable to conclude on reasonable terms an agreement with the owner or occupier of the land. Before carrying out those works, the relevant authority must give notice to the owner or occupier that it intends to carry out the works in the notice. Paragraph 4 of the Schedule gives the owner or occupier the right to appeal against notices given under paragraph 3(3) of that Schedule.

2.4 This instrument provides for the period within which, and the manner in which, appeals under section 38(1) of the 2000 Act and paragraph 4 of Schedule 20 to the 2009 Act are to be brought, and also make provision for the advertising of those appeals and for the appeal procedures. In particular

- (a) regulations 4-12 relate to the initial stages of an appeal;
- (b) regulations 13-37 relate to the determination of appeals and set out the procedures for appeals to be determined either on the basis of written representations, by way of a hearing or an inquiry; and
- (c) regulations 38-45 contains general provisions.

2.5 This instrument will revoke The Access to the Countryside (Means of Access, Appeals) (England) Regulations 2004 (SI 2004 No.3305).

3. Matters of special interest to the Joint Committee on Statutory Instruments

3.1 None.

4. Legislative Context

4.1 The new right of access to the English coast is provided for in Part 9 of the 2009 Act. The 2009 Act amends Part 4 of the National Parks and Access to the Countryside Act 1949 (“the 1949 Act”) to provide for the designation of a long-distance coastal route, and also Part 1 of the 2000 Act to provide a right of access to the route and an associated margin of land linked to the route.

4.2 The coastal access provisions in the 2009 Act place a duty on the Secretary of State and Natural England to secure two linked objectives:

- that there is a route for the whole of the English coast consisting of one or more long-distance routes along which the public are enabled to make recreational journeys on foot or by ferry, and
- that in association with the route there is a margin of land along the length of the English coast which the public can have access to and enjoy for the purpose of open-air recreation.

4.3 Once Natural England's coastal access report for a particular stretch of the English coast has been approved by the Secretary of State the right of access for that stretch of the English coast will come into force on an appointed date by way of an Order made by the Secretary of State under section 3A(10) of the CROW Act (inserted by section 303(5) of the 2009 Act).

5. Territorial Extent and Application

5.1 This instrument applies to England.

6. European Convention on Human Rights

6.1 As the instrument is subject to negative resolution procedure and does not amend primary legislation, no statement is required.

7. Policy background

7.1 Part 9 of the 2009 Act aims to improve public access to and enjoyment of the English coastline, providing secure and consistent rights for people to enjoy the coast with confidence and certainty. It will do this by making a margin of land available for public access on foot around the coast of England. Within this margin people will be able to walk along the length of the English coast (subject to some exceptions), and in addition will have access to wider areas of suitable coastal land such as beaches, cliffs, rocks and dunes for open-air recreation on foot.

8. Consultation outcome

8.1 A 12 week consultation ran from 1 April to 24 June 2011 seeking views on the main measures intended to be contained in the instrument. The consultation also sought views on proposed regulations for exclusions or restrictions of access and dedication of land.

8.2 A total of 15 responses were received overall to the consultation from a range of individuals and organisations including local access forums, national park authorities, wildlife and recreation organisations, landowners/managers and their representative organisations. 14 responses were specifically made about the measures intended to be contained in the instrument.

8.3 In the light of responses to the consultation paper a number of changes were made to the proposed instrument. The main changes will be to the time limits for various stages of an appeal:

- 6 weeks for the submission of a statement of case or representations to be made to the Secretary of State;
- 9 weeks for the appellant or the access authority to comment on statements of case submitted by the other party and any representations;
- not less than 4 weeks' written notice by the Secretary of State of the date, time and place for holding either a hearing or an inquiry;
- not more than 8 weeks between the conclusion of any pre-inquiry meeting and the start date of an inquiry; and
- not less than 4 weeks for the submission of a statement of common ground to the Secretary of State before the date of an inquiry.

8.4 An analysis of the consultation responses will be available at www.defra.gov.uk/consult/2011/04/01/coastal-access-1104/.

9. Guidance

9.1 We will be looking to work with the Planning Inspectorate to ensure guidance is made available about the manner and period in which to make an appeal under either section 38(1) of the 2000 Act or paragraph 4 of Schedule 20 to the 2009 Act.

10. Impact

10.1 There will be no regulatory requirements placed on business, charities or the voluntary sector as a result of implementation of the coastal access provisions in the 2009 Act. There will however be some costs to persons and organisations, such as a business, charity or the voluntary sector, which has a relevant interest in land and which may be affected by the coastal access route and where they wish to make an objection about Natural England's coastal access report. There will be some costs for any person and organisation who wishes to make a representation about a report. The costs for participating in Natural England's consultation on the line of the route and some loss of production where the new right of access affects farmed land are estimated to be £8 million over 20 years. Offsetting these costs will be economic benefits to local coastal economies from the increased visitor spending in coastal areas that is expected to occur where improved access encourages additional visitors. For example, it has been estimated that the South West Coast Path brings over £300m per year spending into the regional economy. The coastal route will provide new opportunities for business, with tourism related businesses most likely to envisage new commercial opportunities from greater access. Analysis of results from studies done in coastal areas and on long distance paths have suggested that the uplift in spending is £6 – £9 per non-resident day visitor per day and £35 – £45 per tourist (overnight) visit per day.

10.2 The cost to the public sector of identifying and implementing the new right of access at Weymouth Bay, in time for the Olympic and Paralympic games in 2012, and a further five lead areas by 2015 is estimated to be £0.465m including the costs of the physical establishment of the coastal route eg gates and signs. These costs will fall to Natural England. There will be in addition the salary costs of the Natural England staff who are involved in delivering the new right of access at Weymouth and the five lead areas. There will be some costs, estimated at £3m, which will fall to the Department for Environment, Food and Rural Affairs for dealing with any objections which are made to proposals in Natural England's coastal access reports under the procedures in Schedule 1A to the 1949 Act, as inserted by Schedule 19 to the 2009 Act.

10.3 A separate Impact Assessment has not been prepared in respect of these Regulations, because the Impact Assessment which was prepared for Part 9 of the 2009 Act examined the impact of the implementation of Part 9 of which these Regulations form part. In so far as these

Regulations have effect in relation to the right of access under Part 1 of the 2000 Act, as it applies in relation to land which is open country or registered common land (as defined by section 1(2) and (3) of the 2000 Act), no burden on the private, voluntary or public sector is foreseen. The Impact Assessment which was prepared for the 2009 Act is available at <http://archive.defra.gov.uk/environment/marine/documents/legislation/marine-ia-0410.pdf>.

11. Regulating small business

11.1 The legislation applies to any small business whose land may be affected by the coastal access route and the associated coastal margin. There will only be some costs where that business wishes to make an appeal.

12. Monitoring & review

12.1 Natural England will monitor progress as implementation of the coastal route and associated coastal margin is rolled out throughout England. Under section 298 of the 2009 Act Natural England is required to set out in a scheme its approach to proposing the coastal route and margin, and for that scheme to be approved by the Secretary of State. The initial scheme was approved on 23 March 2010. Under section 299 of that Act Natural England must complete the first review of the scheme within three years of the date of approval of the scheme. Benefits and costs will also be monitored as implementation of the coastal route is rolled out and will be reviewed within 5 years of completion.

13. Contact

Richard Hepburn at the Department for Environment, Food and Rural Affairs [Tel: 0117 372 3553 or email: richard.hepburn@defra.gsi.gov.uk] can answer any queries regarding the instrument.