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| FORM FOR MAKING OBJECTIONS ABOUT A COASTAL ACCESS VARIATION REPORT |
| **Only owners, tenants and occupiers of affected land may make an objection about a coastal access variation report.**This form should be completed if you wish to make objections about the coastal access variation report which Natural England submitted to the Secretary of State for Environment, Food and Rural Affairs on 17 October 2013 under section 55(1) of the National Parks and Access to the Countryside Act 1949.The report relates to coastal access at Dunball Wharf and St Audries Bay in Somerset. It proposes variations to the proposals for these sections of coast that were approved by the Secretary of State on 10 July 2014 pursuant to her duty under section 296(1) of the Marine and Coastal Access Act 2009, as part of Natural England’s original report proposals for the stretch known as Brean Down to Minehead.**Any objections about this variation report must be made on this form and received by Natural England no later than 5pm on Thursday 19th November 2015.** If you require more space for your comments, please continue on a separate sheet. |
| 1. Please state the variation location and map number to which the objection(s) relate(s) – see notes:
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| 1. If the objection(s) relates to specific land on the map(s), please describe the land here:
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| 1. Please tick the box below which indicates your interest in the land to which the objection(s) relate(s) and give a brief description of your relevant interest:
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| Owner | □  |
| Tenant | □  |
| Occupier | □  |
| 1. You may only make objection(s) on one or more of the grounds below (as set out in paragraph 3(3) of Schedule 1A to the National Parks and Access to the Countryside Act 1949). Please tick the appropriate box(es) to indicate the relevant grounds:
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| The proposals in the report fail to strike a fair balance(a) in such respects as are specified in the objection(s) as a result of one or more of the following: | Tick box |
| (a) the position of any part of the proposed route (paragraph 3(3)(a)) | □  |
| (b) the inclusion of proposals (in relation to an area subject to significant coastal erosion, encroachment by the sea or significant physical change due to other geomorphological processes) providing for the route to be determined in accordance with provision made in the proposals (rather than as shown on a map), or the nature of any such proposal (paragraph 3(3)(b)) | □    |
| (c) the inclusion of, or failure to include, proposals for an alternative route, or the position of such a route or any part of it (paragraph 3(3)(c)) | □  |
| (d) the inclusion of, or failure to include, proposals that certain boundaries of certain areas should coincide with a specified physical feature, or the nature of any such proposal (paragraph 3(3)(d)) | □  |
| (e) the inclusion of, or failure to include, proposals as to the directions to be made under Chapter 2 of Part 1 of the Countryside and Rights of Way Act 2000 for the exclusion or restriction of a right of access in relation to land to which the report relates, or the terms of any such proposal (paragraph 3(3)(e)) | □  |
|  (f) the exercise of a discretion conferred on Natural England by section 301(2) or (3) of the Marine and Coastal Access Act 2009, or the failure to exercise a discretion conferred by section 301(3) of that Act (discretions which relate to a case where the continuity of any part of the coast is interrupted by a river) (paragraph 3(3)(f)) | □  |
| 1. Please give details of the objection(s) you are making, and explain why you think that the proposals in the report fail to strike a fair balance as a result of the matter or matters that you have selected above:
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| 1. You may propose modifications of the proposals in the report, if you think that the modifications would remedy, or mitigate the effects of, the failure to strike a fair balance to which your objection(s) relate(s), and that the proposals as so modified would satisfy the requirements of paragraph 3(6) of Schedule 1A to the National Parks and Access to the Countryside Act 1949(b). Do you wish to propose any modifications?
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| Yes □ No □  |
| 1. If yes, please give details of the modifications, and state why you think that they would remedy, or mitigate the effects of, the failure to strike a fair balance to which your objection(s) relate(s), and why the proposals as so modified would satisfy the requirements of paragraph 3(6) of Schedule 1A to the National Parks and Access to the Countryside Act 1949:
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| 1. Please list below any documents or evidence you have included in support of the objection(s):
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| 1. Have you made any other objection(s) about the report?
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| Yes □ No □  |
| 1. Have you made any representations about the report?
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| Yes □ No □  |
| 1. Please complete your details below:
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| Name: |  |
| Organisation/company (if appropriate): |  |
| Address (including post code): |  |
| Telephone: |  |
| E-mail: |  |
| Date: |  |
| 1. The completed form should be sent to Natural England at:

Coastal Access Delivery Team – Somerset, Avon and DorsetNatural EnglandTemple Quay House2 The SquareBristol BS1 6DGor to westcoastalaccess@naturalengland.org.uk  |
| (a) A fair balance means a fair balance between the interests of the public in having rights of access over land, and the interests of any person with a relevant interest in the land (see paragraph 1(b) of Schedule 1A to the National Parks and Access to the Countryside Act 1949 and section 297(3) of the Marine and Coastal Access Act 2009).(b) See paragraph 3(5) of Schedule 1A to the National Parks and Access to the Countryside Act 1949. The requirements of paragraph 3(6) of that Schedule are that the modified proposals are practicable; take account of the matters mentioned in sections 297(2) and (where appropriate) 301(4) of the Marine and Coastal Access Act 2009 (matters to which Natural England and the Secretary of State must have regard when discharging the coastal access duty); and are in accordance with the scheme approved under section 298 of that Act (the scheme in accordance with which Natural England must act when discharging the coastal access duty) or, where that scheme has been revised, the revised scheme. |