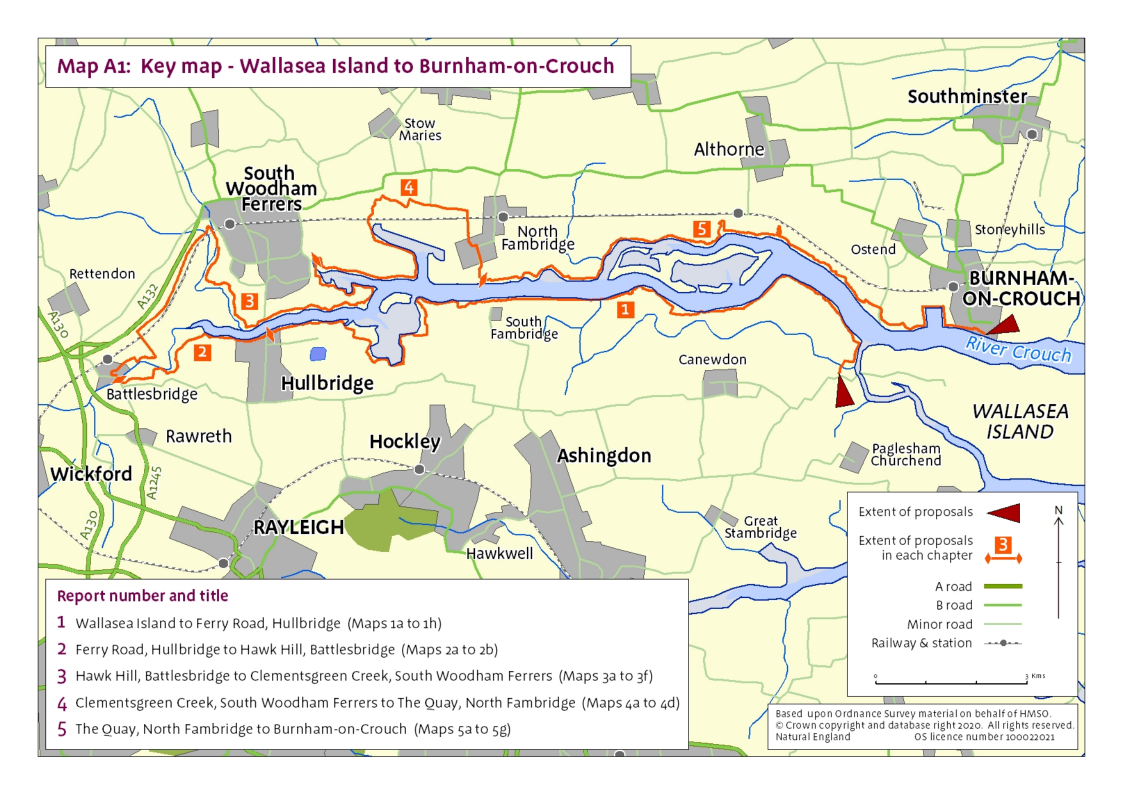
# England Coast Path Stretch:

# Wallasea Island to Burnham-on-Crouch

Overview of Natural England's statutory reports to the Secretary of State for Environment, Food and Rural Affairs.





#### Report number and title

WIB1	Wallasea Island to Ferry Road, Hullbridge. (Maps WIB 1a to WIB 1h)
WIB2	Ferry Road, Hullbridge to Hawk Hill, Battlesbridge. (Maps WIB 2a to WIB 2b)
WIB3	Hawk Hill, Battlesbridge to Clementsgreen Creek, South Woodham Ferrers. (Maps WIB 3a to WIB 3f)
WIB4	Clementsgreen Creek, South Woodham Ferrers to The Quay, North Fambridge. (Maps WIB 4a to WIB 4d)
WIB5	The Quay, North Fambridge to Burnham-on-Crouch. (Maps WIB 5a to WIB 5g)

# **Using the Key Map**

Map A (opposite) shows the whole of the Wallasea Island to Burnham-on-Crouch stretch divided into shorter numbered lengths of coast.

Each number on Map A corresponds to the report which relates to that length of coast.

To find our proposals for a particular place, find the place on Map A and note the number of the report which includes it.

If you are interested in an area which crosses the boundary between two reports, please read the relevant parts of both reports.

#### **Printing**

If printing, please note that the maps which accompany reports 1 to 5 should ideally be printed on A3 paper. If you don't have the facility to print at A3 size, we suggest you print the text of the report you are interested in on A4 paper and view the associated map on your computer screen, using the zoom tool to view it at a suitable size.

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## Please read first!

This Overview document sets out the context for Natural England's proposals to improve public access to and along the stretch of coast between Wallasea Island and Burnham-on-Crouch. It explains key common principles and background underlying the detailed proposals that we make in our compendium of linked but legally separate statutory reports, each covering a single length of coast within the stretch. Each of these reports should be read in conjunction with this Overview.

Taken together, these reports explain how we propose to implement the England Coast Path ("the trail") on this stretch of coast, and detail the likely consequences in terms of the wider 'Coastal Margin' that will be created if our proposals are approved by the Secretary of State. Our reports also set out:

- any proposals we think are necessary for restricting or excluding coastal access rights to address particular issues, in line with the powers in the legislation; and
- any proposed powers for the trail to be capable of being relocated on particular sections (through "roll-back"), if this proves necessary in the future because of coastal change.

So although this Overview has multiple reports associated with it, each report relating to a particular part of the stretch makes free-standing proposals, and seeks approval for them by the Secretary of State in their own right under section 52 of the National Parks and Access to the Countryside Act 1949.

We have carefully considered any potential environmental impacts of improving public access to this stretch of coast, and made any necessary adjustments to our proposals prior to publication in order to address these. Considerations in relation to environmental matters are explained in Section 6 of this Overview and relevant reports for each length of coast. Links are provided to relevant separately published documentation where appropriate.

The reports are published on our web pages as a series of separate documents, alongside this Overview and more general information about how the Coastal Access programme works.

Each report is accompanied by detailed **Proposals Maps** for the relevant length of coast. The maps are numbered according to the part of the report to which they relate. For example, maps WIB 1a to WIB 1h illustrate the proposals in report WIB1, which deals with the length from Wallasea Island to Ferry Road, Hullbridge.

# Introduction

# 1. Improving coastal access

Natural England has a statutory duty under the Marine and Coastal Access Act 2009 to improve access to the English coast. The duty is in two parts: one relating to securing a long-distance walking route ("the trail") around the whole coast: we call this the England Coast Path; the other relating to a margin of coastal land associated with the route which, in appropriate places, people will also be able to enjoy on foot. Associated with this duty is a discretion given to Natural England to extend the trail up any river estuary on either or both sides beyond the seaward limit of the estuarial waters<sup>1</sup>, as far as the first bridge or tunnel with pedestrian access, or as far as any point between the two.

To secure these objectives, we must submit statutory reports to the Secretary of State for Environment, Food and Rural Affairs recommending where the route should be and identifying the associated coastal margin. The reports must follow the approach set out in our methodology (the Coastal Access Scheme), which – as the legislation requires – has been approved by the Secretary of State for this purpose.

This Overview and the related compendium of reports relate to the coast of Essex between Wallasea Island and Burnham-on-Crouch. Taken together, our report proposals would make the following key improvements to the existing arrangements for access to this part of the coast:

- New sections of coastal path would be created in strategic places to link existing coastal paths and settlements with a continuous route along this stretch of coast for the first time;
- For the first time, there would be secure statutory rights of public access to most areas of beach, cliff and other coastal land on this stretch of coast;
- The coastal path would be able to 'roll back' as the cliffs erode or slip, or when other forms of coastal change occur, solving long-standing difficulties with maintaining a continuous route on this stretch of coast.

This is a significant opportunity to improve public access to this stretch of coast in these ways, with benefits for residents, businesses and visitors. More people will have easier and more extensive access to the coastal environment for open-air recreation, which is widely acknowledged to have significant benefits for human health and well-being.

Once approved and established, this part of the England Coast Path will be managed as part of the family of National Trails.

<sup>&</sup>lt;sup>1</sup> section 301 of the Marine and Coastal Access Act 2009

# 2. The determination process

Each of the reports for this stretch is submitted in accordance with our statutory duty under section 296 of the Marine and Coastal Access Act 2009 ('the 2009 Act') to improve access to the English coast.

Publication of the reports has been advertised locally and online in accordance with the requirements of the coastal access legislation.

#### Following publication:

- Any person may make representations to Natural England about any of the reports; and
- Any owner or occupier of affected land may make an objection to Natural England.

In order to be treated as valid, all objections and representations must be received by Natural England no later than the end of the advertised eight week period following publication. The specific closing date appears in the statutory notice for Wallasea Island to Burnham-on-Crouch, which can be viewed here <a href="https://www.gov.uk/government/collections/england-coast-path-wallasea-island-to-burnham-on-crouch">https://www.gov.uk/government/collections/england-coast-path-wallasea-island-to-burnham-on-crouch</a> together with more information about how to make representations or objections.

The Planning Inspectorate will consider any objections and any related representations before passing recommendations to the Secretary of State, who in turn will consider both representations and objections and then make a decision as to whether to approve our proposals. Chapter 3 of our Coastal Access Scheme explains these processes in more detail (see Annex A: Bibliography).

The Secretary of State may confirm the proposals in each report in full, confirm some with modifications, or reject some or all of them. If the conclusion is that some modification to our proposed approach is required, further consideration may need to be given as to whether any further environmental assessment is necessary. We may need to prepare an amended report for consideration by the Secretary of State, relating to the part(s) of the coast affected by any rejected proposals. The same procedures for representation and objection would apply to the amended report.

Once proposals for the stretch have been confirmed, there will be a preparation period before the new access rights come into force. This period is to enable any necessary physical establishment of the trail to be carried out and to put in place any necessary local management arrangements (including any approved local access restrictions or exclusions).

Once the preparation period is complete, the rights will be brought into force by order on a date decided by the Secretary of State. Normally one single commencement date is used for the whole stretch. We will publicise the commencement of the rights to ensure they are known about and understood locally.

Parts 2 to 4 of each report explain more about the further steps that will be taken to establish the route, provisions for its future maintenance and the procedures which we will follow to make any subsequent changes that prove necessary once proposals for this part of the coast have been approved.

# 3. Understanding the proposals and accompanying maps

Before looking at the proposals and accompanying maps, it will help you if you read the following notes and then look carefully at the key to the maps.

#### **Our Proposals:**

The proposals are divided into 5 reports, each relating to a particular length of coast on this stretch. Each report is accompanied by detailed maps of the relevant length of coast. The maps are numbered according to the report to which they relate. For example, maps WIB 1a to WIB 1h illustrate the proposals described in report WIB1.

Each **report** comprises four parts:

- Part 1: Introduction This sets the context for our proposals for that length of coast.
- Part 2: Proposals Narrative This summarises our alignment proposals in general, including any proposed use of our discretions to align the route along an estuary, or recommended changes to the default landward coastal margin. It also summarises the main access management measures that will need to be introduced and the overall accessibility (ease of use for all) of this length of coast, for all users. Additionally, it may identify any future changes of which we are aware that are likely to impact on this part of the coast, and explain how our proposals deal with this change. In each report the Part 2 Proposals Narrative, in conjunction with the Part 3 Proposals Tables and the Part 4 Proposals Maps, sets out our formal proposals to the Secretary of State in relation to the length of coast in question, for which we are seeking approval under section 52 of the National Parks and Access to the Countryside Act 1949.
- Part 3: Proposals Tables These line-by-line listings set out in more detail our formal proposals to the Secretary of State for the length of coast in question, and should be read in conjunction with the Proposals Narrative and the relevant Proposals Maps.
- Part 4: Proposals Maps These show in map form the proposals set out in the Proposals Narrative and Proposals Tables.

#### Part 3 Proposals Tables explained

These notes explain how the various tables found in each report work:

- In the first table or set of tables, we set out detailed information for each section of coast under the following column headings:
  - Map(s) This column indicates which of the report maps to view alongside the details in the other columns in the same row.
  - Route section number(s) This is the unique identification number for the route section concerned. In some cases, two or more adjacent route sections will be amalgamated into a single row in the table, if all other displayed details happen to be identical.
  - Current status of route section(s) This describes the current status of the route we have proposed and whether it has any existing access rights. Public highways, including public rights of way such as footpaths, are excepted from new coastal access rights because the existing public rights to use such highways will remain in force, and the trail is able to make use of these. Other sections of the proposed trail that do not currently have any access rights or where access is currently permitted by the landowner will become subject to new coastal access rights if our proposals are approved. These new rights, and any national or local restrictions on them, will not affect any existing access arrangements for cyclists, horse-riders or other types of recreational

user that may currently exist at the local level - for example by formal agreement with, informal permission from or traditional toleration by the owner of the land, or through any type of pre-existing legal right that remains in force.

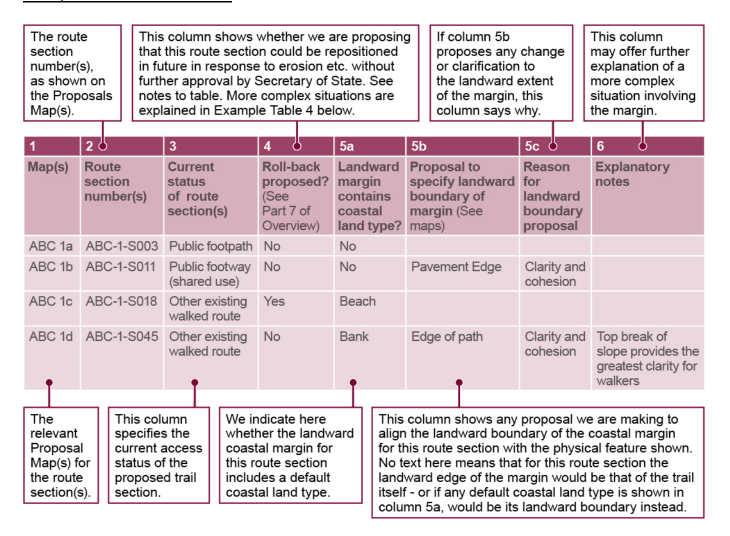
- Roll-back proposed? This indicates whether we propose that, in the event of significant coastal erosion or other geomorphological processes or significant encroachment by the sea, a section of trail which is affected by such factors should be capable of being repositioned in the future in accordance with this formal proposal, without needing further confirmation of the change at that time by the Secretary of State. Roll-back may be used to adjust the trail either in direct response to such changes or in order to link with other parts of the route that need to roll back in response to such changes. The column also indicates whether the 'roll-back' requirement is likely to give rise to a normal or more complex change on this section. (In the case of more complex outcomes, further details are provided in the 'Roll-back implementation' table). Section 4.10 of the Coastal Access Scheme explains in more detail how roll-back works.
- Landward margin contains default coastal land type? Certain coastal land types are automatically included in the coastal margin where they fall landward of the trail if they touch it at some point. These coastal land types are: foreshore, cliff, bank, barrier, dune, beach, flat or section 15 land. This column identifies where one of the coastal land types is present in the landward coastal margin.
- Proposal to specify landward boundary of margin This sets out any proposals for the default landward boundary of the coastal margin on this section to be altered or clarified - see iv below in the Notes on Maps.
- Reason for any proposed use of landward boundary discretion This provides an explanation for any such proposal to alter or clarify the default margin on this section. This may be either because we are proposing a clear boundary around land that in our view would be margin by default, because it matches the description of 'coastal land' explained at paragraph 4.8.8 of the Scheme; or because we propose using our discretion to add land to or remove it from the default margin, as described at paragraphs 4.8.11 of the Scheme.
- Explanatory notes This contains any additional information which may help further explain the proposal for this route section or group of sections.
- Where relevant reports also includes a table that sets out any other options that were considered during our initial planning (in relation to the route and the coastal margin), and explains why they did not form part of our proposals.
- Where proposed the final table in the report provides further details of any situation where local circumstances mean that implementation of roll-back is likely to be more complex. We identify the key issue and our expected resolution.

Annotated examples of these various tables are given below, to illustrate how they are used.

In each report the Part 3 Proposals Tables, in conjunction with the Part 2 Proposals Narrative and the Part 4 Proposals Maps, set out our formal proposals to the Secretary of State in relation to the length of coast in question, for which we are seeking approval under section 52 of the National Parks and Access to the Countryside Act 1949.

#### Examples of tables found in reports, with explanation of their contents:

#### Example table 1: Section details



# Example table 2: Other options considered

M	lap(s)	Section Option(s) considered				Reasons for not proposing this option				
A	ABC 3b ABC-3-S011 to ABC-3-S019		We considered aligning the trail		<ul> <li>We opted for the proposed route because:</li> <li>it offers a safer and more convenient route with a newly created tarmac surface which is accessible to all.</li> <li>it avoids passing through the working area of the boat yard.</li> <li>the surface of the existing footpath along the flood bank is uneven and often waterlogged.</li> <li>Under our proposals, the public footpaths would remain available for people to use but would not form part of the designated trail.</li> </ul>					
A	BC 3c	ABC-3-S017 to ABC-3-S020		We considered aligning the trail along the route of the existing public footpath on the cliff edge around the western edge of Cranham Hill.		We opted for the proposed route because:  ■ it avoids increased footfall on the fragile limestone grassland flora which is designated as a SAC and SSSI feature.  ■ it is comparable, in terms of the safety and convenience of walkers.  Under our proposals, the public footpath would remain available fo people to use but would not form part of the designated trail.				
The releva Proposal Map(s) for the route section(s).		or	numbe as sho	wn on oposals	other consi route	column describes options we idered for the or margin for the ified route section(s).	This column summarises the reason(s) that the other options we considered were not preferred.			

### <u>Example table 3: Roll-back implementation – more complex situations</u>

Map(s)			Feature(s) site(s) pote affected			roll-back		
ABC 4f	ABC-4-S040 to ABC-4-S045		Super Camp Holiday Village		If it is no longer possible to find a viable route seaward of the specified campsite, we will choose a new route after detailed discussions with all relevant interests, either			
					(a) to pass through the site, or (b) if this is not practicable, to pass somewhere on the landward side of it.			
•	•		•		In reaching this judgement we will have full regard to the need to seek a fair balance between the interests of potentially affected owners and occupiers and those of the public.			
The relevence Proposal Map(s) for the route section(s	numbe or shown accom		r(s), as areas on the to co panying solut		column identifies any sthat could cause us insider a more complex ion to roll back than d normally be required.		This column summarises our expected approach to roll back in these circumstances.	

# Part 4 Proposals Maps explained

The notes that follow will help explain the maps provided for each report.

The proposed route of the trail:

- The thickness of the line used to depict the proposed route on the maps is intended to make it easy to find on the map. Different shading on the line differentiates between sections of the route that would use existing rights of way, sections that appear to follow other existing walked lines on the ground, and sections that do neither. The thickness of the line on the map is not an indication of the width of the actual trail on the ground. The proposed route simply follows the centre of the line shown. The legislation makes the default width of the trail four metres, but its actual width varies a in practice according to the detail included section by section in our proposals.
- ii In places there are differences between the line of public rights of way recorded on the local Definitive Map that is maintained by the local highway authority, and paths currently used and managed on the ground as public rights of way. Some of these differences may be attributed to adaptation of the path over time to cope with coastal erosion and other processes, whilst others appear to arise from anomalies in the way the rights were originally recorded on the definitive map. The maps in this report show the public rights of way as recorded on the definitive map, and depict them as accurately as possible at the scale used. See part 4.7 of the Scheme for further information.

#### The coastal margin:

- iii The proposed route of the trail shown on the maps is important in understanding the extent of the coastal margin that would apply to either side of it. Under the legislation:
  - the coastal margin is a single, continuous corridor of land which includes the trail itself;
  - the margin includes all land seaward of the trail land although not all of that land would be subject to a new right of access (see point vi below);
  - the landward extent of this margin is by default the trail itself, or the inland edge of any land adjoining the trail on its landward side that is foreshore, cliff, dune or beach, or a bank, barrier or flat, or section 15 land (see Annex B: Glossary of terms).
- iv We have the discretion to propose that the landward boundary of the coastal margin should coincide with a recognisable physical feature on the ground even if the effect of doing so is to add land into the margin, or to remove land from it. We may use this discretion:
  - to propose that instead of the default trail width of four metres set by the legislation, particular physical features such as walls, fences or pavement edges should be used where appropriate to define the landward extent of the trail land on that section of the route: such features cannot be depicted on the maps at the scale used, but they are described in the Proposals Tables;
  - to clarify or adjust the boundaries of a landward area included by default as margin, in order to create a better 'fit' with the circumstances on the ground; or
  - to propose in some places that additional areas of land should be added to the coastal margin landward of the trail: land which is affected by such proposals is indicated on the maps with a purple wash and described in parts 2&3 of each report.

Further explanation of these powers can be found at part 4.8 of the Coastal Access Scheme. Our proposals take full account of any views expressed by the owner or occupier of affected land about whether the powers should be used in any of these ways.

v Land which forms part of the coastal margin would be subject to access rights, other than:

- any excepted land, such as land covered by buildings or their gardens or curtilage: Annex C summarises in full the categories of excepted land under the legislation; or
- any land where coastal access rights would be excluded under our statutory powers: we
  indicate in the report where we already know of circumstances that make this necessary, and
  make any proposals accordingly.
- vi **Spreading room** is the term used in the reports to describe any land, other than trail land, which would form part of the coastal margin and would have public rights of access. It does not therefore include any excepted land within the margin, or any existing access land on the landward side of the trail that is omitted from the margin.

Annex B (Glossary of terms) includes a full definition of these terms which you may find helpful in understanding the report.

#### Voluntary access dedication

vii Land that was previously dedicated as access land under section 16 of the Countryside and Rights of Way Act 2000 (CROW) will become subject to the coastal access regime if it forms part of the coastal margin in any of the ways described above. There is also provision in the legislation for a land owner or long leaseholder to dedicate other land voluntarily as coastal margin if it lies adjacent to it or within it. Dedicating land as coastal margin means the excepted land provisions do not apply there and may also be used to relax or remove specific **national restrictions** that would otherwise apply. Parts 4.8.20 to 4.8.23 of the Coastal Access Scheme explain these provisions in more detail.

In each report the Part 4 Proposals Maps, in conjunctions with the Part 2 Proposals Narrative and the Part 3 Proposals Tables, set out our formal proposals to the Secretary of State in relation to the length of coast in question, for which we are seeking approval under section 52 of the National Parks and Access to the Countryside Act 1949.

# 4. Preparation of the report

To secure the twin objectives under the legislation we have followed the approach set out in our Coastal Access Scheme, as approved by the Secretary of State on 9 July 2013. Chapter 3 of this detailed document sets out the stages of implementation we must follow.

In line with this, before making the proposals in this compendium of reports for the stretch, we conducted extensive preliminary work in two main stages:

- Stage 1: Prepare defining the extent of the coastal stretch with access authorities and identifying the key issues and opportunities, including sensitive features, in conjunction with key organisations; and
- Stage 2: Develop checking the alignment on the ground, sharing our initial thoughts with land owners and offering to 'walk the course' with them, planning for the protection of key features, talking further with key interests and reality checking our proposals.

#### Stage 1 - Prepare

This stage involved us working closely with access authorities to develop an understanding of the stretch, agree its exact extent and carry out initial familiarisation visits. We held discussions with representatives of national and local organisations with a strategic interest in this stretch of coast. This included discussions with those we are required by legislation to consult at this stage:

- the local access forum
- County and District Council officers, including ecology, geology, historic environment, planning, transport and countryside ranger staff
- local officers from the Environment Agency, in relation to flood defence and coastal erosion management on this stretch of coast
- local officers of Historic England, in relation to historic features on this stretch of coast

We also held discussions with representatives of specific interest groups, including:

- the Ramblers Association
- the Open Spaces Society
- the National Farmers Union
- the Country Land and Business Association
- parish and district councils and councillors.

We publicised on our website the start of work on the stretch and provided an opportunity for all other interested parties to submit to us their views on local issues and opportunities.

We also engaged with internal specialists and relevant organisations locally - including Essex Wildlife Trust and the Royal Society for the Protection of Birds - to consider any potential for impacts on key sensitive features.

In addition to these discussions we took into account a wide variety of information, plans and strategies that we considered relevant to the alignment process. Those that are published on the internet are listed in Annex A: Bibliography.

We then took all reasonable steps to identify owners, occupiers and those with a legal interest in the land which could be affected.

#### Stage 2 - Develop

This stage involved us contacting, and discussing our initial thoughts with, relevant owners, occupiers and other legal interests.

We asked for their views and invited them to join us when we visited the land to 'walk the course' so that we could discuss options for alignment based on mapped summaries of our emerging proposals.

In most cases this was done through separate site meetings with the individuals and businesses concerned. In the interests of efficiency we wrote to many of the land owners where there was an existing right of way along the seawall. In this letter we explained that we would be looking to follow the same alignment. We offered to meet to discuss these plans. Where no request to meet was received, we surveyed the alignment on the right of way without the land owner input.

We also took reasonable steps to identify and contact any owners, occupiers or other legal interests who could foreseeably be affected in the future as a result of any roll-back that may prove necessary. See part 7 – Future Changes – below.

We then held further detailed discussions with internal and external specialists to refine our thinking on protecting key sensitive features, carrying out any necessary assessments.

After further discussions with key local and national organisations we refined our proposals and checked them on the ground before moving onto Stage 3 – Propose, which is the substance of these reports.

# Key issues along this stretch

# 5. Discretion to include part or all of an estuary or estuaries

The Wallasea Island to Burnham-on-Crouch stretch centres entirely on estuarial waters of the River Crouch

#### a) Introduction

This part of the Overview:

- introduces the core statutory duties and considerations for the national programme as a whole in relation to exercising the discretion to include part, or all, of an estuary within our proposals;
- describes the overall nature of the estuary system(s) found in this part of England, identifying the geographical limits of our discretion to align the trail around the parts of the Crouch Estuary included within this stretch of coast;
- goes on to explain in more detail how each of the specific estuary considerations set out at section 301 of the 2009 Act affects our view of the options for the Crouch Estuary
- sets out the options for estuary trail alignment which we have identified as a result of this analysis, and:
- describes and explains our chosen proposal.

### b) Estuary discretion

Under the 2009 Act there is no requirement for the trail to extend up any estuary further than the seaward limit of estuarial waters that is explained below under "Geographical limits of our discretion".

But Natural England has a discretion to propose that the trail should extend from the seaward limit as far as the first bridge over which, or tunnel through which, there is a public right of way, or a public right of access, by virtue of which the public are able to cross the river on foot, or as far as any specified point in between. In exercising its discretion, Natural England must have regard to the core national duties and considerations described in Part B and Chapter 10 of the Coastal Access Scheme.

#### c) Core national duties and considerations relevant to estuaries

Section 296 of the 2009 Act places a legal duty (the Coastal Access Duty) on Natural England and the Secretary of State to secure a walking route around the whole of the open coast of England, together with an associated margin of land for the public to enjoy either in conjunction with their use of the route, or otherwise.

Section 297 goes on to require both, in discharging this duty, to have regard among other things to the desirability of ensuring that so far as reasonably practicable, interruptions to this route are kept to a minimum. This is a key consideration for the whole of the national delivery programme for coastal access. The whole concept of the England Coast Path relies on delivering continuity of the route so far as reasonably practicable for the whole country. Although proposing a route around each estuary is a discretion rather than a legal duty, if the presence of an estuary would interrupt this **continuity of access** along the open coast then this will constitute a strong prima facie reason for the trail to serve the estuary too, at least to the extent necessary to enable users to continue their onward journey around the coast.

The Scheme notes at paragraph 10.1.4 that because the seaward limit of estuarial waters is an arbitrary point from an access perspective, we are likely to use our discretion at most estuaries to extend the trail upstream to a more convenient point than this seaward limit. Paragraph 10.1.5 then adds "We will always

give careful consideration to our option to extend the trail as far as the first bridge or tunnel with pedestrian public access" – both for reasons of continuity, and with a view to any additional recreational benefits that might result within the estuary itself from doing so.

Chapter 10 of the Scheme explains the **statutory estuary criteria** that section 301(4) of the 2009 Act requires to be taken into account in deciding whether or not to include an estuary in our proposals. These are discussed in more detail in subsection **e**). below in relation to the Crouch Estuary.

The other key considerations, including achieving a fair balance with the interests of owners and occupiers, are discussed in part 6 of this Overview.

#### d) Overall nature of estuary systems in this part of England

The Crouch Estuary together with the estuary of the River Roach forms a single large estuary system that share the same mouth where they meet the Greater Thames Estuary. Estuaries dominate the Essex coastline, and many classic seaside towns, such as Southend-on-Sea, are found along their banks. The estuary of the River Crouch, in common with other local estuaries, is dominated by muddy shorelines, saltmarsh habitats, reclaimed or drained low lying grazing marshes, manmade flood defence banks, clay walls and long tidal reaches.

The Crouch, Roach and Thames estuaries are just a few of the many estuaries along the Kent, Essex and Suffolk coast. For the purposes of our coastal access duty we have divided this coastline into a number of stretches, with the intention that proposals for each stretch will be published as a series of reports. The overall ambition for this part of the coast is to realise a continuous path that joins the open coast in Suffolk with the open coast in Kent. Natural England has already made proposals in these three counties and it is helpful to bear in mind this context in reading our analysis of the Crouch Estuary which follows.

The outer, seaward estuarial waters immediately adjacent to this stretch are considered in the separate previously published coastal access stretch reports for Burnham-on-Sea to Maldon on the north bank and for Southend-on-Sea to Wallasea Island for the southern section.

#### e) Crouch Estuary

#### Geographical limits of our discretion

The seaward limit of the estuarial waters of the Crouch Estuary runs from north-east of Holliwell Point on its northern shore (TR 033 974), to Foulness Point on its southern shore (TR 043 953). The river Crouch estuary tidal limit extends to the railway bridge at Shotgate Thickets, Wickford.

The first pedestrian crossing available at all times upstream of the seaward limit is at Battlesbridge, 24 km upstream from the seaward limit. As noted below there is a seasonal and time limited ferry service as well as a tidally inundated Byway Open to All Traffic that crosses the estuary.

#### The statutory estuary criteria

We have considered below each of the section 301 criteria under the headings given in Chapter 10 of the Scheme.

#### i) Ferry services

A small open boat ferry for a maximum of 12 foot passengers is operated on demand and for a small fee (adult £4 one way) between the Town Quay, Burnham-on-Crouch and Essex Marina on Wallasea Island. However it is only scheduled to run from Easter (Good Friday) to the end of September and on 6 days a

week (not Wednesdays) between the hours of 10.00 and 17.00. The ferry service may be suspended in adverse weather conditions or during exceptional tides when no alternative transport is provided.

Rochford District Council granted planning permission in September 2019 for a new ferry jetty and floating pontoon at Grassland Point on the north coast of Wallasea Island. This will permit the operation of a new service from Burnham-on-Crouch but a date for its implementation and the likely frequency and extent of the service have yet to be confirmed. There is also permission for a ferry service between North and South Fambridge, but this has not been developed at the time of publication.

#### ii) Character of the Estuary

#### **Estuary width**

At its seaward limit the Crouch estuary is more than 1.4 miles/2.3 kilometres wide, this narrows to no more than 35m wide in its upper tidal reaches at Battlesbridge. At the Wallasea Island causeway (linking the west end of Wallasea Island to mainland Essex) the Crouch estuary is about 450m wide. There are manmade clay seawalls along much of the shore line, and sluices and a historic mill race upstream from the highway bridge at Battlesbridge which have maintained a long thin riverine estuary.

#### Topography of the shoreline

The shoreline of the Crouch estuary is punctuated by occasional creeks particularly along its northern shores, either side of South Woodham Ferrers. Otherwise much of the shoreline is made up of saltmarsh system with its creeks and higher marsh habitats and lower extensive mud flats. Occasional harder substrate forms small beach areas in a number of locations, such as at Hullbridge and Creeksea..

#### Nature of affected land and features of interest

The land along the estuary is predominantly rural with agriculture (both arable and pasture) being the major land use. A few small settlements and scattered dwellings together with nature reserves and country parks on the grazing marshes are located along the length of the estuary,

The larger towns of South Woodham Ferrers on the north bank and Hullbridge on the southern bank of the river are major centres of population with associated services, at the western end of the stretch. The two are linked by a Byway Open to All Traffic across the mud and silt of the estuary but this is impassable on foot at all states of the tide and even at low tide rarely clears sufficient water to make a safe and convenient foot crossing.

A few marinas and sailing clubs are based along the estuary as it offers safe haven.

The estuary is characterised by extensive areas of saltmarsh and mudflats, the saline influence and sheltered character attracts thousands of wintering shore birds to the area. The intertidal areas of the estuary are designated as part of the Crouch and Roach Estuaries SSSI / SPA / Ramsar site, and the Essex Estuaries SAC.

The estuary has no significant tourist venues or features of interest that draw significantly large visitor numbers, other than the nature reserves and often river based events such as sailing regattas. Walking and enjoyment of the tranquillity and isolation is a feature of interest.

#### iii) Recreational Benefit

Much of the lower estuary is accessible by existing public rights of way on both banks.

It is possible to walk a good length of the northern shore, and this is locally promoted to link Wickford and South Woodham Ferrers to Burnham-on-Crouch and beyond to Maldon. However this route has to detour inland and along local country lanes, known to be busy at times. This northern route and the proposals within this report are well serviced by a railway line that runs the entire length of the northern shore. This allows walkers to walk one way between settlements and return easily by train. Indeed the walks in this area have been successfully promoted in London train stations.

There were local aspirations to open the route between Hullbridge and South Fambridge which have been cut off from each other for over 20 years due to a deliberate breach of the seawalls at Brandy Hole. These seawalls also hosted the public rights of way that linked the two settlements.

Likewise there is a desire to re-link Battlesbridge to Hullbridge, an historic footpath was never formalised and land use changes and ownership have prevented the local population from being able to venture along the coast towards the sea.

Battlesbridge and South Woodham Ferrers are not readily connected on foot. Both settlements offer something unique to the other and a new connection will install a safe walkable route between the two adjacent centres.

#### iv) Excepted land

Areas along the shore are likely to be excepted land mainly consisting of private houses, marinas, industrial areas, holiday parks and the railway line. These areas are scattered along the coastline and mainly small in nature.

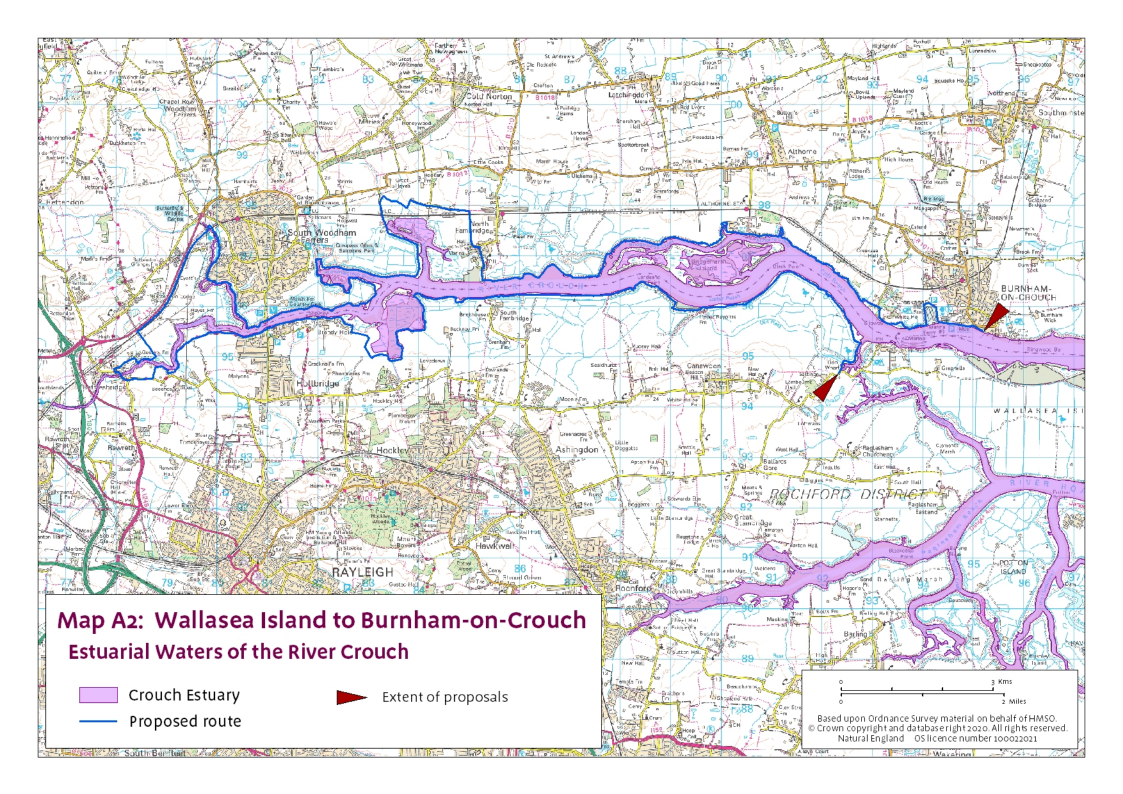
#### v) Options for the Crouch Estuary

- Option 1 do not use our discretion to align along the estuary, leaving users to find their own way around the estuary on foot or by using the seasonal ferry service. There would be no clearly defined route along this part of the estuary and the potential for a continuous route would be lost.
- Option 2 the ordinary route will cross the river using the seasonal ferry service between the Town Quay, Burnham-on-Crouch and Essex Marina on Wallasea Island. This would allow users to cross the River Crouch during the operating season. An alternative route would be installed around the River Crouch which would be available for use at times when the ferry service is not available (October to Easter and summer evenings). The alternative route alignment would most likely mimic the proposals laid out for the ordinary route under option 3, but would be seasonally available to users and would not create seaward spreading room.
- Option 3 use our discretion to align along the Crouch estuary, to its first year round publically accessible crossing point (bridge) at Hawk Hill Battlesbridge.

#### Proposed route of the trail

Our proposal is to align the trail to the first crossing point at Hawk Hill, Battlesbridge (Option 3), where walkers may cross by means of the bridge. This fulfils the core objective of the legislation - to create a continuous route around the coast – in a simple and cost effective way. This route allows for significant gaps in the local right of way network to be filled through the creation of a National Trail. The establishment of a long distance footpath around the estuary would for the first time provide an on foot access link for several centres of population to the coast.

Should any ferry service in the future provide a secure, year round service over a significant part of the day, Natural England will review its trail alignment. If appropriate we will prepare a separate variation report to the Secretary of State.



#### 6. Other considerations on this stretch

#### a) Recreational Issues

Map B gives an overview of existing public access to the coast between Wallasea Island and Burnham-on-Crouch showing public rights of way and access land.

There are locally promoted routes along this stretch, such as The Saffron Way, the Hockley and Hullbridge Centenary Walk on the south side and the Saltmarsh Coast trail on the northern side of the estuary.

The seawalls along much of this stretch, particularly the eastern end, host public rights away along their crest. These are fairly isolated from the local population centres that are at the western end, meaning it is not readily possible to walk the length of the estuary from the major upstream towns of South Woodham Ferrers, Hullbridge and Wickford to the open coast.

Significant gaps in the public rights of way network exist at Brandy Hole to the east of Hullbridge, where breaches in the seawalls have left the public footpaths unavailable and there has been local pressure to address this gap. Further upstream at the crossing point of Battlesbridge there is no link with the PRoW network on the southern shore without utilising an unsafe road (as identified by an Essex County Council Highway Safety report undertaken for this section) and on the northern shore the railway line itself presents a barrier with its occasional crossing points and the absence of public rights of way in many places seaward of the rail line. Plans to address these gaps are covered in reports WIB 1 and 2 on the south side and WIB 3 and 4 for the gaps on the north side.

There is one area of land with other existing rights of access to the west of South Woodham Ferrers at Woodham Fen Nature Reserve.

#### b) Protection of the environment

Our detailed review of how we have considered the risks and potential impacts arising from the England Coast path proposals can be found in the Habitats Regulation Assessment and the Nature Conservation Assessment that accompany this report. The conclusions from these assessments are taken into consideration and acted upon in determining the alignment and establishment of the Trail.

The proposed alignment of the England Coast path between Wallasea Island and Burnham-on-Crouch circumnavigates the nationally designated Crouch and Roach Estuaries SSSI and the international designated sites that share the same boundary or are within this SSSI of the Outer Thames Estuary Special Protection Area (SPA), Crouch and Roach Estuaries SPA and Ramsar site and Essex Estuaries Special Area of Conservation (SAC). (See maps B and C)

The Habitats Regulation Assessment and the Nature Conservation Assessment considered the proposed alignment and concluded that much of where trail users have the potential to interact with the sensitive features is on existing public rights of way and consequently the impact upon sensitive features is expected to be low level. The access exclusion over the saltmarsh and flat further reduces the likelihood of Trail user interaction with sensitive species and habitats arising from the trail alignment.

As a result of the proposals described in this Overview and associated reports for each length of coast, the quality of coastal paths will be improved and there will be greater certainty and clarity about the rights people have within the coastal margin. Use of the coast for outdoor recreation can, if not carefully managed, add to environmental pressures such as the presence of people causing disturbance to wildlife or new paths leading to removal and fragmentation of habitat. Part of the process we go through on each length of coast when we are developing our detailed proposals is about finding ways to avoid or reduce such impacts, and ensure compliance with legislation to protect the environment.

This stretch of coast also bears the marks of a long and distinctive history and includes sites designated as Scheduled Monuments (see Map D: Key Historic Designations and Sites). We looked for evidence of any potential for our proposals to have a detrimental effect on protected sites or features. This included potential effects arising from the works that would be necessary to establish and/or maintain the proposed route and from people's use of the new access rights. Our conclusion from this assessment is that our proposals would not undermine the conservation objectives for the historic environment within the Wallasea Island to Burnham on Crouch stretch.

In developing our detailed proposals for coastal access we have taken account of environmental protection objectives and these are, where relevant, discussed in more detail in the relevant report for each length of coast and the following documents that we have published separately:

- A single Habitats Regulations Assessment relating to any potential impact on the conservation objectives of affected sites from the proposals we make in each report for the stretch. This assessment considers any potential impacts in relation both to the individual length of coast covered by each report, and to the stretch as a whole.
- Our Nature Conservation Assessment for the stretch, in which we document our conclusions in relation to any other potential impacts on nature conservation.

#### c) Interests of owners and occupiers

In discharging our coastal access duty we must aim to strike a fair balance between the interests of the public in having rights of access over coastal land, and the interests of owners and occupiers of land over which any coastal access rights would apply. This was a key driver in the design of our proposals, which were discussed where requested in detail with the owners and occupiers of the affected land during 'walking the course' and other processes.

In general the existing public access provisions are already managed effectively alongside adjacent land uses, but there are places where we have been able through discussion with relevant interests to identify small adjustments to the existing coastal route which better integrate recreational benefits with the interests of owners and occupiers. These are described in the relevant report.

In two areas the Trail is aligned along the edge of arable land. At Brandy Hole, the proposal is for the trail to occupy a minimal width, encompassing the strip of land between the boundary markers and the hedgerow. This land is cultivated as part of the much larger field but is in different ownership and no significant issues were raised by the owners of this strip. The intention is to maintain the close trimming of the adjacent hedge to minimise its overhang to the landward side beside the trail alignment in order to maximise available width. The hedge is not a historic boundary, having been planted as part of the managed realignment of the floodbanks to create the wider saltmarshes of Brandy Hole.

At Battlesbridge, the proposal follows the edge of an arable field, to avoid utilising the adjacent road. The arable field edge hosts an environmental strip at time of publication. The alignment of the trail will be such that it can interact with this environmental strip, by being placed along on it at a suitable location. If the environmental strip is to be removed at any point in the future, the trail would move closer to the field edge and hedgerow and occupy no more than 1.5m of the arable field edge.

Our proposed route generally follows the outermost seabank directly adjacent to the intertidal zone. Beyond this there are extensive areas of saltmarsh and mud or sandflats. Landowners and other local residents made us aware of their concerns about the risks that would be created by increased public access to these areas. We also consulted local emergency services on this risk and both HM Coastguard and the RNLI advised that these areas are inherently too dangerous to be subject to a general right of access because of the hazards associated with rapid tidal inundation across wide areas dissected by deep channels and interspersed with areas of soft sands or mud. We have therefore proposed a year round public access exclusion under Section 25A of the CROW Act to all areas of saltmarsh and intertidal mudflats in the

coastal margin because we consider them to be unsuitable for public access – see part 8 of the Overview for further details of where this exclusion would apply.

At Burnham Yacht Harbour there are slipways, a boat hoist, and other marina related equipment that are in frequent use seaward of the proposed route; we propose to exclude access to these to avoid public safety risks and impacts on operations that might otherwise occur if there were access rights there – see report WIB 5.

#### d) Coastal processes

The principal source of information regarding coastal processes on this stretch of coast is the Essex and South Suffolk Shoreline Management Plan (see Annex A: Bibliography), a non-statutory policy document for the management of flood risk and coastal erosion. With reference to this document, and with advice from the Environment Agency, we have identified the parts of the coast within this stretch which are particularly susceptible to coastal erosion or other geomorphological processes, such as landslips.

In general where the coast is defended with some certainty, we have not made any specific proposals to enable the trail to adapt to coastal change - for example, where the trail would be:

- on, or on the landward side of sea defences which would protect it; or
- landward of the roads and railway which would be protected under the policies set out in the Shoreline Management Plan 2.

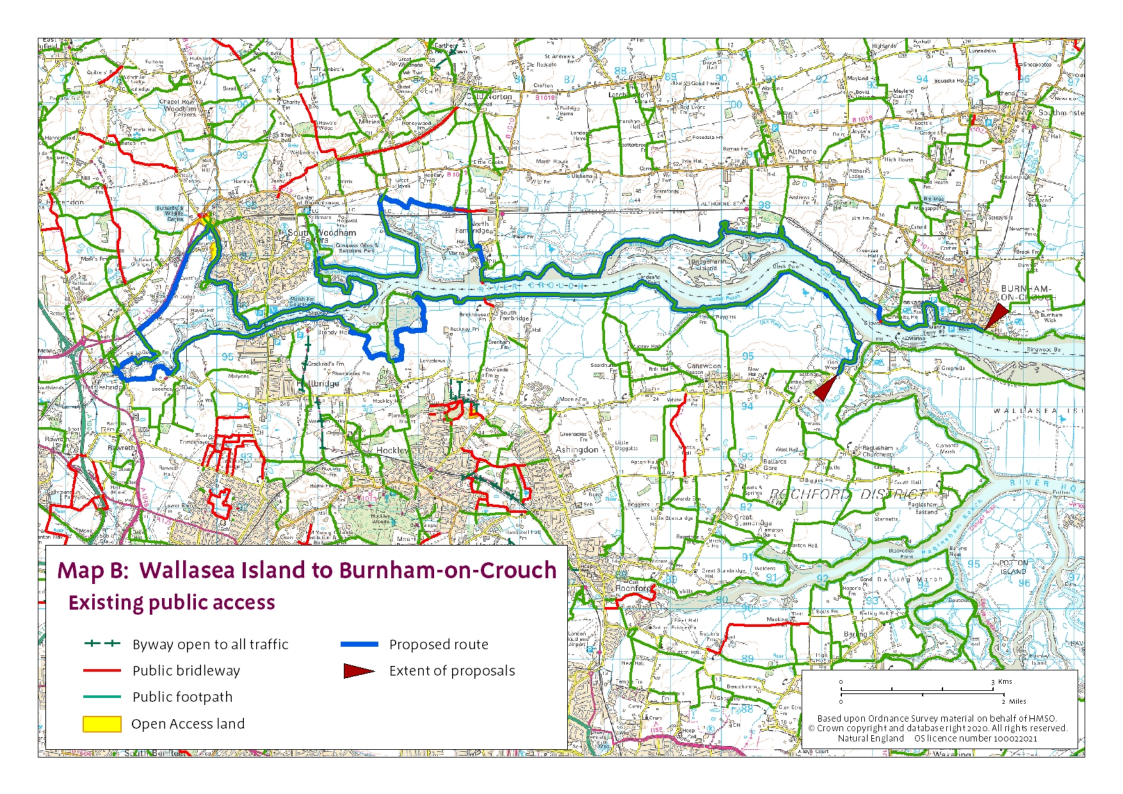
However, in some cases we have identified a possible requirement for roll-back even in scenarios like this, to ensure that we can maintain continuity of the trail should a nearby section of the trail be affected by coastal change (see Part 4.10 of the approved Scheme).

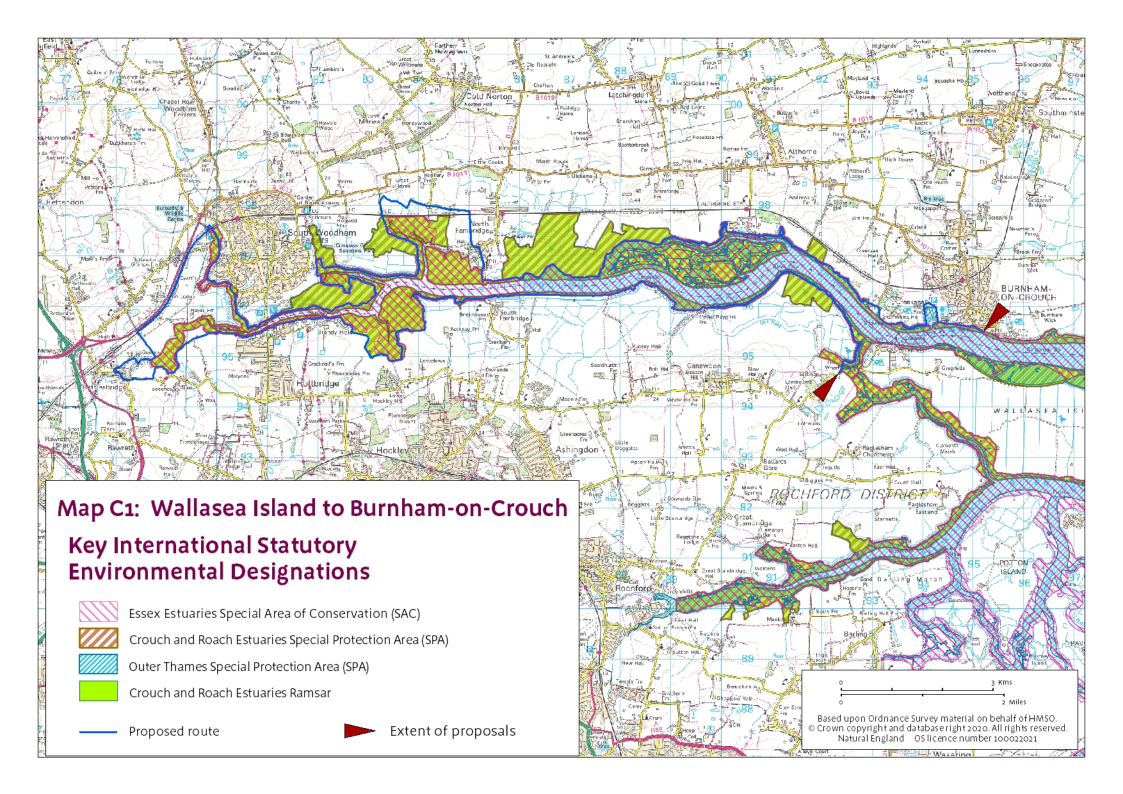
The engineered flood defence banks described in reports WIB1 to WIB5 of the proposals are to be maintained for the foreseeable future and unlikely to be affected by coastal processes. Were there any unanticipated breach or collapse of the seawalls along these defended sections the expectation is that they would be repaired. We have therefore not made any specific proposals to enable the trail to adapt to coastal change on these lengths of coast.

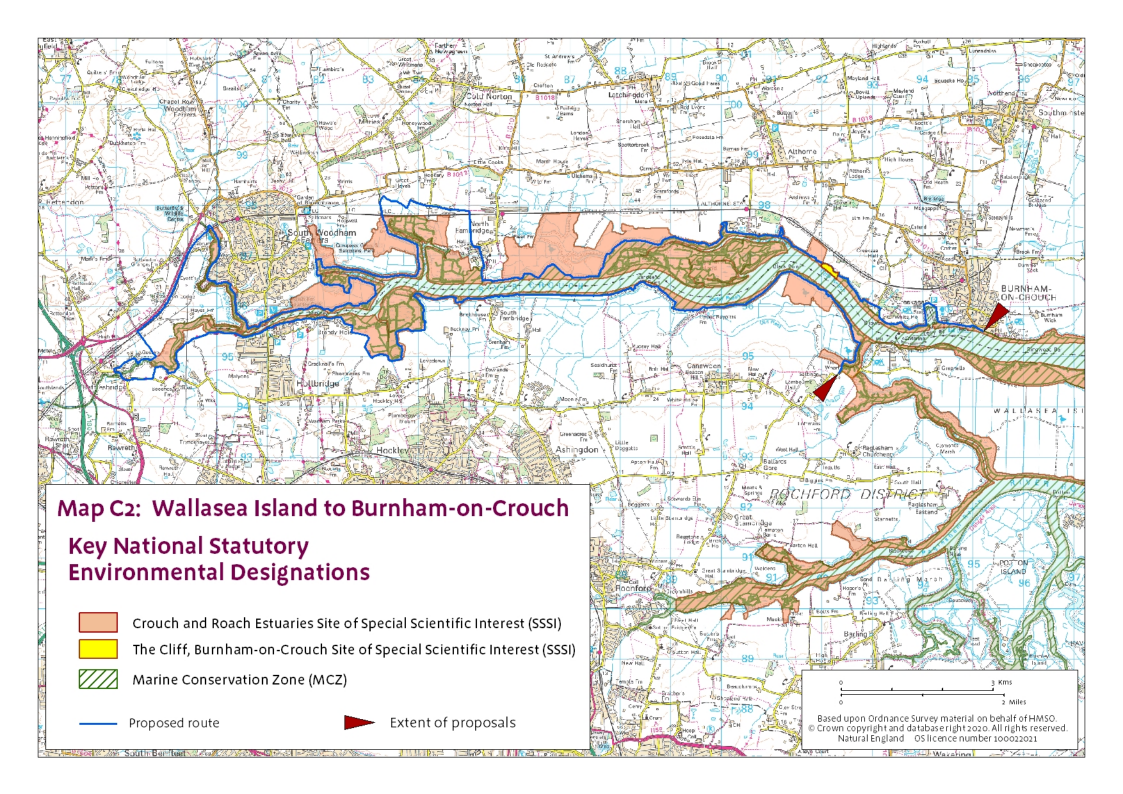
Some sections of the engineered flood defences and other natural features on slightly higher ground in reports WIB1 to WIB5 are identified in the Essex and South Suffolk Shoreline Management Plan as unlikely to receive positive repair works and the expectation coastal processes would result in a new coastal edge alignment. On these lengths of coast we propose to recommend that the trail is able to roll back so that it can be repositioned without further reference to the Secretary of State, once they have approved the initial route. There is more detail about these roll-back arrangements in part 7 of the Overview and in the relevant reports.

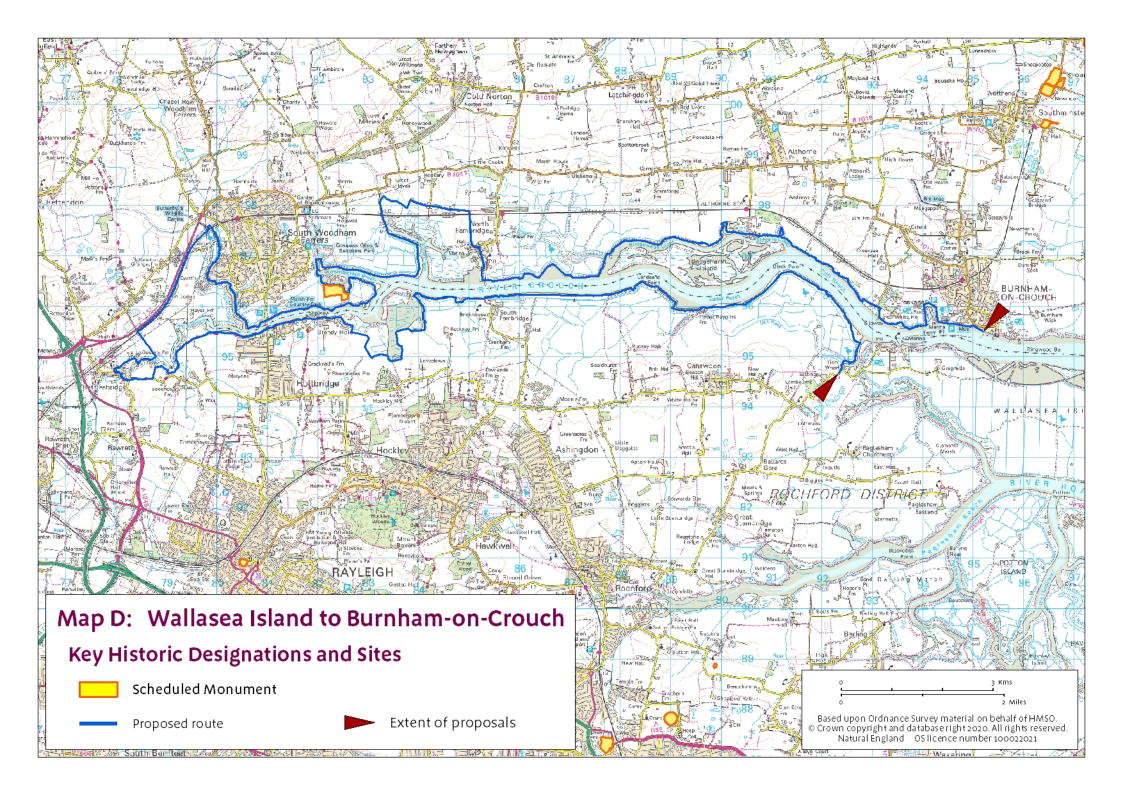
#### e) Other substantive issues

Flood banks on this length of coast typically have no clear boundary line between the landward slope of the bank and the 'folding' or other land that lies just inland of it. Accordingly where we propose in the reports that follow that the trail should be along the top of the flood bank, we typically also propose that the landward boundary of the margin should be the rear break of slope on the top of the flood bank. This is a clear break of slope and the proposal would deliver more clarity on the ground than the default legal position that the whole bank forms part of the margin.









## Other issues

# 7. Future changes

Below we explain the procedures for future changes to the coastal access provisions, once proposals have been approved by the Secretary of State. Where the need for future changes was foreseeable at the time of preparing the proposals we have indicated this in the relevant reports.

#### Roll-back

Reports WIB1 to WIB5 include proposals for specified parts of the route to 'roll back' either:

- in direct response to coastal erosion or other geomorphological processes, or significant encroachment by the sea; or
- in order to link with other parts of the route that need to roll back as a direct result of coastal erosion or other geomorphological processes, or significant encroachment by the sea.

Where sections of the approved route need to change for these reasons in order to remain viable, the new route will be determined by Natural England without any requirement for further reference to the Secretary of State. Coastal erosion can happen at any time and so, in some cases, this provision may need to be invoked between approval of the report and commencement of new access rights.

In particular, so far as we consider it necessary in order to maintain the viability of the route as a whole, we may determine that any part of the route is to be repositioned landward of any physical boundary feature, area of excepted land or area from which we consider it necessary to exclude access e.g. a protected site designated for its conservation value.

In determining the new route, we will take into account:

- the local factors present at that time, including any views expressed by people with a relevant interest in affected land;
- the terms of the Coastal Access duty (see Annex B: Glossary of terms), including the requirement to aim to strike a fair balance between the interests of the public and the interests of any person with a relevant interest in the land; and
- the criteria set out in part B of the Coastal Access Scheme.

Any changes to the route in accordance with these proposals will come into force on a date decided by us. On this date, coastal access rights will come into force as necessary along any new alignment. The date of change will follow any necessary physical establishment work, including any installation of signs to enable the public to identify the modified route on the ground. We will take reasonable steps to ensure that anyone with a relevant interest in land directly affected by the change is made aware this date.

In places where the trail rolls back in this way in response to coastal change, the landward extent of the coastal margin may also move inland automatically:

- with the trail itself, or
- because a landward area of section 15 land (see Annex B: Glossary of terms) or foreshore, cliff, dune, or beach, or a bank, barrier or flat, newly touches the trail when it rolls back, with the result that it automatically becomes part of the margin under the terms of the legislation.

Ordinarily, where roll-back has been proposed and becomes necessary, we would expect the trail to be adjusted to follow the current feature (for example, the cliff edge or top of foreshore). Where we foresee that local circumstances will require more detailed consideration, we have provided further information within the tables in Part 3 of the relevant report. This and the above information is intended as a guide only, based on information available to us at the time of writing, and on expert advice provided by the access authority,

Environment Agency and others. We have taken and will continue to take all reasonable steps to discuss implications and options with all parties likely to affected by such changes, both during the initial planning work that preceded the writing of the reports for each length, and during any future work to plan and implement a 'rolled back' route.

#### Other changes

We will normally be required to submit a variation report seeking approval from the Secretary of State in order to make any other changes to the route of the trail or to propose non-automatic changes to the landward boundary of the coastal margin - for example if the land was subject to new build development. Such changes would be subject to the same procedures for consultation, representations and objections as our initial reports.

However, even without a variation report:

- i We would be able to impose new or modify existing local restrictions or exclusions on coastal access rights as necessary, and people with a legal interest in the land would be able to apply to us for such directions under certain circumstances see chapter 6 of the Coastal Access Scheme.
- ii Further work could be carried out where necessary either to establish or maintain the route, or to provide any means of access to the coastal margin, using powers and procedures set out in Schedule 20 of the Marine and Coastal Access Act 2009 and chapter 3 of Part 1 the Countryside and Rights of Way Act 2000.
- iii. If at any time the use of affected land should change, the normal rules in relation to excepted land would apply, so for example land newly covered by buildings and their curtilage, and land in the course of development, would automatically become excepted from the coastal access rights see Annex C: Excepted Land Categories.

#### 8. Restrictions and exclusions

In certain circumstances we can restrict or exclude access to the trail and margin. The legal term for an exclusion or restriction is a direction.

Below, we summarise the directions to exclude or restrict coastal access rights proposed by these reports.

Refer to Part 6.7 and Figure 19 of the approved Coastal Access Scheme for more information.

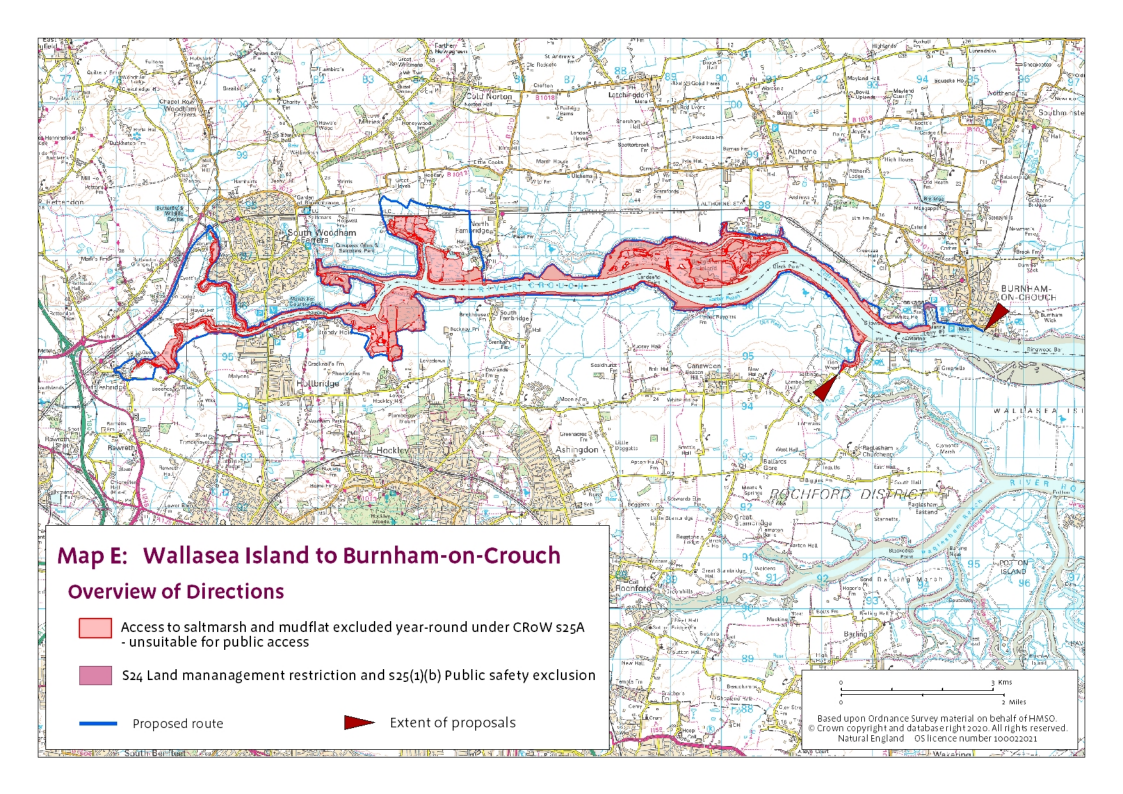
Report reference	Location/extent (see relevant map for more information)	Type of direction	Purpose of direction	Grounds and relevant section of CROW	Duration	
WIB1 to WIB5 incl.	The saltmarsh and flats seaward of the trail (maps E1 to E5)	No public access	Unsuitable for public access	Salt marsh or flat 25A	Year-round	
WIB5	Burnham Yacht Harbour (overview map E5b)	No public access	Prevent disruption to ongoing commercial activity / public safety	Land management 24 and Public safety s25(1)(b)	Year -round	

These directions will not prevent or affect:

- any existing local use of the land by right such use is not covered by coastal access rights;
- any other use people already make of the land locally by formal agreement with the landowner, or by informal permission or traditional toleration; or
- use of any registered rights of common or any rights at common law or by Royal Charter etc.

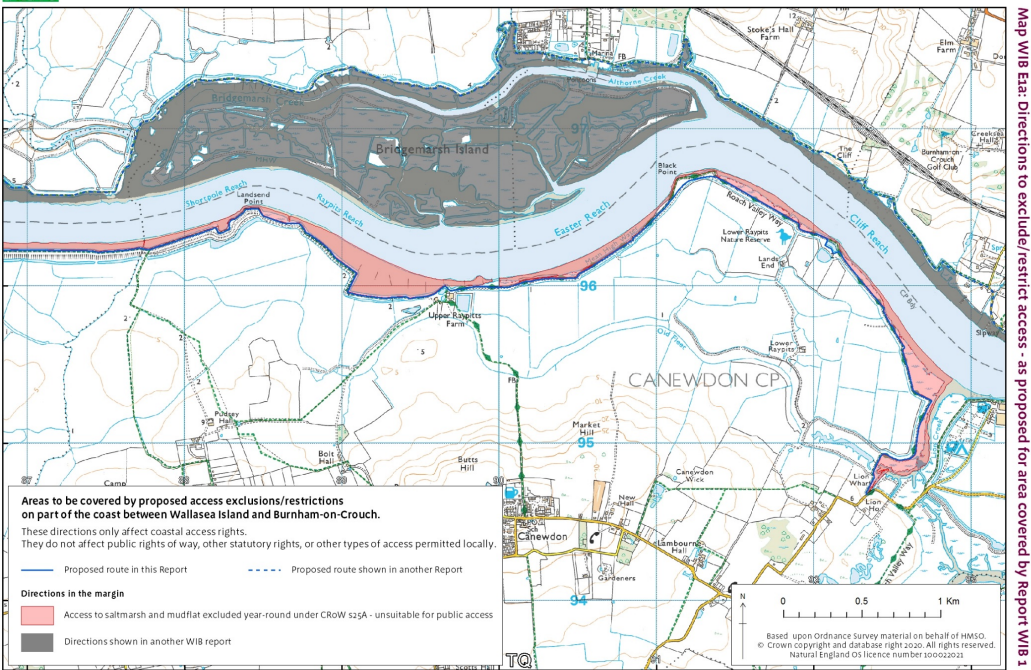
Any such use is not prohibited or limited by these arrangements.

Where land already has open access rights for the public under Part 1 of the CROW Act (the right to roam over mountain, moor, heath, down and registered common), those pre-existing rights are replaced by coastal access rights wherever the land in question falls within the coastal margin. Where that happens, our report may in some circumstances propose to exclude the replacement rights, even where they were not excluded previously, based on an updated analysis of relevant powers and requirements.



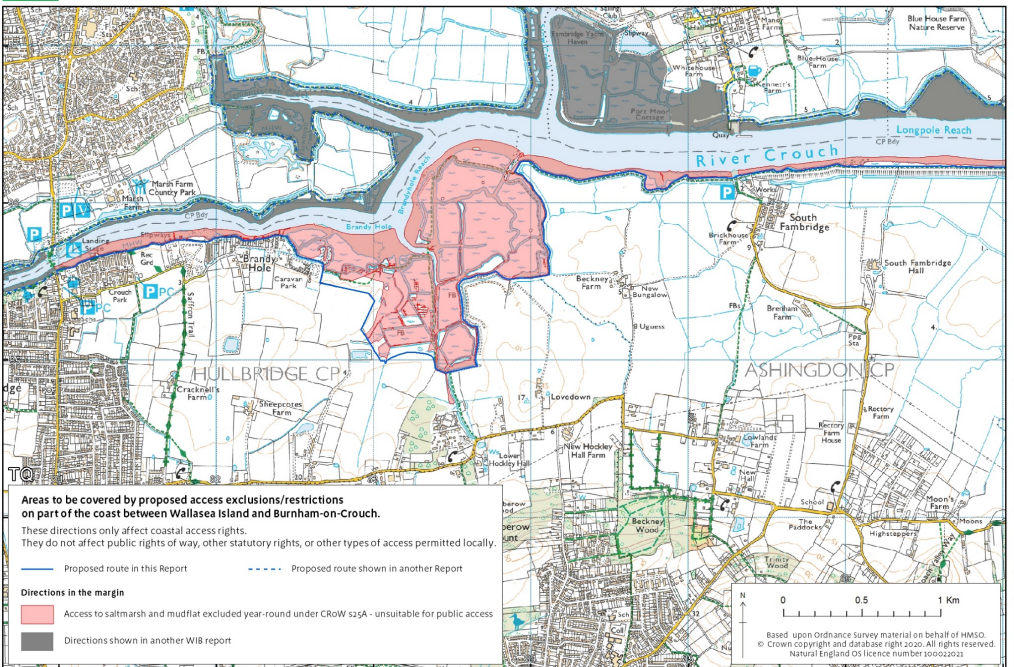


# Map WIB E1a: Directions to exclude/restrict access - as proposed for area covered by Report WIB 1





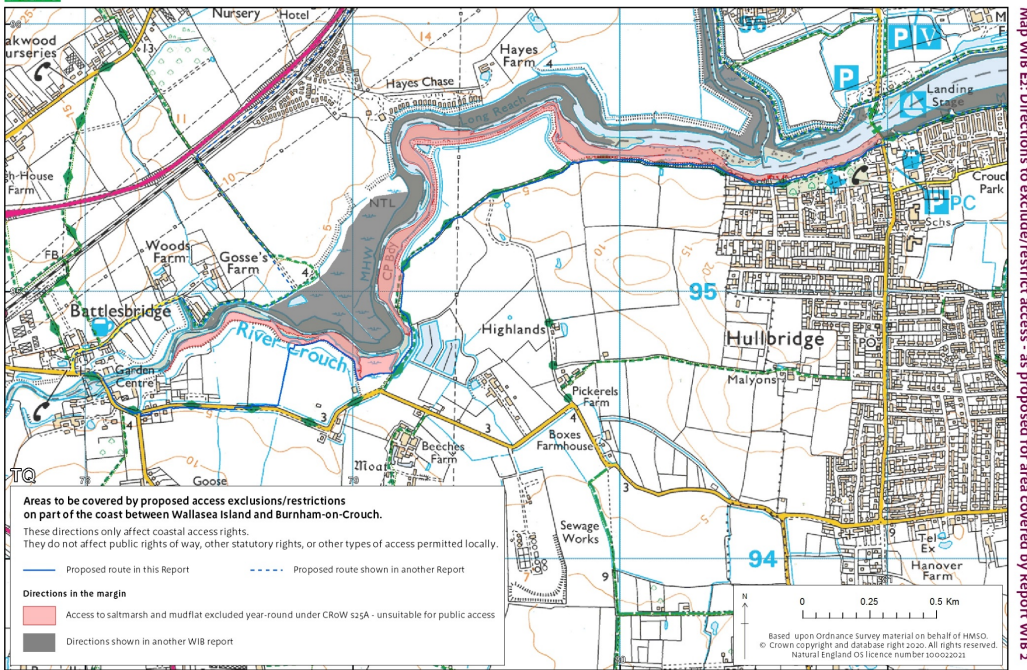
# Map WIB E1b: Directions to exclude/restrict access - as proposed for area covered by Report WIB 1



Map WIB E1b: Directions to exclude/restrict access as proposed for area covered by Report WIB



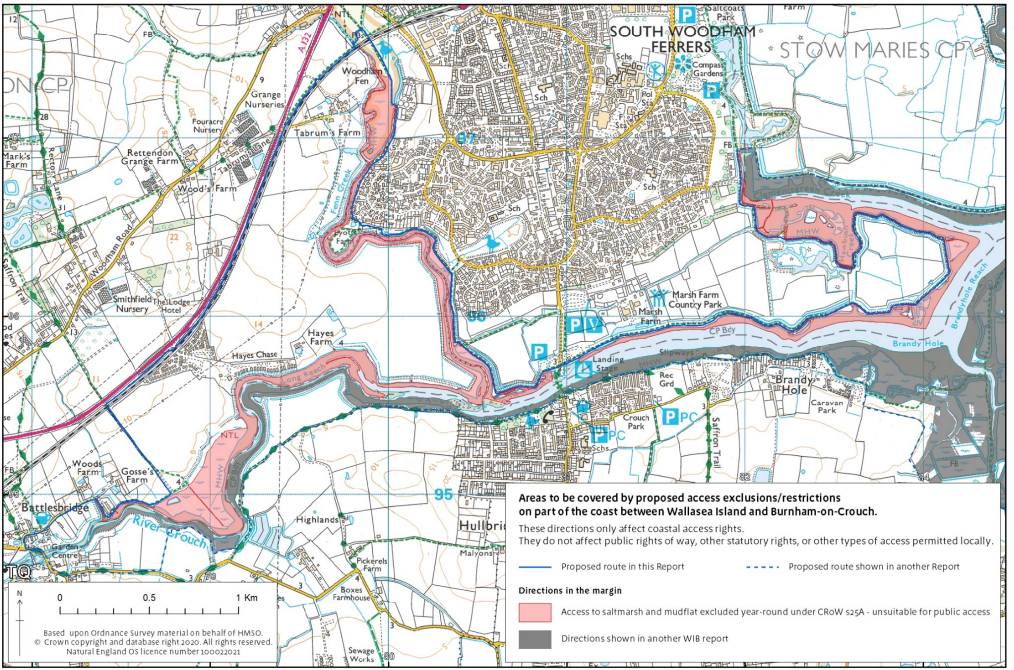
# Map WIB E2: Directions to exclude/restrict access - as proposed for area covered by Report WIB 2



Map WIB E2: Directions to exclude/restrict access proposed for area covered by Report WIB



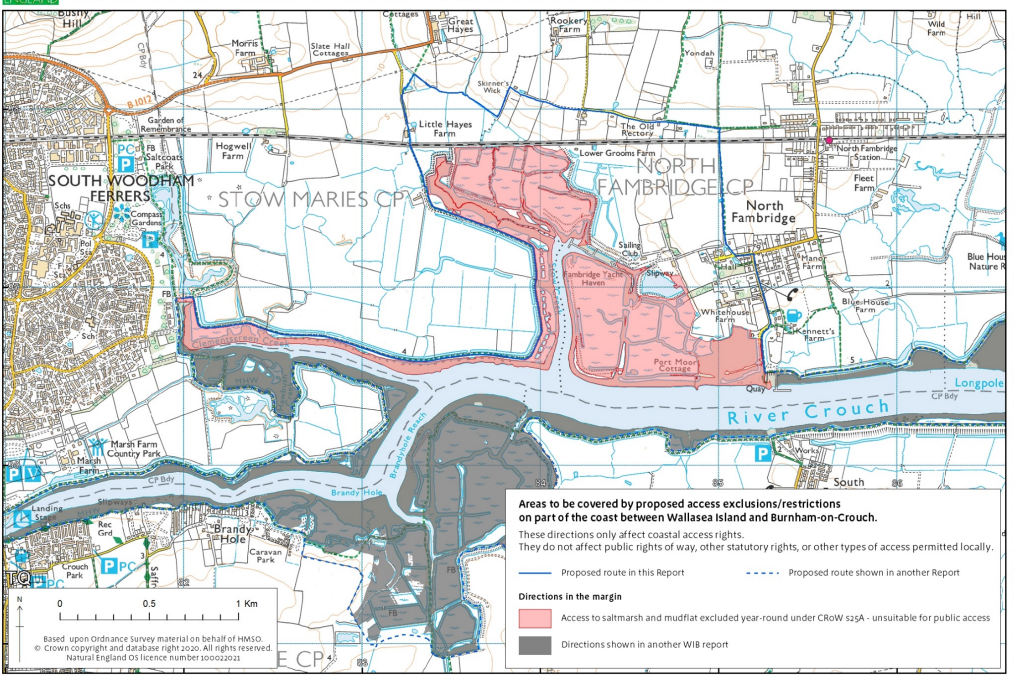
# Map WIB E3: Directions to exclude/restrict access - as proposed for area covered by Report WIB 3



Map WIB E3: Directions to exclude/restrict access proposed for area covered by Report WIB

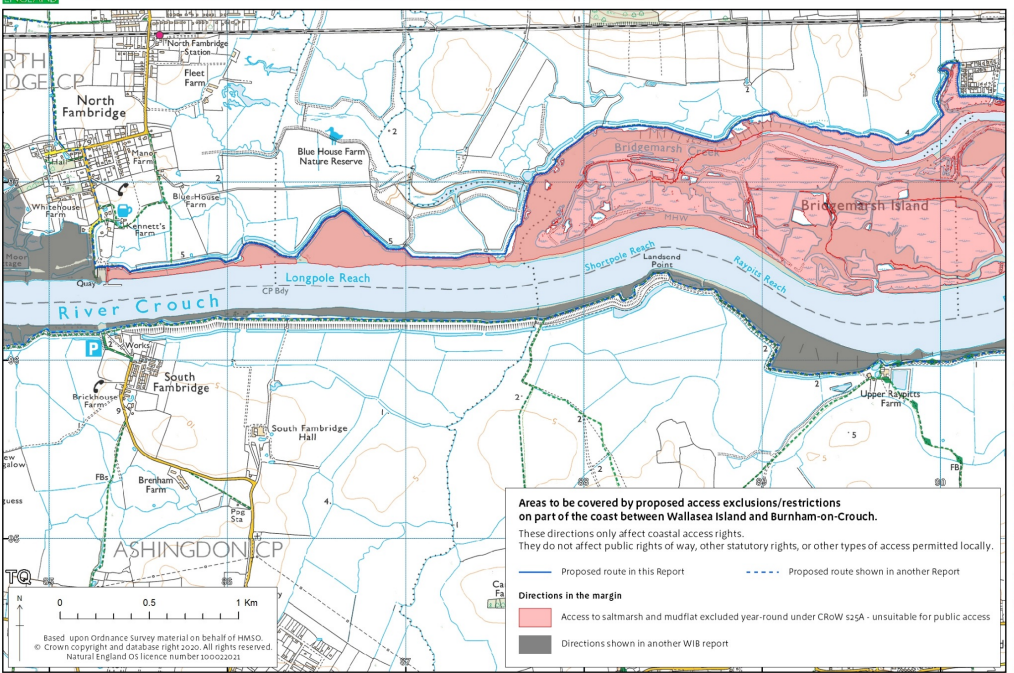


# Map WIB E4: Directions to exclude/restrict access - as proposed for area covered by Report WIB 4



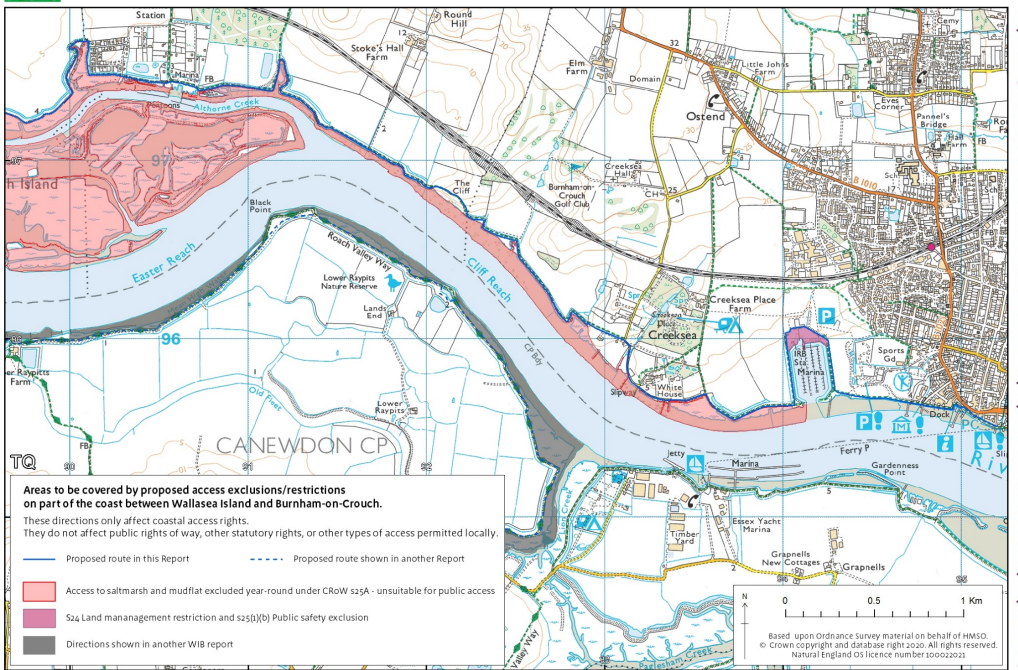
Map WIB E4: Directions to exclude/restrict access proposed for area covered by Report WIB

## Map WIB E5a: Directions to exclude/restrict access - as proposed for area covered by Report WIB 5





## Map WIB E5b: Directions to exclude/restrict access - as proposed for area covered by Report WIB 5



Map WIB E5b: Directions to exclude/restrict access as proposed for area covered by Report WIB

# Annex A: Bibliography

## Information about Natural England's coastal access programme:

## **Natural England**

www.gov.uk/government/collections/england-coast-path-improving-public-access-to-the-coast

## Information about the statutory framework for coastal access:

#### **Department for Environment, Food and Rural Affairs**

www.gov.uk/government/publications/marine-and-coastal-access-act-2009

#### **Coastal Access Scheme**

NE446 - Coastal Access: Natural England's Approved Scheme Natural England

http://publications.naturalengland.org.uk/publication/5327964912746496

#### Marine and Coastal Access Act 2009

www.legislation.gov.uk/ukpga/2009/23/part/9/crossheading/the-coastal-access-duty

## Countryside & Rights of Way Act 2000 [CROW]

www.legislation.gov.uk/ukpga/2000/37/contents

## The Access to the Countryside (Coastal Margin) (England) Order 2010

www.legislation.gov.uk/uksi/2010/558/contents/made

#### National Parks and Access to the Countryside Act 1949

www.legislation.gov.uk/ukpga/Geo6/12-13-14/97

# The Coastal Access Reports (Consideration and Modification Procedure) (England) Regulations 2010

www.legislation.gov.uk/uksi/2010/1976/contents/made

## Environmental legislation referred to in the reports:

## The Conservation of Habitats and Species Regulations 2017 (as amended)

http://www.legislation.gov.uk/uksi/2017/1012/contents/made

# The Conservation of Habitats and Species and Planning (Various Amendments) (England and Wales) Regulations 2018

http://www.legislation.gov.uk/uksi/2018/1307/contents/made

## Other published information used in the preparation of the report:

## The Essex and South Suffolk Shoreline Management Plan

http://eacg.org.uk/docs/smp8/essex&southsuffolk%20smp%20final%202.4.pdf

#### The New deal; Management of National Trails in England from April 2013 (NE426)

http://Publications.naturalengland.org.uk/publication/6238141

# **Annex B: Glossary of terms**

**1949** Act means the National Parks and Access to the Countryside Act 1949. The 1949 Act includes provisions and procedures for the creation of long-distance routes (now more commonly known as National Trails). These provisions were amended and added to by the 2009 Act for the purpose of identifying the coastal trail. See Bibliography for publication details.

**2009** Act means the Marine and Coastal Access Act 2009. Part 9 of the 2009 Act includes provisions to improve public access to the coast. There are supplementary provisions relating to:

- consideration of coastal access reports, objections and representations by the Secretary of State –
  in Schedule 1A of the 1949 Act (inserted by Schedule 19 of the 2009 Act);
- the establishment and maintenance of the English coastal route in Schedule 20 of the 2009 Act.

Section 1.2 of the Coastal Access Scheme includes a brief overview of the main provisions, which are explained in more detail in subsequent chapters. See Bibliography for publication details.

**alignment** is the term we use to describe the choices we make about the proposed route of the trail and the landward boundary of the coastal margin.

alternative route means a route proposed to the Secretary of State under section 55C of the 1949 Act, to operate as a diversion from the ordinary route at certain times. The associated term optional alternative route denotes a route which the public has the *option* to use at times when the ordinary route is unsuitable for use because of flooding, tidal action, coastal erosion or other geomorphological processes. Neither type of alternative route creates any seaward margin. Paragraphs 4.10.16 to 4.10.18 of the Scheme explain more about the potential use of optional alternative routes.

**building** has the same meaning given in Schedule 1 to CROW, as amended for the coast by the Order. The term includes any structure or erection and any part of a building. For this purpose "structure" includes any tent, caravan or other temporary or moveable structure. It does not include any fence or wall, anything which is a means of access (as defined by CROW section 34 – for example steps or bridges), or any slipway, hard or quay.

**coastal access duty** means Natural England's duty under section 296 of the 2009 Act to secure improvements to public access to the English coast. It is explained in more detail in 1.2 of the Coastal Access Scheme.

coastal access rights is the term we use to describe the rights of public access to the coast provided under section 2(1) of CROW as a result of the provisions of the 2009 Act and the Order. Coastal access rights are normally rights of access on foot for open-air recreation. These rights are by default subject to national restrictions and may additionally be subject to directions which restrict or exclude them locally. Section 2.4 of the Coastal Access Scheme explains more about the nature and management of coastal access rights.

coastal margin or margin means a margin of land at the coast falling within one or more of the descriptions given at article 3 of the Order. Its main component is land subject to the coastal access rights, but it also contains other land, including some land that is not accessible to the public. A land owner may also voluntarily include land in the coastal access margin by making a dedication. Section 2.3 of the Scheme explains these other categories of land and how they fit in.

**coastal processes** is a term used in the reports to mean coastal erosion, encroachment by the sea or other physical change due to geomorphological processes such as landslip. Where any part of the trail could be significantly affected by coastal processes, either directly or because of the need to maintain continuity with a part that is directly affected, we have included recommendations for it to roll back in accordance with a description in the relevant report.

**CROW** means the Countryside and Rights of Way Act 2000. Coastal access rights take effect by virtue of CROW section 2(1). Certain provisions in CROW are amended or added to by the 2009 Act and the Order for the purposes of the coast. Chapter 2 of the Coastal Access Scheme provides an overview of how the amended CROW provisions apply to the coast. See Bibliography for publication details.

**dedicate/dedication** means any voluntary dedication of land by the owner or long leaseholder under section 16 of CROW so that it will be subject to access rights under that Act. A dedication may also make provision for specific national restrictions that would otherwise apply over the affected land to be removed or relaxed.

Land within the coastal margin that was previously dedicated as access land under CROW becomes subject to the coastal access regime, including the national restrictions and the reduced level of liability operating on other parts of the margin with coastal access rights. On certain land, a dedication may be used to 'opt in' to the coastal access regime land where it would not otherwise apply. Chapter 2 of the Coastal Access Scheme explains these scenarios in more detail.

**definitive map** means the legal record of public rights of way. It shows public footpaths, bridleways, restricted byways, and byways open to all traffic.

**direction** means a direction under chapter II of CROW Part 1 to impose local restrictions or exclusions on the use of the coastal access rights.

**Estuarial waters** are defined in section 309 of the 2009 Act as any waters within the limits of transitional waters within the meaning of Council Directive 2000/60/EC (the European Community Water Framework Directive). Transitional waters are defined in Schedule 1 to the Directive as "bodies of surface water in the vicinity of river mouths which are partially saline in character as a result of their proximity to coastal waters but which are substantially influenced by freshwater flows". The Environment Agency has mapped their seaward limit on each English estuary. Section 10.1 of the Scheme explains the relevance of estuarial waters to our proposals for coastal access at estuaries.

excepted land - see Annex C.

**exclude/exclusion** refer to local exclusion of the coastal access rights by direction (as opposed to the national restrictions that apply on all coastal access land by default). In this way the use of the rights may where necessary either be excluded completely, or restricted in specified ways by means of a local restriction. Section 6.6 of the Coastal Access Scheme explains the provisions in detail and our approach to their use.

**foreshore** is not defined in the 2009 Act or the Order. In the reports and this Overview it is taken to mean the land between mean low water and mean high water.

gate is used in several ways in the reports:

- 'Field gate' means a wide farm gate, for vehicle access.
- 'Kissing gate' means a pedestrian access gate, sometimes suitable for wheelchairs.
- 'Wicket gate' means a narrow field gate, sometimes suitable for wheelchairs, but unsuitable for larger vehicles.

**guide fencing** is a term the reports may use to describe simple temporary fencing which can be put up and taken down with minimal cost or effort – see figure 18 in chapter 6 of the Coastal Access Scheme.

Habitats Regulations Assessment means an assessment made in accordance with regulation 63 of the Conservation of Habitats and Species Regulations 2017 (as amended).

**the legislation** is the term the reports use to describe four pieces of legislation which include provisions relevant to the implementation of our proposals: the 2009 Act, the 1949 Act, CROW and the Order. There are separate entries in the glossary which describe each of these in more detail.

a length is the term used to describe the part of the stretch covered by each individual report.

**local access forum** means a local access forum established under section 94 of CROW. Natural England is required to consult the relevant local access forum in the preparation of the reports, and to invite representations from it on its proposals – see chapter 3 of the Coastal Access Scheme for details.

#### margin (see coastal margin)

national restrictions – see Annex D.

**National Trail** means a long-distance route approved by the Secretary of State under section 52 of the 1949 Act.

**objection** means an objection by a person with a relevant interest in affected land (i.e. its owner or occupier) to Natural England about a proposal in a report. An objection must be made on certain specified grounds, in accordance with the provisions in Schedule 1A of the 1949 Act (as inserted by Schedule 19 of the 2009 Act). Stage 3 of the implementation process described in chapter 3 of the Coastal Access Scheme provides an overview of the procedures for considering objections.

ordinary route means the line normally followed by the trail.

the Order means the Access to the Countryside (Coastal Margin) (England) Order 2010 (S.I. 2010/558), made under section 3A of CROW. It sets out descriptions of land which are coastal margin and amends Part I of CROW in certain key respects for the purposes of coastal access. See Bibliography for publication details.

**public right of way** (PRoW) means a public footpath, bridleway, restricted byway or byway open to all traffic. These public rights of way are recorded on the definitive map.

**relevant interest** means a relevant interest in land, as defined by section 297(4) of the 2009 Act. This is a person who:

- holds an estate in fee simple absolute in possession in the land;
- holds a term of years absolute in the land, or
- is in lawful occupation of the land.

A relevant interest must therefore own or occupy the land in question, rather than simply having some other kind of legal interest over it.

**representation** means a representation made by any person to Natural England regarding proposals in any of its reports. A representation may be made on any grounds, in accordance with the provisions in Schedule 1A of the 1949 Act (as inserted by Schedule 19 of the 2009 Act). Stage 3 of the implementation process described in chapter 3 of the Coastal Access Scheme provides an overview of the procedures for considering representations.

restrict/restriction - see "exclude/exclusion".

Roll-back is the term the Scheme uses to describe arrangements made under the provisions of section 55B of the 1949 Act, whereby we may propose to the Secretary of State in a coastal access report that the route of a specified part of the trail which is subject to significant erosion or other coastal processes, or which links to such a section of trail, should be capable of being repositioned later in accordance with the proposals in our relevant report, without further confirmation by the Secretary of State. Section 4.10 of the

Scheme explains in more detail how this works, and part 6(d) of this Overview explains this in the context of the stretch.

**route section** is the term used in the reports to describe short sections of the proposed route for the trail. Each route section is assigned a nationally unique serial number which we use to refer to it in the proposals and on the accompanying maps.

section 15 land means land with public access rights under:

- section 193 of the Law of Property Act 1925;
- a local or private Act;
- a management scheme made under Part I of the Commons Act 1899; or
- an access agreement or access order made under Part V of the National Parks and Access to the Countryside Act 1949;

or land subject to, or potentially subject to, public access under section 19 of the Ancient Monuments and Archaeological Areas Act 1979.

Where Section 15 land forms part of the coastal margin (which it may do in any of the ways explained in section 4.8 of the Coastal Access Scheme), these rights apply instead of the coastal access rights. Figure 6 in Section 2.4 of the Coastal Access Scheme shows the relationship of Section 15 land to the coastal access regime in more detail.

**spreading room** is the term we use to describe any land, other than the trail itself, which forms part of the coastal margin and which has public rights of access.

In addition to land with coastal access rights it therefore includes areas of section 15 land. Spreading room may be either seaward or landward of the trail, according to the extent of the margin. Section 4.8 of the Scheme explains in more detail the ways in which land may become spreading room. Spreading room may be subject to directions that restrict or exclude the coastal access rights locally from time to time. However, the Scheme does not use the term to describe land which is subject to a direction which excludes access for the long-term. Land is not described as spreading room in the Scheme if it falls into one of the descriptions of excepted land, although it may become spreading room if it loses its excepted status as a result of a change of use, or if the owner dedicates it as coastal margin. Where highways such as roads or public rights of way cross spreading room, they remain subject to the existing highway rights rather than becoming subject to coastal access rights.

statutory duty means the work an organisation must do by order of an Act of Parliament.

**stretch** is the whole area covered by our compendium of statutory reports making coastal access proposals to the Secretary of State, each covering one length within the stretch.

temporary route means a diversionary route which operates while access to the trail is excluded by direction. Unlike an alternative route, a temporary route may be specified later by or under the direction without requiring confirmation by the Secretary of State, though land owner consent is needed in some circumstances. Figure 17 in chapter 6 of the Coastal Access Scheme explains the provisions for temporary routes in more detail.

the trail is the term we use to describe the strip of land people walk along when following the route identified for the purposes of the Coastal Access Duty. See part 1.3 of the Coastal Access Scheme. Following approval by the Secretary of State of our proposals, the trail along that stretch becomes part of the National Trail known as the England Coast Path. By default, it is the land within 2 metres on either side of the approved route line, but often it is wider or narrower than this. The trail forms part of the coastal margin.

variation report means a report to the Secretary of State under section 55(1) of the 1949 Act. Natural England may prepare a variation report recommending changes to coastal access proposals that have previously been approved. Figure 10 in chapter 3 of the Coastal Access Scheme explains in more detail the circumstances when a variation report is necessary.

A variation report may also be prepared by Natural England (in the context of our recommendations for the **trail** which we have a duty to secure under section 296 of the 2009 Act) to recommend that the route of another National Trail at the coast is modified.

# Annex C: Excepted land categories

The effect of Schedule 1 to the Countryside and Rights of Way Act 2000 is that some categories of land are completely excluded from the coastal access rights, even if they fall within the coastal margin:

- land covered by buildings or the curtilage of such land;
- land used as a park or garden;
- land used for the getting of minerals by surface working including quarrying (except, under certain circumstances, the removal of sand or shingle from an area of foreshore or beach);
- land used for the purposes of a railway (including a light railway) or tramway;
- land covered by pens in use for the temporary detention of livestock;
- land used for the purposes of a racecourse or aerodrome;
- land which is being developed and which will become excepted land under certain other excepted land provisions;
- land covered by works used for the purposes of a statutory undertaking (other than flood defence works or sea defence works) or the curtilage of such land;
- land covered by works used for an electronic communications code network or the curtilage of any such land;
- land the use of which is regulated by byelaws under section 14 of the Military Lands Act 1892 or section 2 of the Military Lands Act 1900;
- land which is, or forms part of, a school playing field or is otherwise occupied by the school and used for the purposes of the school; and
- land which is, or forms part of, a highway (within the meaning of the Highways Act 1980) see below.

Some other land categories are excepted by default, but we may propose that the trail should cross them on an access strip – in which case the strip itself is not excepted from the coastal access rights. Where land in any of these categories would form part of the coastal margin in proposals, it would therefore be fully excepted from coastal access rights. That includes:

- land on which the soil is being, or has at any time within the previous 12 months been, disturbed by any ploughing or drilling undertaken for the purposes of planting or sowing crops or trees;
- land used for the purposes of a golf course;
- land which is, or forms part of, a regulated caravan or camping site; and
- land which is, of forms part of, a burial ground.

Highways are also excepted from the coastal access rights. This does not prevent the trail from following a public footpath or other highway, and people can continue exercising their rights to use highways that fall within the wider spreading room. Such highways form part of the coastal margin even though the access rights along them are afforded by other legislation.

Land owners may choose, under the legislation, to dedicate excepted land as a permanent part of the coastal margin. These provisions are explained in more detail in Chapter 2 of our Coastal Access Scheme.

## Annex D: National restrictions

The coastal access rights which would be newly introduced under our proposals include most types of open-air recreation on foot or by wheelchair including walking, climbing and picnicking.

The scope of these coastal access rights is normally limited by a set of rules that we call in the Coastal Access Scheme the "national restrictions".

They list some specific activities not included within the coastal access rights – for example camping, horse riding and cycling. The national restrictions on the coastal access rights are set out on the pages that follow.

The national restrictions do not prevent such recreational uses taking place under other rights, or with the landowner's permission, or by traditional tolerance – for example on an area of foreshore where horse riding is customary. In particular, these national restrictions have no effect on people's use of public rights of way or Section 15 land (see the entry for 'section 15 land' in the Glossary).

The land owner (or in some circumstances a long leaseholder or farm tenant) also has the option to include such recreational uses within the coastal access rights on a particular area of land, or on his holdings generally. He can do this:

- permanently (i.e. on behalf of himself and future owners of the land), by dedicating such rights under section 16 of the Countryside and Rights of Way Act 2000 (CROW); or
- until further notice, by agreeing that we should give a direction under CROW Schedule 2 paragraph 7 to this effect.

We can provide more information about these options on request.

# **Countryside and Rights of Way Act 2000**

SCHEDULE 2 RESTRICTIONS TO BE OBSERVED BY PERSONS EXERCISING RIGHT OF ACCESS (Section 2)

#### **General restrictions**

- 1 (1) Subject to sub-paragraph (2), section 2(1) does not entitle a person to be on any land
  - if, in or on that land, he -
  - (a) drives or rides any vehicle other than an invalid carriage as defined by section 20(2) of the Chronically Sick and Disabled Persons Act 1970,
  - (b) uses a vessel or sailboard on any non-tidal water,
  - (c) has with him any animal other than a dog,
  - (d) commits any criminal offence,
  - (e) lights or tends a fire or does any act which is likely to cause a fire,
  - (f) intentionally or recklessly takes, kills, injures or disturbs any animal, bird or fish,
  - (g) intentionally or recklessly takes, damages or destroys any eggs or nests,
  - (h) feeds any livestock,
  - (i) bathes in any non-tidal water,
  - (j) engages in any operations of or connected with hunting, shooting, fishing, trapping, snaring, taking or destroying of animals, birds or fish or has with him any engine, instrument or apparatus used for hunting, shooting, fishing, trapping, snaring, taking or destroying animals, birds or fish,
  - (k) uses or has with him any metal detector,
  - intentionally removes, damages or destroys any plant, shrub, tree or root or any part of a plant, shrub, tree or root,
  - (m) obstructs the flow of any drain or watercourse, or opens, shuts or otherwise interferes with any sluicegate or other apparatus,
  - (n) without reasonable excuse, interferes with any fence, barrier or other device designed to prevent accidents to people or to enclose livestock,
  - (o) neglects to shut any gate or to fasten it where any means of doing so is provided, except where it is reasonable to assume that a gate is intended to be left open,
  - (p) affixes or writes any advertisement, bill, placard or notice,
  - (q) in relation to any lawful activity which persons are engaging in or are about to engage in on that or adjoining land, does anything which is intended by him to have the effect
    - (i) of intimidating those persons so as to deter them or any of them from engaging in that activity,
    - (ii) of obstructing that activity, or
    - (iii) of disrupting that activity,
  - (r) without reasonable excuse, does anything which (whether or not intended by him to have the effect mentioned in paragraph (q)) disturbs, annoys or obstructs any persons engaged in a lawful activity on the land,
  - (s) engages in any organised games, or in camping, hang-gliding or para-gliding, or
  - (t) engages in any activity which is organised or undertaken (whether by him or another) for any commercial purpose.
- (2) Nothing in sub-paragraph (1)(f) or (j) affects a person's entitlement by virtue of section 2(1) to be on any land which is coastal margin if the person's conduct (to the extent that it falls within sub-paragraph (1)(f) or (j)) is limited to permitted fishing-related conduct.
- (3) In sub-paragraph (2) the reference to permitted fishing-related conduct is a reference to the person
  - (a) having a fishing rod or line, or
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- (b) engaging in any activities which -
  - (i) are connected with, or ancillary to, fishing with a rod and line, or with a line only, in the exercise of a right to fish, and
  - (ii) take place on land other than land used for grazing or other agricultural purposes.
- 2 (1) In paragraph 1(k), "metal detector" means any device designed or adapted for detecting or locating any metal or mineral in the ground.
  - (2) For the purposes of paragraph 1(q) and (r), activity on any occasion on the part of a person or persons on land is "lawful" if he or they may engage in the activity on the land on that occasion without committing an offence or trespassing on the land.
- 3 Regulations may amend paragraphs 1 and 2.
- 4 (1) During the period beginning with 1st March and ending with 31st July in each year, section 2(1) does not entitle a person to be on any land if he takes, or allows to enter or remain, any dog which is not on a short lead.
  - (2) Sub-paragraph (1) does not apply in relation to land which is coastal margin.
- Whatever the time of year, section 2(1) does not entitle a person to be on any land if he takes, or allows to enter or remain, any dog which is not on a short lead and which is in the vicinity of livestock
- In paragraphs 4 and 5, "short lead" means a lead of fixed length and of not more than two metres.
- 6A (1) Whatever the time of year, section 2(1) does not entitle a person to be on any land which is coastal margin at any time if
  - (a) that person has taken onto the land, or allowed to enter or remain on the land, any dog, and
  - (b) at that time, the dog is not under the effective control of that person or another person.
  - (2) For this purpose a dog is under the effective control of a person if the following conditions are met.
  - (3) The first condition is that -
    - (a) the dog is on a lead, or
    - (b) the dog is within sight of the person and the person remains aware of the dog's actions and has reason to be confident that the dog will return to the person reliably and promptly on the person's command.
  - (4) The second condition is that the dog remains
    - (a) on access land, or
    - (b) on other land to which that person has a right of access.
- (5) For the purposes of sub-paragraph (4), a dog which is in tidal waters is to be regarded as remaining on access land.
- 6B (1) Section 2(1) does not entitle a person to be on any land which is coastal margin if, on that land, the person obstructs any person passing, or attempting to pass, on foot along any part of the English coastal route, any official alternative route or any relevant temporary route.
  - (2) In this paragraph -
    - "the English coastal route" means the route secured pursuant to the coastal access duty (within the meaning of section 296 of the Marine and Coastal Access Act 2009);
    - "official alternative route" has the meaning given by section 55J of the National Parks and Access to the Countryside Act 1949;
    - "relevant temporary route" means a route for the time being having effect by virtue of a direction under section 55I of that Act to the extent that the line of the route passes over coastal margin.

Front cover photo:

Walker under massive skies

By Darren Braine, Natural England

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