

The Planning Inspectorate, DEFRA Team, Rights of Way Section, Room 3A Eagle, Temple Quay House, 2 The Square, Temple Quay, Bristol, BS1 6PN. Email – <u>rightsofway2@planninginspectorate.gov.uk</u>.

DOCUMENT – the documents shown in bold are those required by legislation.	Doc. Ref.	.⊠/⊠ comment
Signed/sealed order in duplicate. To be provided in Hard Copy.		
(Please do not attach/staple other documents to the sealed orders.)		
Two copies of the order and associated maps.	01	
OMA's submission letter. Please include, if possible, dates when your Council is not available for a hearing or inquiry over the next 11 months.	02	
Although we will do our best to avoid any dates you provide us, we are unable to give any guarantees.		
Statement of the grounds on which it is considered the order should be confirmed.	03	
 The statement must explain why the order meets the relevant criteria. It is not sufficient to simply repeat the criteria of the section of the Act under which the order is made. 		
 If you intend to rely on your statement of grounds and do not propose to submit a statement of case in due course, please also submit a full list of the documents/evidence¹ on which your statement of grounds is based. 		
 <u>If your Council is not supporting</u> the order, please submit a Statement of the grounds which explains why you have taken this stance. This should include your interpretation of the evidence examined by your Council before deciding whether or not to make the Order. 		
If you wish to do so, you may submit the Council's comprehensive statement of case with the Order. You will not then need to submit a further statement (unless subsequent evidence is discovered which needs to be added). To assist the appointed Inspector, please ensure your statement of case is properly paginated and indexed.		
Representations and objections to the order (including supporters), along with a covering list of their names.	04	
Statement containing the OMA's comments on the objections.	<mark>05</mark>	
Copy of the notice publicising the order together with a copy of the newspaper cutting(s).	<mark>06</mark>	
REFER TO NOTE 1 of Guidance Document	<mark>07</mark>	

¹ Please ensure that the submitted documents are of good quality and capable of being reproduced without any loss of detail. Maps may need to be scanned at a slightly higher resolution than words.

<mark>local autl</mark>	e that the necessary consultations have been carried out (other porities and statutory undertakers) <u>N.B. For HA 118B and 119B</u> des the police authority	<mark>08</mark>	
Copies of a	any replies to the pre-order consultation and the responses by the OMA.	<mark>09</mark>	
	dress and email address of every person, council or prescribed tion notified under either	<mark>10</mark>	
(i)	paragraph 1(3)(b)(i), (ii) and (iv) of Schedule 6 to the 1980 Act and Schedule 3 of SI 1993 No.11 Highways England and Wales, The Public Path Orders regulations 1993;		
<mark>or</mark>			
(ii)	paragraph 3(2)(b)(i), (ii) and (iv) of Schedule 15 to the 1981 Act and Schedule 6 of SI 1993, No.12 Rights of Way, The Wildlife and Countryside (Definitive Maps and Statements) Regulations 1993;		
or			
(iii)	paragraph 1(2)(b)(i) to (iii) and (v) of Schedule 14 to the 1990 Act and <u>Schedule 3 of SI 1993 No.10 Rights of Way.</u> Town and Country Planning (Public Path Orders) Regulations 1993.		
o do so, ormat th llustratio mail ado	nsure the list you send to us is up to-date. If it is possible for you we would appreciate this information being submitted in a nat we can easily photocopy onto label sheets – please see on at Note 4 of Guidance Document. It is also important that an dress is provided for each party to support electronic cation as default.		
		4.4	
	ing that if confirmed, notice will be duly published and served; or firmed notice will be duly served.	<mark>11</mark>	
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Details of the time and place where documents relating to the order will be made available for public inspection by the authority.	<mark>16</mark>	
Health and Safety issues; please complete the attached questionnaire (To be completed by OMA).	17	
If the Order Map is larger than A3, an A3 (or smaller) copy of the Order Map with the appropriate grid references. (We are unable to photocopy or scan maps which are larger than A3 in size).		
REFER TO NOTE 2 of Guidance Document	<mark>18</mark>	
Secretary of State's letter of dispensation (WCA - see paragraph 3(4) of Schedule 15) (HA – see paragraph 1(3C) of Schedule 6) (TCPA – see paragraph 1(6) of Schedule 14) (if applicable).		

Checklist for Order Making Authorities

WCA only		
 Extract from the definitive map and statement. 	<mark>19</mark>	
 Evidence forms where the order involves user evidence; unless you are submitting your full statement of case at this stage, we only need to know whether there are any user evidence forms and how many for now. 		
 If the Order has been severed, a copy of the letter issued to the Secretary of State. Please refer to the fact that the Order has been severed in your submission letter. 		
If your Council has been directed to make the Order		
 The Secretary of State's decision. 		
•		
 A copy of the Application and supporting documents 		
HA and TCPA only		
 Undertaking that any new path or way to be provided will be ready for use before the order comes into operation. 		
 Extract from the definitive map and statement; and 		
 Where applicable, details of any statutory designation affecting the order route(s) (such as common land, AONB, SSSI). 		

HA only	
 Where land is owned by an ecclesiastical benefice, certificate that the Church Commissioners have been notified. 	
<u>S26, 118 and 119</u>	
 A copy of the <u>relevant</u> part(s) of the Rights of Way Improvement Plan (ROWIP), or confirmation that there is no relevant provision. (Inspectors must have regard to any material provisions of a ROWIP prepared by the local highway authority but do not require the full version). 	
S118A and 119A (Rail Crossing Orders)	
 A copy of the application for the order. 	
 A copy of any documents submitted by the applicant in support of the request for the order. 	
 A copy of the case put forward by the operator justifying the need for an order to close or divert the railway crossing. 	
 A copy of any related maps or plans that accompanied the request for the order. 	
 Details of any related proposals such as a bridge or tunnel order. 	
 Where required, a certificate showing that the OMA has consulted or received consent from any other authority or body. 	
 A statement of the nature and effect of any such consultation. 	
 Confirmation that the land affected is owned by the operator, or, where the land is not owned by the operator, the landowner has agreed to the proposal. 	
 Confirmation that the operator is prepared to maintain the whole or part of the path and has agreed to defray part or all the cost of making up the new path and any compensation that may be payable. 	

	Where the path is to be diverted over/under a bridge or tunnel subject to an order under section 48 of the Transport and Works Act 1992, clarification that the structure has been completed or that it is dependent on the diversion order.	
<u>S1</u>	18B and 119B (Special Extinguishment and Diversion Orders)	
•	Contact details for the local fire authority.	
<u>S1</u>	<u>18B(1)(a) and 119B(1)(a)</u>	
	Where applicable, a copy of any strategy for the reduction of crime and disorder prepared under section 6 of the Crime and Disorder Act 1998.	
•	A copy of the relevant map for the area as contained in the designation order.	
ТС	PA only	
	A copy of the relevant planning permission and a copy of the approved plan or copy of relevant planning application (where the Order is made following the Growth and Infrastructure Act 2013).	
•	Plan indicating how the path or way will be affected by the development.	
•	Confirmation that all the land affected is owned by the developer or consent from the landowner(s) as appropriate.	
•	Confirmation about the current stage of the development.	
•	Written consent of any statutory undertaker affected or confirmation that none is so affected. <u>If replies have been received from the statutory undertakers, these must be included</u>	