

WALSALL METROPOLITAN BOROUGH COUNCIL HIGHWAYS ACT 1980 PRIVATE STREET WORKS CODE Section 205(5) Sch 16 Paragraph 5

Notice of Resolution of Approval of Specification of Private Street Works

To

NOTICE is given that

1. Walsall Metropolitan Borough Council ("the Council ") being the Street Works Authority, having resolved to execute the private street works in Railway Lane in Willenhall, Walsall, the location of which is indicated on plan reference HM910-RL-GA attached under Section 205(5) and Schedule 16 Paragraph 1 of the Highways Act 1980 on 05/02/24 duly passed the following resolution:.

To undertake works along Railway Lane from point 'A' 65 m from its junction with New Road for a distance of 130 m in a southerly direction indicated with point 'B'.

 For a period of one month from 05/01/24 copies, certified by the Council's proper officer, of the specification, plan, section, estimate and provisional apportionment referred to in such resolution will be kept deposited at Lichfield Street Hub, Lichfield St, Walsall WS1 1TR and will be open to inspection free of charge from 9.00 am to 5.00pm Monday to Friday or by visiting PROW and highway orders | Walsall Council

- 3. During the period of one month from 05/01/24 an owner of premises liable to be charged with any part of the expenses of executing the street works may make objection to the proposal to execute the works. Any such objection must be addressed to Jag Raan, MPMI Structures and Geotechnics Manager, Engineering and Transportation Services, Walsall Metropolitan Borough Council, The Civic Centre, Darwall Street, Walsall, WS1 1DG
- 4. The amount of the estimated expenses of the street works apportioned in the Provisional Apportionment against the premises known as you are the owner or reputed owner is £nil.
- 5. The grounds on which objection may be made by you are:
 - a) that the alleged private street is not a private street or as the case may be that the alleged part of a private street is not a part of a private street
 - b) that there has been some material informality defect or error in or in respect of the resolution notice plans sections or estimate
 - c) that the proposed works are insufficient or unreasonable
 - d) that the estimated expenses of the proposed works are excessive
 - e) that the premises ought to be excluded from or inserted in the provisional apportionment
 - f) that the provisional apportionment is incorrect in respect of some matter of fact to be specified in the objection or, where the provisional apportionment is made with regard to other considerations than frontage in respect of the degree of benefit to be derived by any premises or the amount or value of any work already done by the owner or occupier of premises.

Dated:	05/01/24
By order of the Council	
Signature of Proper Officer:	
Head of Law	

6. Where premises are owned jointly by two or more persons, a notice of

they are authorised in writing by a majority of them to do so.

objection may be given on behalf of those persons by one of their number if

