

Pavement Café Licence Standard Conditions

- 1. A pavement Cafe Licence will only be granted in circumstances where a minimum width of 2m of clear and unobstructed pavement remains available for the normal use of wheelchair users and pedestrians.
- 2. The licence holder must ensure social distancing measures are in place, that they are maintained at all times and reflect current government guidance.
- 3. The licence holder must take reasonable steps for the prevention of antisocial behaviour and littering inside and directly outside of the licensed area.
- 4. Where a premises lies within the close proximity of residential buildings, the licence holder will be required to demonstrate the measures they will take, and maintain, to prevent public nuisance.
- 5. The licence holder must comply with the government's national conditions relating to clear routes of access.
- 6. Any licensed area covered by the Pavement Licence must remain a smoke free area at all times.
- 7. Any tables/chairs or furniture granted under the pavement café licence must be removed from the highway by 23:00 each day or as granted under the permission if less.
- 8. The licence holder must produce, update as necessary, and make available for inspection at the reasonable request of an authorised officer, written risk assessments in relation to: social distancing, prevention of public nuisance and anti-social behaviour.
- 9. Only crockery and drinking vessels made of paper, cardboard or metal alloys, plastic, polycarbonate, or other material approved for use by the Local Authority may be used in connection with the licence.
- 10. When the licensed area is in use, the premises licence holder must ensure it is cordoned/enclosed by a barrier, or other appropriate means, approved by the Council.

- 11. The licence holders must take responsibility for maintaining the cleanliness, safety and amenity of the licensed area and all furniture being used.
- 12. No amplified music or sports commentary may be played in, from or to customers using, the licensed area.
- 13. If requested to do so, by a Police Officer, authorised Officer of the Council, Fire, Civil Defence Authority or the Regional Health Authority's ambulance service, the licence holder must without delay, remove all the items from the site.
- 14. The use of the licensed area, or any adjacent area, for the placement or display of 'A' boards, unauthorised advertising notices or signs is prohibited.
- 15. The licensed area must not be used for cooking by means of barbeques, flambé, blowtorch, fire-pits, char-grills or other unspecified naked flames.
- 16. The site must, at all times it is used under the authorisation of a Pavement Café Licence, be kept in a clean and tidy condition and the licensee shall ensure that activities conducted therein cause no unreasonable nuisance or annoyance.
- 17. No article shall be placed on, or remain in, and no trade or business shall be conducted in or from the licensed area or any other part of the Highway outside the hours permitted.
- 18. All items used in connection with a Pavement Café Licence must remain contained within the curtilage of the specified licensed area.
- 19. The licensee shall indemnify the Council against all costs claims and Proceedings for injury, including injury resulting in death to any person or any damage to property howsoever arising from the granting of this licence other than injury or death to persons attributable to negligence or wilful default on the part of the Council, its employees or agents.
- 20. The licence holder must maintain Public Liability insurance of at least £5m and a copy of the public liability insurance must be produced prior to the issue of the licence.
- 21. Where a premises licence issued under the Licensing Act 2003 is in force, the operation of the outside area must be consistent with the operation inside the premises. All conditions attached to the premises licence will be deemed to include the outside area under the control of the premises licence-holder.