


BUSINESS AND PLANNING ACT 2020

PAVEMENT LICENCE

24/16349/LIPAVE

Crawley Borough Council being
the Licensing Authority of the
above Act,

to:


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To trade at:

Anjelique Bar 93 High Street Northgate Crawley West Sussex RH10 1BA
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The size/specification of the trading
area is:

7.10 metres by 3.7 metres – 26.27m ²

On the following days/times:

Sunday to Thursday 14:00 hours to 03:00 hours Friday to Saturday 14:00 hours to 03:30 hours
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Furniture of the following
description:

8 Tables, 48 Chairs

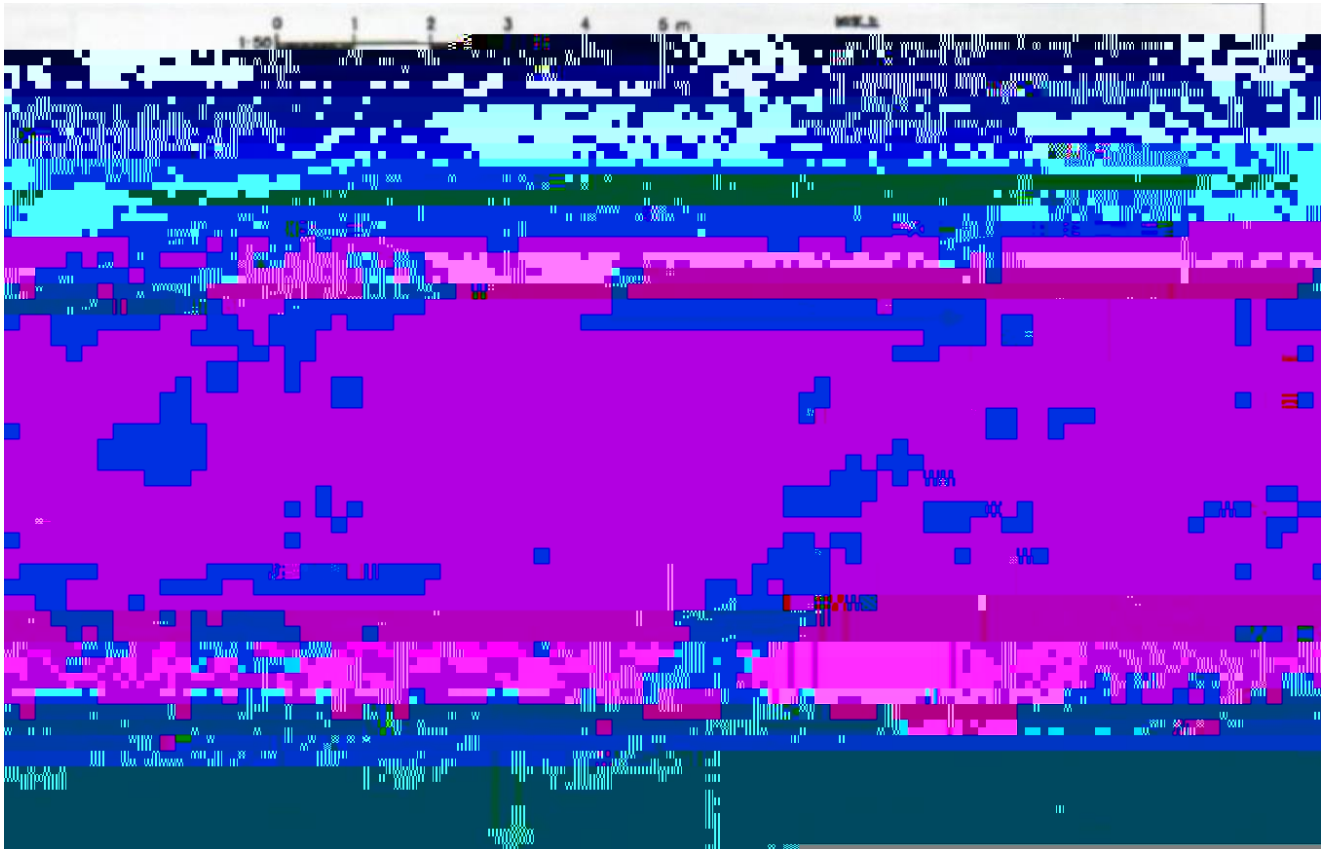
Duration:

24th October 2024 – 23rd October 2026

Signature:



Head of Community Services
Crawley Borough Council
The Boulevard, Crawley, RH10 1UZ



1. The grant of this pavement licence does not grant the licence-holder an exclusive right to use the highway site covered by the licence ("Licence Site"). Upon request, the licence-holder must give Crawley Borough Council and other public authorities including the Police, Highways Authority and other statutory undertakers access to the Licence Site for emergencies, maintenance, installation, special events, improvements or any other reasonable cause. If the consequence of access is that the licence-holder is unable to use the Licence Site for any period, the licence-holder is not entitled to comm.998 (o)-2o (e)5 (-)-144.004 (Polic)12.002 (e98a)0.007 (t)-2.0057.002 (s)-1.993

- ii. passing along the relevant highway, or
 - iii. having normal access to premises adjoining the relevant highway,
 - b. preventing any use of vehicles which is permitted by a pedestrian planning order, or which is not prohibited by a traffic order,
 - c. preventing statutory undertakers having access to any apparatus of theirs under, in, on or over the highway, or
 - d. preventing the operator of an electronic communications code network having access to any electronic communications apparatus kept installed for the purposes of that network under, in, on or over the highway.
8. Where the furniture to be put on the relevant highway consists of seating for use by persons for the purpose of consuming food or drink, the licence-holder must make reasonable provision for seating where smoking is not permitted to accord with local and national condition requirements.
9. The method of marking the boundary of the Licence Site must be agreed between the licence holder and Officers of Crawley Borough Council within 14 days of this licence being granted.
- ó Whatever method is agreed a 2

16. Any patio heaters permitted by this licence must be positioned in a safe and secure manner, with

5. A partition will be installed to clearly delineate the licensed area preventing passing pedestrians/children walking into furniture or onto the licensed area.
6. When the licensed area is no longer in use for licensable activity all items, to include chairs and associated furniture, shall be removed from the outside area and /or stacked and secured off the Highway.
7. Service of any items to the licensed area shall be by Waiter/waitress service only to seated members of the public.
8. Use of the licensed area shall cease at the hour specified on the pavement licence.
9. There shall be a direct means of supervision within the external licensed area to which the licence applies.
10. No amplified entertainment of any sort, including the placement of speakers or other forms of amplification shall be permitted in the external area(s) covered by the licence.
11. No amplified entertainment of any sort from within the premises shall be audible in any external area(s) covered by the licence.
12. Where takeaway orders are prepared for collection, this must be managed so as not to impact upon members of the public passing the premises.

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1. No obstruction condition.

Nothing must be done by the licence-holder to:

- a) prevent traffic, other than vehicular traffic, from:
 - (i) entering the relevant highway at a place where such traffic could otherwise enter it (ignoring any pedestrian planning order or traffic order made in relation to the highway),
 - (ii) passing along the relevant highway, or
 - (iii) having normal access to premises adjoining the relevant highway,
- b) preventing any use of vehicles which is permitted by a pedestrian planning order or which is not prohibited by a traffic order
- c) preventing statutory undertakers having access to any apparatus of theirs under, in, on or over the highway, or
- d) preventing the operator of an electronic communications code network having access to any electronic communications apparatus kept installed for the purposes of that network under, in, on or over the highway.

In addition to the above, licence holders must have regard to the needs of disabled people and specifically the recommended distances required for access by disabled people the Authority is mindful of the following:

[Inclusive Mobility. A Guide to Best Practice on Access to Pedestrian and Transport Infrastructure\(publishing.service.gov.uk\)](https://www.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/672222/inclusive-mobility-a-guide-to-best-practice-on-access-to-pedestrian-and-transport-infrastructure.pdf), including access widths and placement of articles and matters for businesses to consider, including the below.

Width and height clearance Footways and footpaths should be made as wide as is practicable, but under normal circumstances, a width of 2000mm is the minimum that should be provided, as this allows enough space for two wheelchair users to pass, even if they are using larger electric mobility scooters. If this is not feasible due to physical constraints, then a minimum width of 1500mm could be regarded as the minimum acceptable under most circumstances, as this should enable a wheelchair user and a walker to pass each other.

Where there is an obstacle, such as lamp columns, signposts or electric vehicle charging points,

- x Licence holders should provide a minimum 2M distance between non-smoking and smoking areas, wherever possible.

Further, business must continue to have regard to smoke-free legislation under The Health Act 2006, and the subsequent Smoke-free (Premises and Enforcement) Regulations 2006.

Dated: 21st October 2024

Signed: 
Head of Community Services

I hereby acknowledge receipt of the County Council's permission, which the above is a true copy and I accept the conditions contained therein.

Signed:.....
On behalf of