PAVEMENT LICENCE – LONDON BOROUGH OF HARROW BUSINESS AND PLANNING ACT 2020

Please complete all sections of this form in BLACK ink and return it (with all necessary enclosures) to: Commercial Licensing, Civic Centre, PO Box 18, Station Road, Harrow HA1 2UT

For office use only	
Fee Received:	
Receipt Number:	
Licence Number:	

Or licensing@harrow.gov.uk

Important Notes:

- If you are completing this form by hand please write legibly in block capitals. In all cases
 ensure that your answers are inside the boxes and written in black ink. Use additional sheets
 if necessary. Gridded paper is provided at the back of the application for a plan if required
- 2. You may wish to keep a copy of the completed form for your records
- 3. Incomplete applications will not be processed and returned to the applicant

Section 1: Premises Details

1A Address / Location of Premises:				
Trading Name of Premises Kenton Lane Cafe				
Address 237 Kenton Lane, Kenton, Harrow				
Post Code HA3 8RP				
Contact Number of Premises				
1B Highway Area to be licensed:				
Description Pavement outside premises of 237 Kenton Lane. HA38RP				
Section 2: Applicant Details				
2A Applicants Details (correspondence about the licence shall be sent to this person(s)):				
Title				
Surname/s				

Are you: The Owner of the Premises

Yes / No

2B Owner / Lo			Rasik				
Surname/s	IIIakiai						
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		BE SUBMITTED				E AND I	
2C Permission	า						
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Note – no licence can go beyond 21st September 2021

The Occupier of the Premises Yes / No

Section 4: Furniture Type

the width of the shop is approx 4m. the pavem	
distancing - as deep as possible	
4B Type being applied for (give numbers)	
How many tables / counters / shelves are you applying for	or? 4
How many chairs / benches are you applying for?	3
How many picnic table style furniture are you applying for	or?
How many umbrellas are you applying for?	2
How many heaters are you applying for?	2
How many barriers are you applying for?	3
Please provide photos / brochures / information abo	ut the proposed type of furniture.
Note – you must show on the plan attached to this a	pplication where this furniture is to be sited
4C Purpose of the Furniture Proposed	
Sell or serve food or drink	
For use by other people for consumption of food or drink	
Note – the food and / or drink must be supplied from Section 1A. Any other use will not be covered by the enforcement.	
Section 5: Enclosures and Disclosure	
For all licence types:	
A completed and signed application	ation form.
B Proof of right to occupy the pre	emise, such as a lease, where relevant
C Information / photographs / Bro	chures of furniture being proposed.
streets in the proximity of the proposed site should be submit marking the site boundary with	
risks (no less £2million)	insurance covering third party and public liability

G A plan showing:			
, i	ent of the perir	neter of the premises to which	the proposed
		ed. This should include the loc	
	ints to/from the		
		ng area, clearly defined and sh	owing the
	ements in cent		location of any
		posed furniture and distance / ge of pedestrian area	location of any
		ale of either 1:100 or 1:50	
General			
Have you ever been refused a licence in the	past?	Yes / No	
la voa inlanca provida dataila:			
ls yes, please provide details:			
Have you ever had a licence revoked?		Yes / No	
nave you ever had a licence revoked?		Tes / INO	
Is yes, please provide details:			
- , ,			
		•••••	
Have you ever applied for a tables and chairs	s licence previ	ously / currently? Yes / No	0
navo you over applied for a tables and online	s mooned provi	sacily realiteritity.	
ls yes, please provide details:			
You must complete and display a public n	otico (coo on	d of application form) for a p	poriod of 5 days
24 hours after submitting the application t	•	• • • • • • • • • • • • • • • • • • • •	•
additional 5 day display. Please state end			
		•	
Declaration			
I duly declare that I have checked the informa	ation given on	this application form and to the	a bost of my
knowledge and belief it is correct, and giving			
understood and agree to all of the terms and			
guidance.			
	¬ -		_
Signed:	Date:	24 FEB 2021	
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Applications cannot be accepted unless the correct fee has been paid. Licence fees are not subject to VAT Fees and must be paid for on line at www.harrow.gov.uk You MUST enter the address of the premise the licence is being applied for as the reference. Failure to do this can result in delays.

Print Name

RASIK THAKRAR

By signing the application form you are declaring you have all necessary permissions to allow a licence to be issued to you, and accept that if this is later found not to be the case then the licence will be invalid and no fee / refund given.

Fees are not refundable and the Council cannot be held liable for any costs incurred and lost as a result of a revoking a licence. Rejection of a licence application will still incur the £50 cost as this solely covers the administration fee.

The information given may be held in manual or electronic form and will be subject to the provisions of the Data Protection Act 1998. The authority is under a duty to protect the public funds it administers, and to this end may use the information you have provided on this form for the prevention and detection of fraud. It may also share this information with other bodies responsible for auditing or administering public funds for these purposes.

NOTES (see full policy for all details, conditions and requirements)

Designate Trading Area

The designated trading area is the highway immediately outside the premises involved and will be as the plan, which has been agreed by the Council. All furniture under the terms of the licence shall be kept within the area. Any items outside of this area would not be covered by the licence and subject to enforcement for not being licenced.

Footway / Access

At all times, a minimum clear footways of 2 metres must be aimed for. You must take into consideration of the inclusive mobility guidance issued by Government, especially Section 3, that can be found at https://www.gov.uk/government/publications/inclusive-mobility/inclusive-mobility

Unforeseen Circumstances

The licencee must remove all furniture upon direction of a Council Officer, Police Officer or Public Utilities Company when circumstances make this necessary.

Change of Licencee Details

If the address or particulars of the licencee permanently changes, this must be notified to the Council in writing at once.

Access to Premise

The access through the trading area to the permanent premise shall be no less than the full width of the usable width of the entrance to the premises.

Obstruction to Street Furniture and Apparatus

There shall be no obstruction to sight lines, fire hydrants, manholes or other street furniture, etc. by goods or equipment within the trading area. The Public Utilities Companies, without compensation or refund, will be provided with access for inspection, repair etc.

Cleansing of the Trading Area

The licencee is responsible for keeping the trading area clean during and at the end of trade. All items associated with the trading area must be removed from the highway to the trader's premises or storage area within one hour from the end of trading.

Items affixed to the highway or dangerous protrusions

No items may be affixed by any means to the surface of the highway within or adjacent to the trading area. No dangerous protrusions will be permitted within the trading area, either from the display or the shop premises.

Display of the Licence and Other Documents

The Licence and Third Party Liability Insurance Cover must be displayed in a position which is clearly visible to any person any time the licence is in force, and must be protected from the elements.

Applications

Once a valid application is received, a 5 day consultation period will begin.

The Council will maintain a register of applications on its website

Making a Decision

The Council may determine all applications for a pavement licence under delegated power, except where it is proposed to refuse the application. In cases of refusal, the applicant can make representations to the Director of Environment within 5 days of refusal being made and being informed of the representation process. Where no representations are forthcoming, or not made within 5 days, the Head of Service (Public Protection) or equivalent could proceed to make a decision under full delegated powers.















