

BROMSGROVE DISTRICT COUNCIL URGENT DECISION

TUESDAY 28TH JULY 2020 AT 1.15 P.M.

<u>AGENDA</u>

PLEASE NOTE - THE ATTACHED URGENT DECISION HAS BEEN ELECTRONICALLY SIGNED OFF BY ALL THE NECESSARY MEMBERS/OFFICERS DUE TO THE CURRENT COVID-19 SITUATION.

1. Urgent Decision - Pavement Licences draft Policy Statement (Pages 1 - 12)

28th July 2020



BROMSGROVE DISTRCT COUNCIL

RECORD OF DECISION TAKEN UNDER URGENCY PROCEDURES

Subject: BUSINESS AND PLANNING ACT 2020

Brief Statement of Subject Matter: The Business and Planning Bill, to promote economic recovery, was introduced in Parliament on 25 June with the intention that it would receive Royal Assent by 1 July 2020. Sections 1 to 10 of the Act introduce a regime of pavement licences for premises serving food and drink to seat and serve customers outdoors through temporary changes to Planning procedures and alcohol licensing. These will be issued by district councils, so that Worcestershire Regulatory Services [WRS] will manage the regime on behalf of the Council.

Even though the word "licence" is used throughout sections 1 to 10 of the 2020 Act, this is self-standing legislation and there is no provision in the Act that puts this matter within the remit of licensing committees.

WRS have worked at pace to draft a policy and procedure for the operation of the new legislation in Worcestershire, including local conditions and the application and fee process. This document is appended to this decision, for adoption by the Council.

These measures intended to last until 30 September 2021.

Decision: To

- (1) **DELEGATE** the Council's functions in sections 1 to 10 of the Business and Planning Act 2020 to Worcestershire Regulatory Services [WRS];
- (2) ADOPT the appended policy and procedure for implementation by WRS; and
- (3) **AUTHORISE** the Head of Legal, Democratic and Property Services to make any necessary amendments to the Service Level Agreement and other documents governing the Council's relationship with Worcestershire Regulatory Services, to reflect decisions at (1) and (2)

Date: 1 July 2020

Grounds for Urgency:

It is necessary to be ready to begin considering applications immediately the legislation receives Royal Assent, expected to be as early as 1 July 2020.

DECISION APPROVED BY:	
K Dicks - Chief Executive	Dated
J Pickering - Section 151 Officer	 Dated

C Felton - Monitoring Officer	Dated Agenda Item 1
Cllr K May - Leader	Dated
Cllr M Thompson - Chairman, Overview & Scrutiny Board	Dated
Cllr R Laight - Chairman	Dated

Business and Planning Act 2020 Bromsgrove District Council Policy Statement on Pavement Licences

Background

The Business and Planning Act 2020 was passed to promote economic recovery and growth in response to the economic impacts of the global Covid-19 pandemic. The Act included urgent provisions designed to make it easier for premises in England serving food and drink such as bars, restaurants and pubs to seat and serve customers outdoors through temporary changes to planning procedures and alcohol licensing.

Sections 1 to 10 of the Act create a temporary regime for the issuing of "pavement licences" by appropriate local authorities. Bromsgrove District Council is the appropriate local authority for issuing pavement licences in the administrative area covered by the Council.

This new process introduces a streamlined and cheaper route for businesses such as cafes, restaurants and bars to secure a licence to place furniture on the highway. The aim of the legislation is to support businesses to operate safely while social distancing measures remain in place. The aim is to provide much needed income over the summer months and protect as many hospitality jobs as possible.

The temporary licensing regime is due to be in place until 30 September 2021 when these provisions are due to expire in accordance with section 10 of the Act.

Pavement Licence

A pavement licence is a licence granted by the local authority, or deemed to have been granted, which allows the licence holder to place removable furniture over certain highways adjacent to the premises in relation to which the application was made, for certain purposes.

Licences can only be granted in respect of highways listed in section 115A(1) Highways Act 1980. In general terms, these are footpaths restricted to pedestrians or are roads and places to which vehicle access is restricted or prohibited. Highways maintained by Network Rail or over the Crown land are exempt (so a licence cannot be granted).

A business which uses (or proposes to use) premises for the sale of food or drink for consumption (on or off the premises) can apply for a licence. Businesses that are eligible include: public houses, cafes, bars, restaurants, snack bars, coffee shops, and ice cream parlours.

A licence permits the business to use removable furniture placed on the highway to sell or serve food or drink and/or allow it to be used by people for consumption of food or drink supplied from, or in connection with the use of the premises.

Furniture in this context means:

- (a) Counters or stalls for selling or serving food or drink,
- (b) Tables, counters or shelves on which food or drink can be placed,
- (c) Chairs, benches or other forms of seating, and
- (d) Umbrellas, barriers, heaters and other articles used in connection with the outdoor consumption of food or drink;

The Council would expect the type of furniture to be 'in keeping' with the local area.

Interaction with Part 7A of the Highways Act 1980

Part 7A of the Highways Act 1980 already provides a mechanism for local authorities to grant businesses permission to place objects or structures on the highway for any of the following:

- (i) for a purpose which will result in the production of income;
- (ii) for the purpose of providing a centre for advice or information; or
- (iii) for the purpose of advertising.

In Bromsgrove District Council's area, permissions to put tables and chairs on the High Street in Bromsgrove under Part 7A of the Highways Act 1980 are dealt with on the Council's behalf by Worcestershire Regulatory Services. Permissions to put tables and chairs on other areas of the highway under Part 7A of the Highways Act 1980 are dealt with by Worcestershire County Council.

The new pavement licence regime runs alongside the provisions in Part 7A of the Highways Act 1980, which remain in place.

Any existing permissions issued under Part 7A of the Highways Act 1980 remain valid.

Those wishing to put removable furniture on the highway can apply for either a Pavement Licence under the Business and Planning Act 2020 or for permission under Part 7A of the Highways Act 1980.

Planning Permission

If a pavement licence is granted, or deemed to be granted, the applicant will also benefit from deemed planning permission to use the land for anything done pursuant to the licence while the licence is valid and remains in force.

Submission of Applications

Applications must be made on the Council's standard application form and must be submitted electronically to enquiries@worcsregservices.gov.uk along with the required supporting documentation and evidence that the required application fee has been paid.

The completed application must be accompanied by the following:

- A plan showing the location of the premises shown by a red line, so the application site can be clearly identified
- A plan clearly showing the proposed area covered by the licence in relation to the highway, if not to scale, with measurements clearly shown. The plan must show the positions and number of the proposed tables and chairs, together with any other items of furniture that they wish to place on the highway. The plan shall include clear measurements of, for example, pathway width/length, building width and any other fixed item in the proposed area.
- A copy of a current certificate of insurance that covers the activity for third party and public liability risks, to a minimum value of £2 million, and
- Photos or brochures showing the proposed type of furniture and information on potential siting of it within the area applied.

The Council has determined that the fee for making an application for a pavement licence is £100. The application fee is non-refundable in the event that the application is refused or withdrawn or if any licence granted is subsequently surrendered or revoked.

An application will not be considered complete until the application form, all required documents and the application fee have all been received. The public consultation period will not commence until the day after a complete application has been made.

Applicant's Duty to Give Notice of Application

The Act requires an applicant for a pavement licence to

- (a) On the day the application is made, fix a notice of the application to the premises so that the notice is readily visible to, and can be read easily by, members of the public who are not on the premises, and
- (b) Secure that the notice remains in place until the end of the public consultation period which means the period of 7 days beginning with the day after that on which the application is made.

A template notice for use by applicants can be found at Annex A to this policy statement and can also be downloaded from www.worcsregservices.gov.uk/licensing

Consultation on Applications by the Council

Before determining an application, Bromsgrove District Council will consult with the following bodies:

- Worcestershire County Council (The Highway Authority)
- West Mercia Police
- Hereford and Worcester Fire and Rescue Service
- North Worcestershire Economic Development and Regeneration.

Any objections from these bodies must be made within the 7 day public consultation period.

Details of applications received and the relevant public consultation periods for each application will also be published at www.worcsregservices.gov.uk/licensing

Determination of Applications

Bromsgrove District Council supports the aims of the Act and wants to help promote economic recovery and growth in its area. Therefore upon receipt of an application for a Pavement Licence, the Council will normally seek to grant a licence subject to its standard conditions, provided that it was submitted in line with the requirements set out above and where granting the application would not lead to any of the following effects:

- (a) preventing 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.

The Council will consider any objections or comments received in respect of the application during the public consultation period, whether made by the bodies consulted or any other person, before the application is determined.

Having considered any objections or comments received in respect of the application, the Council may:

- (a) Grant a licence subject to the standard conditions
- (b) Grant a licence subject to the standard conditions and any other reasonable conditions that are considered appropriate in the circumstances of the case
- (c) Refuse the application

Licences Deemed Granted

The Council aims to determine all applications within the determination period provided by the Act. That means that applications will be granted or refused within the period of 7 days beginning with the first day after the public consultation period.

If the Council does not make a determination by the end of the determination period, section 3 (8) of the Act provides that the licence for which the application was made is deemed to be granted by the Council to the applicant.

Licence Conditions

All pavement licences whether granted or deemed granted, will be subject to the Council's published standard conditions, which can be seen at Annex B to this policy statement.

In addition to the standard conditions, further reasonable conditions may be attached to individual licences as the Council considers appropriate in the circumstances of the case having regard to any comments or objections received during the public consultation period. The need for further conditions beyond the standard conditions will be considered on a case by case basis.

Duration of Licences

All licences granted by the Council will be valid for a period of 6 months or until 30 September 2021, whichever is the shorter, and will then expire

Any licence deemed granted under section 3 (8) of the Act will be valid for a period of 12 months or until 30 September 2021, whichever is the shorter, and will then expire.

Enforcement and Revocation of Licences

The Council will always seek to rectify any issues arising as a consequence of the activities authorised by a pavement licence by engaging in informal discussions with the licence holder in the first instance.

However if this informal approach does not resolve the issues in a satisfactory way, then formal action can be taken as detailed below.

If the Council considers that a licence-holder has breached any condition of the licence, the authority may—

- (a) revoke the licence, or
- (b) serve a notice on the licence-holder requiring the taking of such steps to remedy the breach as are specified in the notice within such time as is so specified.

If a licence-holder on whom an enforcement notice is served fails to comply with the notice, the Council may—

- (a) revoke the notice, or
- (b) take the steps itself and recover the costs of doing so from the licence holder.

The Council may also revoke the licence if it considers that—

- (a) some or all of the part of the relevant highway to which the licence relates has become unsuitable for any purpose in relation to which the licence was granted or deemed to be granted,
- (b) as a result of the licence—
 - (i) there is a risk to public health or safety, or
 - (ii) anti-social behaviour or public nuisance is being caused or risks being caused,
 - (iii) the highway is being obstructed (other than by anything done by the licence-holder pursuant to the licence),
- (c) anything material stated by the licence-holder in their application was false or misleading, or
- (d) the licence-holder did not comply with the duty to advertise their application.

All enforcement activity will be undertaken in line with the principles set out in the Regulator's Code.

Rights of Appeal

The Business and Planning Act 2020 does not provide any statutory right of appeal against a decision to refuse or revoke a pavement licence. Nor is there a statutory right of appeal against any enforcement notice served on a licence holder.

However, clear and justifiable reasons will always be provided if a licence is refused or revoked, or if an enforcement notice is served on a licence holder.

Review of this Policy

This policy covers the temporary provisions for the issuing of pavement licences under the Business and Planning Act which are scheduled to expire on 30 September 2021.

This policy may be reviewed from time to time should changes occur in relevant legislation, relevant social distancing measures or as a result of local considerations in the area.



ANNEX A

BUSINESS AND PLANNING ACT 2020

NOTICE OF APPLICATION FOR GRANT OF A PAVEMENT LICENCE

Guidance notes on completing this notice of application.

Complete the notice by putting the following information in the numbered spaces:

- (1) Name of the applicant
- (2) Date the application is made (submitted)
- (3) Postal address of the premises
- (4) Name the premises is known by
- (5) Brief description of application (e.g outdoor seating to the front of the premises for serving of food and drink]).
- (6) Last date for representations being the date 7 days after the date the application is submitted to the local authority.
- (7) The date the notice was placed (must be the same date as (2) above)

On the same day that the application is made, a completed copy of this notice must be fixed to the premises so that it is readily visible to, and can be read easily by, members of the public who are not on the premises, and secure that the notice remains in place until the end of the public consultation period.

<u>Failure to comply this requirement may lead to the revocation of any licence granted</u> or deemed granted.

ANNEX B - STANDARD CONDITIONS FOR PAVEMENT LICENCES

- 1. The licence must only be used for the purpose of placing removable furniture on the highway to sell or serve food or drink and/or allow it to be used by people for consumption of food or drink supplied from, or in connection with the use of the licence holder's business premises.
- 2. Furniture may only be placed within the area of the highway identified on the plan that accompanied the application for the licence.
- 3. The licence holder must ensure that furniture is positioned in such a way so as to ensure compliance with the relevant Government guidance on social distancing that is in place at any particular time and that staff can service the space regularly for cleaning and other purposes, in a manner that does not compromise their health and safety.
- 4. Any furniture placed on the highway in reliance on the licence must not be a fixed structure and must be able to be moved easily and stored away of an evening.
- 5. Clear routes of access along the highway must be maintained, taking into account the needs of disabled people, and the recommended minimum footway widths and distances required for access by mobility impaired and visually impaired people as set out in Section 3.1 of the Department for Transport's Inclusive Mobility guidance.
- 6. The licence holder shall not make excavations or indentations of any description whatsoever in the surface of the highway or place or fix any equipment of any description in the said surface unless otherwise agreed with the Council in writing.
- 7. Unless another more restrictive condition has been attached to the licence in response to particular concerns raised during the public consultation period, the licence holder must not place any furniture on the highway in pursuance of this licence before 08:00hrs on any day and must remove all furniture placed on the highway in pursuance of this licence when the premises closes or by 22:00hrs on any day, whichever is the earliest.
- 8. The licence holder must observe and comply with any direction made by a Police Officer, Fire and Rescue Officer, or authorised officer of the local authority in relation to the use of the highway, including any direction to remove furniture from the highway.
- 9. The licence holder must at all times hold a current certificate of insurance that covers the activity for third party and public liability risks, to a minimum value of £2 million.
- 10. The area of the highway covered by the licence must be kept clean and tidy at all times. This will include washing down the area, and removing any refuse and litter on the highway in the vicinity of the removable furniture.
- 11. The licence holder shall not use or allow to be used any music playing, music reproduction or sound amplification apparatus or any musical instruments, radio, or television receiving sets in the area of the highway covered by the licence.
- 12. The licence holder must not allow customers using the area to engage in anti-social or disorderly behaviour.
- 13. The licence holder must ensure that the area covered by the licence is monitored regularly by staff to ensure that the conditions above are being adhered to.

