





City of Seal Beach
Main Street
Outdoor Uses Guide

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Seal Beach Main Street Outdoor Uses Guide

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MAIN STREET OUTDOOR PROGRAM

The Main Street Outdoor Use Program aims to revitalize and enhance the vibrancy of Main Street by transforming sidewalks and public spaces into vibrant outdoor walkways and dining areas. This initiative seeks to provide businesses along Main Street ("Main Street Establishments") with potential for minor decorative enhancements, signage, and potential for limited additional outdoor seating for dining, which will help to attract customers and foster a lively and engaging atmosphere on the Main Street sidewalks.

PROGRAM OVERVIEW

The expansion of outdoor accessory uses, such as the limited use of sidewalk dining areas, is an effective strategy to not only support local businesses, but to activate the public realm by creating pedestrian-oriented spaces worth walking to and spending time in. The City of Seal Beach supports the expansion of outdoor uses through this program to invigorate our local economy while maintaining a pedestrian friendly Main Street. This guidebook serves to help local businesses and community members understand the goals, operating policies, design standards, and permitting processes for establishing outdoor uses in the public right-of-way within Main Street.

PROGRAM GOALS

SUPPORT LOCAL BUSINESSES PROMOTE
WELCOMING
PLACES

AND EQUITABLE

ATTRACT NEW BUSINESS

INCREASE

VISITOR

SATISFACTION

MAINTAIN A
UNIQUE VISUAL
EXPERIENCE

PROGRAM FOCUS

The Main Street Outdoor Use Program is designed to revitalize the frontages of ground-floor businesses located on Main Street. The program encourages these establishments to expand their frontage by setting up outdoor uses, such ad dining areas, benches, potted plants, and sidewalk signs, creating a welcoming environment for visitors. The program aims to enhance the overall aesthetic appeal of Main Street, while also providing businesses with an opportunity to increase their visibility and attract more foot traffic. The focus on dining outdoors emphasizes the al fresco atmosphere, allowing visitors to savor their meals amidst natural elements and enjoy a more relaxed setting.

WHAT IS ALLOWED

The Main Street Outdoor Use Program permits property and business owners who have ground-floor establishments to have certain permitted items at their respective locations (more details about these items will be shared later on in the guidebook).

- Tables
- Chairs
- Benches
- Potted Plants
- Business Signage
- Umbrellas
- Heaters

ELIGIBILITY AND PERMITTING PROCESS

WHO IS ELIGIBLE TO APPLY

Eligible applicants are the fronting property and business owners in the Main Street area with ground-floor Main Street Establishments in a manner compatible with pedestrian traffic and surrounding uses that will abide to the operating requirements of this guidebook and comply with all State Alcoholic Beverage Control.

ELIGIBILITY REQUIREMENTS

The placement of permitted items at their respective locations must be contained within the frontage of an existing or proposed Main Street Establishment approved for on-premises seating and incidental to the operation of the business. Installations must be able to retain a minimum of eight feet of unobstructed clear width for pedestrian travel, including any existing obstacles such as street furniture, bicycle racks, trees, and utilities with permitting items (tables, chairs, benches, potted plants, signage, umbrellas, heaters).

PERMITTED DINING

PERMITTED LOCATION

The temporary placement of tables and chairs on public right-of-way will be permitted based off the frontage for an existing or proposed allowed tenant along Main Street. Tables and chairs must be in the storefront while maintaining eight feet of unobstructed sidewalk. Tables and chairs can be located abutting the frontage wall, or located against the edge of the roadway. Tables and chairs must be placed at least two feet from the edge of the roadway/curb, while also maintaining the eight feet of unobstructed sidewalk. If a neighboring business agrees to allow a neighboring restaurant to use a portion of its storefront space, the restaurant can extend its dining area by a maximum of one foot into the neighboring property, with submission of Neighboring Owner Consent Form as part of the application. The permitted dining locations are as follows:



Figure 1 Permitted Dining Location Example— Two Top Tables Adjacent to Storefront

Figure 2 Permitted Dining Location Example— Two Top Tables Adjacent to Edge of Roadway

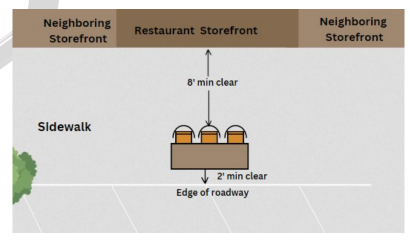


Figure 3 Permitted Dining Location Example— Bench Seating Adjacent to Roadway

PERMITTED FIXTURES

Tables and chairs shall be limited to one row. Tables shall be a maximum of 30 inches in depth by 30 inches in length for two top tables, and 15 inches in depth by 60 inches in length for tall tables. Tables must be commercial grade and have ADA-compliance. Applicants seeking to place tall tables and bench seating against the edge of the roadway must ensure that their design complies with the Main Street regulations, ADA-compliant, and be at least two feet from the edge of the roadway/curb. The specific requirements and permits may vary by location, so it is advisable to consult with the Community Development Department for accurate guidance.

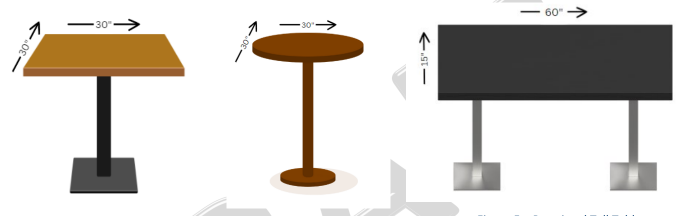


Figure 4—Permitted Two Top Table A

Figure 6—Permitted Two Top Table B

Figure 5—Permitted Tall Table

FRONTAGE

Each existing or proposed Main Street Establishment will have a maximum number of tables in their storefront based off the frontage linear feet.

30" X 30" TABLES		
FRONTAGE LINEAR FEET	MAX NUMBER OF TABLES	MAX NUMBER OF CHAIRS
25 ft	2	4
37.5 ft	3	6
50 ft	4	8

60" X 15" TABLES		
FRONTAGE LINEAR FEET	MAX NUMBER OF TABLES	MAX NUMBER OF CHAIRS
25 ft	1	3
37.5 ft	2	6
50 ft	3	9

A-FRAME SIGNS

A-Frame signs shall be located so as to allow at least eight feet clearance for pedestrian passage along a pedestrian walkway. Each business located on Main Street will be allowed one A-Frame sign per storefront. A-Frames should be placed on the same sidewalk side as outdoor tables and chairs. The A-Frame may have two faces, not exceeding 36 inches in height and 24 inches in width.



Figure 7—Permitted A-Frame Storefront

Figure 8—Permitted A-Frame Curbside

GREENERY

Greenery elements are encouraged along Main Street for all property and business owners. All landscaping elements such as potted plants and similar features shall be located so as to allow at least eight feet clearance for pedestrian passage along a pedestrian walkway. Landscaping shall not obstruct pedestrian cross traffic and can be placed along an abutting wall of a storefront and allowed along the edge of the walkways, greenery placed shall allow at least eight feet clearance at all times. Landscape materials shall be selected, placed on a site, and maintained. Businesses on corner lots cannot have greenery elements exceed a maximum height of 30 inches within traffic safety visibility area, except for trees with the lowest portion of their canopy maintained at a minimum height of seven feet above grade.

BENCHES

Benches may be added to the sidewalk as either memorial benches or non-memorial benches. Memorial benches shall follow the process of Section C, Policy 11 of the Main Street Specific Plan, separate of this outdoor use program. For information on memorial benches contact our Public Works Department at: (562) 431—2527 x 1414.

Non-memorial benches may be added per these guidelines. Benches must be placed along the wall of a storefront, allowing at least eight feet of clearance for pedestrians to pass through. Each business is allowed one bench per storefront, this does not include City installed memorial benches. Businesses with City installed memorial benches outside their storefront are allowed to have one additional bench, as long as the eight feet of clearance for pedestrians is maintained. The maximum width of the bench should not exceed 72 inches, and all bench designs must be approved by the City.



Figure 9—Permitted Greenery & Bench

OUTDOOR MERCHANDISE

Outdoor merchandise of any kind, such as store clothing racks, clothing bins, and clothing shelves shall not be approved through this program. Merchandise displayed outside on Main Street shall be prohibited on the public right-of-way area of the sidewalk (unless with a Special Events/Temporary Use Permit with event based time limit on public and private property) and can only be approved to be displayed on private property through a Minor Use Permit or Conditional Use Permit pursuant to the Outdoor Dining Display, and Sales Section of the zoning code.

PROCESS OVERVIEW

CONSIDERING AN OUTDOOR ACCESORY USE

- Review Main Street Guide and Application Checklist
- Identify location
- Confirm with City staff if location is eligible
- Prepare plans of proposal
- Obtain written approval from property/business owner(s)



SUBMIT AN APPLICATION FOR A MAIN STREET OUTDOOR USE PERMIT

- Submit a completed Main Street Application Checklist to the Planning Department
- Include site plans, site photos and design details
- Pay Main Street Outdoor Use Permit fee



APPLICATION REVIEW

- Application reviewed by applicable City Departments
- Site Visit by the Community Development Inspector
- Respond to City comments as needed



APPROVAL OF APPLICATION

Approval by Community Development Director



MAIN STREET OUTDOOR USE INSTALLATION

 Install outdoor use once permit has been paid, issued and displayed in the business window



POST - INSTALLATION

- Inspection required by Community Development
- Maintain and operate in-use areas pursuant to the site plan
- Pay annual permit fees each following year
- Disassemble/remove installation (if applicable) at end of use or if permit is revoked by City

MAIN STREET APPROVAL PROCESS AND POST-INSTALLATION

This sections describes how an application will be evaluated including issues such as table design, installation, maintenance plan, safety, etc.

FEES

Applicants will be required to pay the Main Street Dining permit fee each fiscal year (July 1st—June 30th). The permit fee is under the City Master Fee Schedule, Planning Fees Section 26, In-House Planning Staff. The permit fee will cover the City review of the Main Street Dining application and quarterly inspections of each dining site location. The current City Master Fee Schedule is available on the City's website at: https://www.sealbeachca.gov/Departments/Finance/Financial-Reports-Documents

INSTALLATION

Applicants will be notified by the Community Development Department once an application is approved. A permit will be issued to an applicant once the permit fee is paid (if applicable) and design layout is approved by the Community Development Department. The permit must be displayed in participating storefront windows and can be easily visible at all times.

POST—INSTALLATION

Following installation, applicants shall request an inspection for compliance with Community Development. This section describes what is necessary to know after an installation is approved, including what is expected for maintenance, operation requirements, permit renewal processes, and the City's authority to revoke a permit if not in compliance with operating requirements.

MAINTENANCE

All Main Street outdoor areas must be maintained by the applicant in clean and safe conditions at all times, including sweeping and cleaning of dining locations, and appropriate provisions for trash disposal. Owners of approved dining areas are responsible for upholding these standards at all times.

PERMIT EXPIRATION OR CHANGE OF OWNERSHIP

Main Street outdoor permits will be valid for a one-year term. The permit shall automatically expire on June 30th of each year. Applicants wishing to renew an expired permit shall submit a renewal form with appropriate fees prior to June 30th. Permits may not be transferred to new business owners at the same address. Any business that has a change in ownership shall be subject to City approval of a new application.

INSTALLATION REMOVAL

The City retains the right to revoke or suspend the permit upon written notice to the permit holder for any cause, regardless of conformance with these provisions. Situations that may merit suspension or revocation include, but are not limited to:

- 1. Emergencies, necessary construction, or area maintenance at the discretion of the Community Development Director;
- 2. Suspension, revocation, or cancellation of any necessary health permit(s) or failure to comply with Alcoholic Beverage (ABC) permits/regulations;
- 3. Failure to comply with the outdoor use site plan;
- 4. Failure to comply with the operating requirements of the approval;
- 5. Failure to comply with any relevant Conditional Use Permit (CUP);
- 6. Failure to address administrative citations or other municipal code infractions, or repeated citations/infractions;
- 7. Failure to maintain a valid business license.

Within 24 hours of receipt of written notice of revocation or suspension, regardless of any appeal of the action, the operation shall cease and the installation operator shall restore the permit area to the condition existing prior to the placement of the outdoor facilities or to a condition acceptable by the Community Development Director.

If pursuant to the above requirements, permit areas that are not restored to order in the time specified by the City, the City may remove any and all facilities installed within the right-of-way. Reimbursement of City costs for said removal shall be the responsibility of the permit holder.

DESIGN GUIDELINES

DESIGN STANDARDS

Path of travel for pedestrians (eight feet of unobstructed space) shall be maintained free and clear of any existing obstacles including any street furniture, trees and tree wells, and utilities, and tables and chairs are to be placed at least two feet from the edge of the roadway. Applicant/permitee is responsible for compliance with all alcohol license requirements, if applicable. Applicants are advised to work directly with ABC to understand alcohol service regulations on the sidewalk. With the design standards, please note the sidewalk size restrictions may limit the amount of Main Street Establishments able to serve alcohol on the public right-of-way.

OTHER DESIGN CONSIDERATIONS

OUTDOOR HEATERS

Portable gas (LPH) heating appliances are only permitted for Main Street outdoor dining areas. Heating appliances cannot be located beneath or closer than 10 feet to canopies/tents, and five feet to similar combustible materials per California Fire Code. Propane tanks may be stored on site, but must be in an approved enclosed area of the installation to the satisfaction of the Building and Safety Department and Orange County Fire Authority. Heaters may not obstruct the required eight feet pedestrian path of travel.

UMBRELLAS AND OTHER TEMPORARY COVERINGS

Umbrellas and temporary coverings are only permitted for Main Street outdoor dining areas. Where umbrellas and awnings are used, a vertical clearance of at least seven feet above the sidewalk must be maintained and eight feet of unobstructed clear space for pedestrian travel. The placement, color, style and type of coverings shall be consist with and complement the design and appearance of the affected building.

OPERATING REQUREMENTS FOR MAIN STREET DINING

Main Street dining permit holders are required to comply with the following operating standards:

- Permitees are required to comply with all State Alcoholic Beverage Control (ABC) Board requirements when permit include the sale of alcohol.
- Hours of sidewalk operation shall not begin prior to 7:00 a.m. nor extend later than 10:00 p.m.
- Eight feet of unobstructed clear space of travel for pedestrians shall be maintained free and clear of any existing obstacles (street furniture, utilities, etc.) to the satisfaction of the Community Development Director. Such clear pathway shall link continuously with pathways on each side of the property and shall allow a minimum clear space of eight feet at all times. These minimum widths are to ensure compliance with ADA standards and reduce liability concerns due to shifting tables, wait staff or other obstructions which can reduce the effective width.
- Tables and chairs placed at the edge of the roadway shall allow for at least two feet from the edge of the curb to the start of the table or chair.
- Where umbrellas and awnings are used, a vertical clearance of at least seven feet above the sidewalk must be maintained and eight feet clear path of travel.
- Items within the Main Street approved outdoor use areas may not be left when not in use or past 10:00 p.m., except for greenery and benches, unless property is secured to the satisfaction of the Community Development Director.

- Outdoor uses shall be confined to the area shown on the approved site plan and shall not interfere with building egress.
- Outdoor uses must be maintained in a clean and safe condition at all times with appropriate provisions for trash disposal.
- The operation must meet all required County Health Department standards, obtain any necessary permits and service to the areas shall be conducted in a safe manner at all times.
- The permit issued shall not be transferable in any manner, unless approved by the City with submittal of a new application reflecting new ownership.
- Main Street dining operations shall in no way interfere with access to City utilities.
- Smoking shall be prohibited in the dining areas.
- Issuance of the Main Street outdoor use permit shall not permit or allow the placement of any permanent or temporary structure or improvement on public or private property in violation of any state or federal accessibility law, including the Americans with Disability Act, or prohibit or suspend immediate code enforcement action deemed necessary by the Building Official, City Engineer, or any other authorized enforcement official of the City, to remedy or abate: a dangerous condition or activity; any activity presenting imminent threat or harm to the health, safety or welfare of the community; any violation of state or federal accessibility law; or any unauthorized activity on private property or in the public right-of-way. Permit holders are responsible for ensuring accessibility and ADA compliance of their Main Street dining areas.
- All propane cylinders used for outdoor gas heaters shall be stored and secured pursuant
 to regulations in the California Code of Regulations and California Fire Code. Cylinders
 placed in the public right-of-way shall be safely secured and locked with the heather
 enclosure or stored in vented safety cages or cabinets in a flat area that does not collect
 water and is adequately shielded from pedestrian and motor vehicle traffic.
- Outdoor display of merchandise is not permitted on public property along Main Street.
 Property owners must go through an outdoor display minor use permit or conditional use permit pursuant to the Outdoor Dining, Display, and Sales section of the zoning code for outdoor display of merchandise on private property.

Applications for Main Street Outdoor Use Permit in the public right-of-way shall include the following:

Business Information

Project Description

Photos of Existing Site

Project Site Plan/Conceptual Rendering

Encroachment Permit

Checklist items for Main Street Outdoor Use Permit applications are described in further detail below. Planning Application forms and checklist materials are available on the City's website at: www.sealbeachca.gov/Departments/Community-Development/Planning-Forms

APPLICANT/BUSINESS INFORMATION

Provide business information, contact information for the applicant and entity responsible for maintaining/operating the outdoor use area, and signatures authorizing the application and liability release agreement (an agreement wherein the recipient of the permit agrees to hold the City harmless from liability arising from the operating of the outdoor use area, if within public right-of-way). Businesses are responsible for ensuring they have an active Seal Beach business license issued to the business owner.

PROJECT DESCRIPTION

Provide a brief cover letter with a description of the proposed installation. Describe intended operating plan, including activity proposed within space, proposed hours of operation, and maintenance plans. All Main Street Outdoor Use applications should include a description of the type, color and material proposed for outdoor furnishings, such as tables, chairs, barrier systems, planters, signs, benches, etc.

PHOTOS OF EXISTING SITE

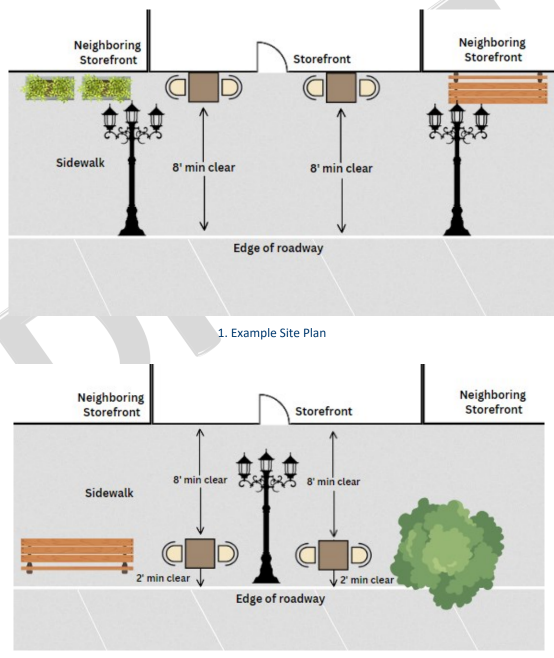
Applicants should include at least two photos showing the proposed location for the Main Street use area. The photos should show the proposed dining area space and any unusual characteristics of the site.

PROOF OF LIABILITY INSURANCE

Prior to approval of Main Street Outdoor Use Permit for installations in the public right-of-way, applicants will also need to provide proof of liability insurance meeting City standards, including naming the City as additionally insured for the term of the permit approval.

PROJECT SITE PLAN / CONCEPTUAL RENDERING

Provide a site plan for the proposed installation, drawn to scale. This can be done by hand or digitally. Applicants are not expected to have professional plans drawn. Plans should identify distance to nearest curb, location of any adjacent utilities, street furniture, lighting and landscape features. Plans should also identify the number, size and configuration of tables and chairs proposed, type of barrier system to be used if alcohol will be served (Alcohol Beverage Control compliant) sidewalk clearances and obstructions in the vicinity and other furnishings to be included in the dining area.



2. Example Site Plan

Main Street Outdoor Use permit holders are required to comply with the following operating standards. Please read the following carefully and initial each section to indicate your understanding and agreement:

 Permitees are required to comply with all State Alcoholic Beverage Control (ABC)
Board requirements.
 Hours of sidewalk operation shall not begin prior to 7:00 a.m. nor extend later than
10:00 p.m.
 Eight feet of unobstructed clear space of travel for pedestrians shall be maintained
free and clear of any existing obstacles (street furniture, utilities, etc.) to the
satisfaction of the Community Development Director. Such clear pathway shall link
continuously with pathways on each side of the property and shall allow a minimum
clear space of eight feet at all times. These minimum widths are to ensure
compliance with ADA standards and reduce liability concerns due to shifting tables,
wait staff or other obstructions which can reduce the effective width.
 Tables and chairs placed at the edge of the roadway shall allow for at least two feet
from the edge of the curb to the start of the table or chair.
 Where umbrellas and awnings are used, a vertical clearance of at least seven feet
above the sidewalk must be maintained and eight feet clear path of travel.
 Items within the Main Street outdoor use areas, except for benches and greenery,
may not be left when not in use or past 10:00 p.m., unless property is secured to the
satisfaction of the Community Development Director.
 Outdoor use areas shall be confined to the area shown on the approved site plan and
shall not interfere with building egress.
 Outdoor use areas must be maintained in a clean and safe condition at all times with
appropriate provisions for trash disposal.
 The operation must meet all required County Health Department standards, obtain
any necessary permits and service to the areas shall be conducted in a safe manner
at all times.
 The permit issued shall not be transferable in any manner, unless approved by the
City with submittal of a new application reflecting new ownership.
 Main Street dining operations shall in no way interfere with access to City utilities.
 Smoking shall be prohibited in the dining areas.

 Issuance of the Main Street outdoor use permit shall not permit or allow the
placement of any permanent or temporary structure or improvement on public or
private property in violation of any state or federal accessibility law, including the
Americans with Disability Act, or prohibit or suspend immediate code enforcement
action deemed necessary by the Building Official, City Engineer, or any other
authorized enforcement official of the City, to remedy or abate: a dangerous
condition or activity; any activity presenting imminent threat or harm to the health,
safety or welfare of the community; any violation of state or federal accessibility law;
or any unauthorized activity on private property or in the public right-of-way. Permit
holders are responsible for ensuring accessibility and ADA compliance of their Main
Street dining areas.
 All propane cylinders used for outdoor gas heaters shall be stored and secured
pursuant to regulations in the California Code of Regulations and California Fire
Code. Cylinders placed in the public right-of-way shall be safely secured and locked
with the heather enclosure or stored in vented safety cages or cabinets in a flat area
what does not collect water and is adequately shielded from pedestrian and motor
vehicle traffic.
 Merchandise, such as clothing racks, clothing bins, and clothing shelves are not
permitted on public property along Main Street. Property owners must go through
an outdoor display conditional use permit for the outdoor display of merchandise on
private property.

MAIN STREET OUTDOOR USE LIABILITY RELEASE AGREEMENT

This Liability Release Agreement ("Agreement") is made and

entered into as of	[DATE]
by and between:	[BUSINESS NAME]
	[INSERT TYPE OF ENTINTY]
e.g., a California corporation, a California limited liabilit and/or individual, with its principal place of busin	nia limited liability company,
	ipal place of business at
	[ADDRESS]
("Establishment'), and The City	of Seal Beach ("City").

WHEREAS, Establishment desires to enter the Main Street Outdoor Use Program; and

WHEREAS, Establishment desires to ensure the safety and maintenance of the outdoor use location.

NOW, THEREFORE, in consideration of the mutual covenants and conditions contained herein, both herby agree as follows:

TERMS

I hereby certify that I am the owner of duly authorized representative of the Establishment describe above. The Establishment understands and acknowledges that there are risks and dangers that it, its property, and its representatives, employees, agents, customers, and vendors, as well as members of the public, and others may encounter by the establishment's choice to operate an outdoor use area, including but not limited to exposures to defects on the premises, inclement weather, conditions caused by inclement weather, theft, vandalism, and vehicles.

Therefore, in consideration of the mutual promises contained herein, for being permitted by the City of Seal Beach ("City"), pursuant to the ordinances, rules and regulations of the City, to operate outdoor uses in and on the public sidewalk and/or other public right-of-way, and for other good and valuable consideration, the sufficiency of which hereby acknowledged, the Establishment agrees and understands that:

1. Assumption of Risk. The operation of outdoor dining involves and may expose all participants to the risk of bodily injury, death personal injury and/or property damage, and there are risks associated with such activity. The Establishment is voluntarily participating in the outdoor use. The Establishment's operation of the outdoor use shall be at the Establishment's sole risk, and the Establishment hereby assumes any and all risks of bodily injury, death, property damage and/or personal injury of any kind suffered by the Establishment or by any other person or entity arising out of, connected with

MAIN STREET OUTDOOR USE LIABILITY RELEASE AGREEMENT

- and/or as a result of the Establishment's operation of outdoor use, except to the extent arising out of the gross negligence or willful misconduct of the City.
- 2. Hold Harmless and Indemnification. To the fullest extent permitted by law, the Establishment, each of its owners thereof, and its transferees, successors and assignees, agree to and shall indemnify, defend, and hold harmless the City of Seal Beach and each of its officials, officers, employees, agents, volunteers and those City agents serving as independent contractors in the role of City officials, from and against any and all liabilities, claims, demands, suits, actions, damages, causes of action, proceedings, judgments, and losses of any nature whatsoever, known or unknown, of every type and nature whatsoever, whether actual or threatened, including but not limited to fees of attorneys, accountants, and other professionals and all costs associated therewith, consequential damages, and reimbursement of attorneys' fees and costs of defense, in law or in equity, whether actual, alleged or threatened, to persons or property, including but expressly not limited to, bodily injury, death, personal injury, property damage, or otherwise, arising out of, related to or in connection with (a) the Establishment's participation in outdoor dining; the Establishment's use or occupancy of any portion of the public sidewalk and/or public right-of-way and/or arising from or in any manner connected to the condition of such premises, and/or the furnishing or supplying of any work, services, materials, equipment, or supplies by the Establishment in connection with the Establishment's participation in outdoor dining or the outdoor dining permit; or the violation of the outdoor dining program requirements, violation or breach of any conditions of the outdoor use permit and/or outdoor use program rules, regulations and ordinances by the Establishment, any of its officers, directors, officials, employees, agents, invitees, guests, employees, or anyone in, on or about the premises invited by and/or with the permission and consent of the Establishment, with respect to the premises or the operations, activities or services, of any nature whatsoever, of outdoor dining; except that such duty to defend, indemnify and hold harmless shall not include loss or damage to the extent arising from the sole negligence, gross negligence, or willful misconduct of the City, its officers, officials, agents, employees, volunteers, or those City agents serving as independent contractors in the role of City officials.
- 3. Insurance Requirements. The Establishment shall provide and maintain at its own expense for outdoor dining insurance or liability coverage covering the services and operations relating to outdoor dining in coverages, form and amounts satisfactory to the City. All such policies of insurance and liability coverage shall name the City and its officials, officers, employees, agents, volunteers, and those City agents serving as independent contractors in the role of City officials, as additional insureds; and shall further contain a waiver of subrogation as against the City, its officials, officers,

MAIN STREET OUTDOOR USE LIABILITY RELEASE AGREEMENT

employees, agents, volunteers, and those City agents serving as independent contractors in the role of City officials.

I HAVE CAREFULLY READ THIS AGREEMENT AND FULLY UNDERSTAND ITS CONTENTS AND AGREES TO BE BOUND BY IT. I AM AWARE THAT THIS IS A RELASE OF LIABILITY AND A CONTRACT BETWEEN THE ESTABLISHMENT AND THE CITY OF SEAL BEACH. THE UNDERSIGNED REPRESENTS IT HAS FULL AUTHORITY TO EXECUTE THIS RELEASE ON BEHALF OF HIS/HER OWN BEHALF AND ON BEHALF OF THE ESTABLISHMENT.

I declare under penalty or perjury under the laws of the State of California that the

foregoing is true and correct.			
Executed this	day of	_, 20_	,
at	, California.		
	SIGNATURE:		
	PRINT NAME:		
	TITLE		

MAIN STREET NEIGHBORING BUSINESS CONSENT FORM



OF SE	AL BE
	S. I
	INCORPORATED 1915
CALIFO	ORNIA

Business Name:		
Business Address:		
Business License No:		
DATE:	SIGNATURE:	
	PRINT NAME:	
	TITLE:	
	NEIGHBORING BUSINESS C	OWNER e legal owner of the property
		(ADDRESS)
		l above. I have no objection to
granting my consent fo	r the above named business t	to use one foot of my business
property for permitted	outdoor uses.	
DATE:	SIGNATURE:	
	PRINT NAME:	_
	TITI F·	

MAIN STREET OUTDOOR USE RENEWAL FORM

Main Street Outdoor Use renewal includes:			
☐ Completion of Outdoor Use Renewal Form			
☐ Any changes since your original outdoor use submission			
☐ Annual permit fee (Planning Fees Section 26, In-House Planning Staff)			
The fee schedule is available on the City's website at: https://www.sealb	eachca.gov/		
Departments/Finance/Financial-Reports-Documents			
Forms and materials are available on the City's website at:			

APPLICANT STATEMENT

I hereby certify under penalty of perjury under the laws of the State of California that I am the owner and/or duly-authorized representative of the owner of the above-named business, and that I am responsible for the daily operations, cleaning and maintenance of the Main Street outdoor use location. I hereby acknowledge that I have received, and read all Main Street Outdoor Use requirements as set forth in the Main Street Outdoor Use Guide, insurance requirements, Outdoor Use permit operational conditions, and all other provisions of the Seal Beach Municipal Code, and shall abide by all terms, provisions and conditions set forth therein; and I further fully understand that noncompliance with said requirements may result in citations, fines and/or the loss of this permit.

DATE:	SIGNATURE:	
	PRINT NAME:	
	TITLE:	

	OFFICE	USE ONLY:
DATE RECEIV	ED:FISCAL YEAR:	ACTIVE BUSINESS LICENSE: Yes No
	RENEWAL FEE PAID: Yes 🗖 1	No STAFF INITALS: