CITY OF SAN MATEO
GUIDELINES FOR
EXPANDED OUTDOOR DINING
DURING COVID-19
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Preface
The City of San Mateo has developed these guidelines for outdoor dining to assist our restaurant businesses in providing expanded seating capacity in the public right-of-way and on private spaces for in-person restaurant dining as allowed for by the State of California and San Mateo County COVID-19 Health Orders (Health Orders). These guidelines are temporary in nature and will only be in place during this time of restricted restaurant operations or up until December 1, 2020.

The City of San Mateo will be allowing temporary outdoor dining to occur on sidewalks, in public parking spaces, and/or in parking spaces in privately owned shopping centers. Specific guidelines for each of these locations are outlined in this guidebook.

San Mateo County Health Officer Order
Effective as of June 6, 2020, the San Mateo County Health Officer is permitting outdoor dining, subject to the requirements set forth in the Health Officer Order No. c19-5f- Appendix C-1. General requirements are listed below.

- Operators are required to designate COVID-19 supervisor/person(s) in charge to ensure the implementation of the food facilities’ health and safety plan and Social Distancing Protocol (Appendix A). The designated COVID-19 supervisor/person(s) in charge must always be present on-site during business hours.
- In addition to the cleaning and sanitary measures, tables must be arranged to ensure that no customer is sitting within six feet of any other customer at a separate table. Patrons at a single table are limited to no more than six, and they must be from the same household or living unit.
- Lounge areas, like fire pits, can be occupied by multiple households or living units if six-foot distancing is maintained. Entertainment events are not allowed.
- Facilities that open for outdoor dining must offer curbside pickup, takeaway, and/or delivery service alternatives. Lines for pickup or takeaway must be in a separate area from the outdoor dining area to prohibit patrons from unnecessarily accessing the outdoor dining area.
- Alcohol may be sold to patrons in conjunction with a meal, but it may not be sold independently, and bar areas must remain closed to customers.
- Patrons are required to wear a face covering except when sitting at a table.

Temporary Outdoor Restaurant Dining Encroachment Permit
The City has developed a no-fee streamlined encroachment permit application for temporary outdoor dining. The intent of this permit is to be temporary in nature and to be in place only during the Health Orders restrict restaurant operations up until December 1, 2020.

A permit will be required only under the following specific circumstances:
- Any restaurant providing alcohol service to their patrons.
- Restaurants creating dining areas in public on-street parking spaces outside of the City-created common dining areas in Downtown San Mateo. This includes restaurants building any sort of custom structure for their outdoor dining area including platforms and/or railings.
A permit is not required for any restaurant:

- Providing sidewalk dining without alcohol service.
- Using the common dining areas created by the City in public on-street parking spaces in Downtown San Mateo and not providing alcohol service.

The following documents are required in order to process a permit for outdoor seating in the City of San Mateo:

- Temporary Outdoor Restaurant Dining Encroachment Permit Application
- Certificate of Liability Insurance and Endorsements (only required for restaurants providing alcohol service)
- Site Plan diagram of proposed outdoor dining lay-out

The Temporary Outdoor Restaurant Dining Encroachment Permit application is available on the City’s website (https://www.cityofsanmateo.org/3307/Outdoor-Dining).

General Guidelines for all Outdoor Dining Areas

The following general guidelines apply to all areas:

- **Adequate Clearance for Social Distancing.** Any outdoor table and seating must maintain a minimum sidewalk clearance and pedestrian through zone of 6-feet from any physical obstruction to allow pedestrians to maintain adequate social distancing when passing by patrons seated at a table. The physical obstruction includes light poles, parking meters, fire hydrants, news racks, trees, or other barriers and entryways or display window of adjacent businesses, unless authorized by the adjacent business.

- **Seating Area Allowance for Social Distancing.** The seating provided shall allow for patrons to maintain a minimum 6-foot social distance from the nearest group of other patrons seated in the same area.

- **Temporary Fixtures.** Tables, seating, umbrellas, heating lamps, planters, platforms or flooring to achieve ADA compliance, and any approved physical barriers to mark the seating area are the only items permitted in the public right-of-way. These items must be designed to be weighted down for wind protection and be removable. Please ensure that the weights used do not create tripping hazards for pedestrians.

- **No Outdoor Food Preparation.** Outdoor food preparation is not permitted. No heating, cooking or open flames are permitted in the outdoor dining space.

- **Alcohol Service.** Restaurants and food establishments licensed by the State of California will be permitted to sell and allow on-premise consumption of alcoholic beverages. A Temporary Outdoor Dining Encroachment Permit is required for outdoor dining with alcohol service in the public right of way, which includes on the sidewalk or in parklets. The seating area for restaurants providing alcohol service must be physically separated from any adjacent outdoor dining areas of other establishments by a barricade or other means of separation. Alcohol service is only allowed under full-service conditions and alcoholic beverages consumed in the outdoor dining premises are not allowed to be provided in to-go containers. Establishments that serve alcoholic beverages in the outdoor dining
area shall be required to meet all requirements of the Alcoholic Beverage Control Board and any other federal, state, or local laws and regulations governing the sale and consumption of alcoholic beverages. Visit the ABC website for their specific COVID-19 regulatory updates.

- **Space Heaters.** Space heaters are permitted if they are an outdoor approved type, are located in accordance with the manufacturer's recommendations, and are located at least two (2) feet from the edge of any umbrella canvas, any foliage, or any other flammable object or material.

- **Site Maintenance.** Outdoor seating areas shall be maintained free of litter, refuse and debris. The area shall be scrubbed and mopped to remove any food or drink stains on a daily basis by the permittee. Such cleaning shall be in accordance with the City's Storm Water Management and Discharge Control Program, which prohibits any discharge other than storm water into the storm water drainage system.

- **ADA Compliance.** Outdoor seating areas must comply with all requirements of the Americans with Disabilities Act (ADA) and provide sufficient clearance and walkway space to allow safe access and egress.

- **Tents or Umbrellas.** Umbrellas and other decorative material shall be fire-retardant, pressure-treated or manufactured of fire-resistant material. No portion of an umbrella shall be less than six (6) feet, eight (8) inches (eighty (80) inches) above the sidewalk. The use of tents in excess of 400 square feet will require a Tent & Temporary Membrane Structures Permit from the San Mateo Consolidated Fire Department. To request more information contact them at (650) 522-7900. Shade structures, such as trellises, are not permitted.

- **Hours of Operation.** The outdoor dining areas shall adhere to the same approved ours of operation as the existing restaurant.

- **Safety Inspections.** The City will be making periodic safety inspections and reserves the right to require adjustments or removal of any elements, if deemed unsafe.

### Sidewalk Dining Areas

Sidewalk dining involves the placement of tables and chairs in the public sidewalk area. The City of San Mateo is allowing sidewalk dining to occur only where the sidewalk is wide enough to allow for pedestrians to pass by the outdoor seating while still maintaining adequate social distancing of at least 6 feet and when it complies with all ADA requirements.

Businesses with adequate spacing to accommodate social distancing can temporarily use sidewalks for additional restaurant seating purposes. Areas that have adequate width to accommodate sidewalk dining include:

- 25th Avenue
- Baldwin Avenue
- 4th Avenue
- 3rd Avenue (between Ellsworth and El Camino)
- B Street between 4th and 5th Avenue
Restaurants wishing to provide sidewalk dining in other areas of the City not listed above should contact staff for an evaluation of whether the sidewalk width at their location is adequate to comply.

A **Temporary Outdoor Restaurant Dining Encroachment Permit** is required for any restaurant that provides alcohol service to their sidewalk dining area. All other restaurants wishing to use their sidewalk area during this time will not be required to obtain a permit.

**On-Street Parking Space Dining Areas (Parklets)**

Parklets are dining areas located in on-street parking spaces in the public right-of-way. These dining areas have become commonplace in many urban areas.

**Downtown Common Parklets:**

The City of San Mateo will place barricades to designate communal parklets in on-street parking space areas in certain locations in the Downtown.

The following specific conditions apply to these areas:

- No permit is required for use of these areas for restaurants that are **not** providing alcohol service.
- Restaurants using these areas will need to provide their own furniture for use of by the patrons and will be responsible for securing their furniture when not in use.
- Restaurants must ensure that a minimum 3-foot ADA path of travel is maintained throughout these common parklet areas for patrons to access tables provided by any restaurant using the area.
- Restaurants that are providing alcohol service will be required to get a **Temporary Outdoor Restaurant Dining Encroachment Permit** (at no cost) and meet the following conditions:
  - Businesses serving alcohol must provide evidence of insurance and list the City of San Mateo as additional insured.
  - Businesses serving alcohol outdoors can only do so as allowed by the terms of their own ABC License.
  - The dining areas of businesses serving alcohol must be clearly separated from those of adjacent restaurants through some sort of barrier within the common space. Suggested barriers include additional barricades, planters, or roped off areas. These barriers must still allow for ADA access to other portions of the common parklet area.

**Other Parklet Areas**

The City of San Mateo can provide barricades to designate parklets in public parking spaces in other areas of the City not served by the common parklet areas. Restaurants are also welcome to propose their own design for these areas that use alternative types of barricades. These alternative designs will be reviewed by the City to ensure they meet safety standards.
A no-fee Temporary Outdoor Restaurant Dining Encroachment Permit will be required to approve parklets outside of the common parklet areas. In order to apply for a permit, the restaurant will need to provide a site plan showing the proposed layout of the area. This site plan can be hand-drawn. The City can provide assistance, as needed, to help determine the optimal layout.

The following specific conditions apply to these areas:

- Restaurants using these areas will need to provide their own furniture for use of by the patrons and will be responsible for securing their furniture when not in use.
- Restaurants that are providing alcohol service will be required to meet the following conditions:
  - Restaurants that are providing alcohol service must provide evidence of insurance and list the City of San Mateo as additional insured.
  - Restaurants that are providing alcohol service must meet all requirements of the Alcoholic Beverage Control Board and any other federal, state, or local laws and regulations governing the sale and consumption of alcoholic beverages.

Key considerations for the layout of these parklet areas:

- Use of the on-street parking spaces shall be limited to the striped dimensions of the parking stall areas and shall not encroach into the through travel lane.
- Provide for a three-foot width for traffic barricades.
- Parklets at corners cannot extend beyond the space occupied by a standard parked car.
- Do not eliminate or obstruct existing, on-street disabled parking.
- Allow adequate spacing next to remaining parking stalls for opening of vehicle doors.
- Restaurants may expand their space to include areas fronting adjacent storefronts if they get a signed letter granting permission from the owner of the adjacent storefront.

Private Parking Lot Dining Areas

Private parking lot areas refer to shopping centers, strip malls, and stand-alone commercial properties that have their own designated parking area. The City of San Mateo is temporarily suspending requirements restricting the provision of outdoor dining, minimum parking standards as codified in Municipal Code 27.64.160 Sections 2, 9(c), 9(f), and planning application conditions of approval related to parking and outdoor dining. Suspending these requirements will temporarily allow restaurants to provide outdoor dining in their respective private parking lots. Arrangements for outdoor dining must be worked out with the property owner for each location. The City would not be a party to discussions or arrangements concerning the leasing or use of outdoor space on private property.

The following specific conditions apply to these areas:

- Restaurants must have the permission of the property owner in order to use the parking space areas.
The parking lots must still comply with all ADA standards, including ADA paths of travel and adequate provision of handicapped parking spaces pursuant to California Building Code Section 11B.

Restaurants that are providing alcohol service must meet all requirements of the Alcoholic Beverage Control Board and any other federal, state, or local laws and regulations governing the sale and consumption of alcoholic beverages.

Access to fire hydrants, fire hose connections for sprinkler systems, and entrances and exits of all buildings shall not be obstructed at any time by barriers or seating. The twenty (20) feet fire lane shall not be obstructed at any time. There shall be a minimum of forty (40) inches in distance separating the edge of a table or chair to a fire department connection.

Consideration should be given to maintaining adequate parking supply on-site to prevent spillover parking in adjacent residential areas.

Driveway entrances and exits shall always remain unobstructed.

Temporary outdoor lighting in compliance with California Green Building Code Light Pollution standards is allowed. Lighting shall be turned off whenever the restaurant is closed and/or the outdoor dining area is not in use.

All items installed to support outdoor dining shall be temporary in nature and removed at such the time the City so orders. Upon removal of these items, the site shall be restored to its previous condition within 48 hours.

Restaurant patrons shall have access to the restroom(s) affiliated with the subject restaurant.

For More Information:

For Questions or additional information regarding these Outdoor Dining Guidelines or the Temporary Outdoor Restaurant Dining Encroachment Permit application, please contact:

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