ELLIS AND PARTNERS INDEPENDENT SURVEYORS · VALUERS & PROPERTY ADVISERS

150 PINEHURST ROAD WEST MOORS FERNDOWN DORSET BH22 0AT



Lock up Shop Unit TO LET

- New lease
- Total floor area: 621.29 sq.ft. (57.22 sq.m.) including store room and kitchen area

Arrange a viewing today

01202 551821

Available on a new lease at £12,000 p.a.

bhcommercial@ellis-partners.co.uk

www.ellis-partners.co.uk

SITUATION AND DESCRIPTION

The premises are situated in an established trading location within in a parade of eight shops, which have the benefit of parking immediately outside. Other occupiers in the parade include a number of independent stores.

The property comprises a lock up shop with rear storage, kitchen and wc.

ACCOMMODATION

Sales area:	446.27 sq.ft.	(41.46 sq.m.)
Rear store room:	123.56 sq.ft.	(11.48 sq.m.)
Total floor area:	621.29 sq.ft.	(57.72 sq m)

Kitchen WC

EPC RATING—Rating C— 51

<u>RATEABLE VALUE -</u> \pounds 7,300 From 1st April 2017 premises with a rateable value below £12,000 will receive 100% small business rates relief (no rates payable).

Interested parties should enquire of the local Rating Authority as to the implications of the phasing arrangements on the amount of rates actually payable. Parties should also make enquiries concerning the implications of the small business allowance

TENURE

Available on a new lease with terms to be negotiated at a rental of £12,000 per annum.

Once a letting has been agreed, the proposed tenant will need to make a non-refundable applicant charge of £550.

PLANNING

Long established Class A1 retail use

This property falls within Class E Commercial Businesses and Services, which include A1 retail, A2 office, A3 Catering, B1 Light Industrial, Indoor sports and Medical use, crèche/day nursery

No Catering use.

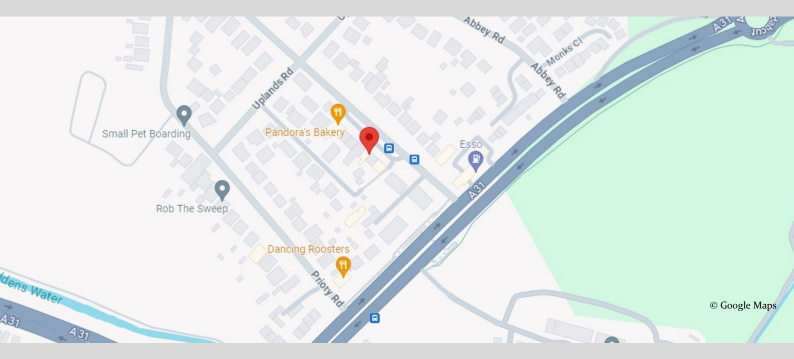
LEGAL FEES

The incoming tenant will be responsible for their own legal fees.

VIEWING AND FURTHER DETAILS

By arrangement with Ellis and Partners through whom all negotiations are to be conducted

Tel: 01202 551821 Website: www.ellis-partners.co.uk



MONEY LAUNDERING REGULATIONS

Under Money Laundering Regulations, we are obliged to verify the identity of a proposed purchaser or tenant once a sale or letting has been agreed and prior to instructing solicitors. This is to help combat fraud and money laundering and the requirements are contained in statute. A letter will be sent to the proposed purchaser or tenant once terms have been agreed.

The Agents for themselves and for the Vendor of this property, whose agents they are, give notice that: (1) These particulars do not constitute, nor constitute any part of , an offer or a contract. (2) All statements contained in these particulars as to this property are made without responsibility on the part of the Agents or Vendor. (3) None of the statements contained in these particulars as to this property are to be relied on as statements or representatives of fact. (4) Any intending purchaser must satisfy himself by inspection or otherwise as to the correctness of each of the statements contained in these particulars. (5) The Vendor does not make or give and neither the Agents nor any person in their employ has any authority to make or give, any representation or warranty whatsoever in relation to this property.