



Uttlesford District Council

Council Offices London Road
Saffron Walden Essex CB11 4ER

Premises Licence

Licence No: 21/0893/LAVDPS

Licensing Act 2003

Part 1 - Premises Details

Postal address of premises, or if none, ordnance survey map reference or description		
The Axe		
The Axe		
60 Ashdon Road		
Saffron Walden		
CB10 2AT		
Where the licence is time limited the dates		
Not applicable		
Licensable Activities Authorised by the Licence		
<ul style="list-style-type: none"> - Indoor Sporting Events - Performance of Live Music - Playing of Recorded Music - Sale by Retail of Alcohol 		
The times the licence authorises the carrying out of licensable activities		
Indoor Sporting Events		
Monday to Sunday	19:00	00:00
Performance of Live Music(Indoors)		
Monday to Sunday	19:00	00:00
Playing of Recorded Music(Indoors)		
Monday to Sunday	19:00	00:00
Sale by Retail of Alcohol		
Monday to Sunday	10:00	00:00

The opening hours of the premises

Monday to Sunday

10:00 00:00

Where the licence authorises supplies of alcohol whether these are on and/or off supplies

Alcohol is supplied for consumption both on and off the Premises

Part 2

Name, (registered) address, telephone number and email (where relevant) of holder of premises licence

The Axe Ltd

60 Ashdon Road, Saffron Walden, CB10 2AT

The Axe Pub Ltd

New World Timber Frame, Gransden Road, Caxton, Cambridge, CB23 3PL

Email: carlhooper55@gmail.com

Mobile: 07976 796720 CHRIS STRING

Registered number of holder, for example company number, charity number (where applicable)

08361592

Name, address and telephone number of designated premises supervisor where the premises licence authorises for the supply of alcohol

Deborah Margaret Hooper

The Axe, 60 Ashdon Road, Saffron Walden, Essex, CB10 2AT

Personal licence number and issuing authority of personal licence held by designated premises supervisor where the premises licence authorises for the supply of alcohol

Personal licence number: 20/2898/LAPER

Licensing Authority: Uttlesford

Annexe 1 - Mandatory Conditions

- 1) No supply of alcohol may be made under the premises licence
 - at a time when there is no designated premises supervisor in respect of the premises licence or
 - at a time when the designated premises supervisor does not hold a personal licence or his personal licence is suspended
- 2) Every supply of alcohol under the premises licence must be made or authorised by a person who holds a personal licence.
- 3) (1) The responsible person must ensure that staff on relevant premises do not carry out, arrange or participate in any irresponsible promotions in relation to the premises.

(2) In this paragraph, an irresponsible promotion means any one or more of the following activities, or substantially similar activities, carried on for the purpose of encouraging the sale or supply of alcohol for consumption on the premises-
 - (a) games or other activities which require or encourage, or are designed to require or encourage, individuals to-
 - (i) drink a quantity of alcohol within a time limit (other than to drink alcohol sold or supplied on the premises before the cessation of the period in which the responsible person is authorised to sell or supply alcohol), or
 - (ii) drink as much alcohol as possible (whether within a time limit or otherwise);
 - (b) provision of unlimited or unspecified quantities of alcohol free or for a fixed or discounted fee to the public or to a group defined by a particular characteristic in a manner which carries a significant risk of undermining a licensing objective;
 - (c) provision of free or discounted alcohol or any other thing as a prize to encourage or reward the purchase and consumption of alcohol over a period of 24 hours or less which carries a significant risk of undermining a licensing objective;
 - (d) selling or supplying alcohol in association with promotional posters or flyers on, or in the vicinity of, the premises which can reasonably be considered to condone, encourage or glamorise anti-social behaviour or to refer to the effects of drunkenness in any favourable manner.
 - (e) dispensing alcohol directly by one person into the mouth of another (other than where that other person is unable to drink without assistance by reason of disability).
4. The responsible person must ensure that free potable water is provided on request to customers where it is reasonably available.
5. (1) The premises licence holder or club premises certificate holder must ensure that an age verification policy is adopted in respect of the premises in relation to the sale or supply of alcohol.

(2) The policy must require individuals who appear to the responsible person to be under 18 years of age (or such older age as may be specified in the policy) to produce on request, before being served alcohol, identification bearing their photograph, date of birth and either-
 - (a) a holographic mark, or
 - (b) an ultraviolet feature.
6. The responsible person must ensure that-

(a) where any of the following alcoholic drinks is sold or supplied for consumption on the premises (other than alcoholic drinks sold or supplied having been made up in advance ready for sale or supply in a securely closed container) it is available to customers in the following measures-

- (i) beer or cider: ½ pint;
- (ii) gin, rum, vodka or whisky: 25 ml or 35 ml; and
- (iii) still wine in a glass: 125 ml;

(b) these measures are displayed in a menu, price list or other printed material which is available to customers on the premises; and

(c) where a customer does not in relation to a sale of alcohol specify the quantity of alcohol to be sold, the customer is made aware that these measures are available.

7. A relevant person shall ensure that no alcohol is sold or supplied for consumption on or off the premises for a price which is less than the permitted price.

8. For the purposes of the condition set out in paragraph 8 -

(a) "duty" is to be construed in accordance with the Alcoholic Liquor Duties Act 1979(a);

(b) "permitted price" is the price found by applying the formula -

$$P = D + (D \times V)$$

where -

- (i) P is the permitted price,
- (ii) D is the amount of duty chargeable in relation to the alcohol as if the duty were charged on the date of the sale or supply of the alcohol, and
- (iii) V is the rate of value added tax chargeable in relation to the alcohol as if the value added tax were charged on the date of the sale or supply of the alcohol;

(c) "relevant person" means, in relation to premises in respect of which there is in force a premises licence -

- (i) the holder of the premises licence,
- (ii) the designated premises supervisor (if any) in respect of such a licence, or
- (iii) the personal licence holder who makes or authorises a supply of alcohol under such a licence;

(d) "relevant person" means, in relation to premises in respect of which there is in force a club premises certificate, any member or officer of the club present on the premises in a capacity which enables the member or officer to prevent the supply in question; and

(e) "value added tax" means value added tax charged in accordance with the Value Added Tax Act 1994(a).

9. Where the permitted price given by Paragraph (b) of paragraph 9 would (apart from this paragraph) not be a whole number of pennies, the price given by that sub-paragraph shall be taken to be the price actually given by that sub-paragraph rounded up to the nearest penny.

10. - (1) Sub-paragraph (2) applies where the permitted price given by Paragraph (b) of paragraph 9 on a day ("the first day") would be different from the permitted price on the next day ("the second day") as a result of a change to the rate of duty or value added tax.

(2) The permitted price which would apply on the first day applies to sales or supplies of alcohol which take place before the expiry of the period of 14 days beginning on the second day.

Annexe 2 - Conditions Consistent with Operating Schedule

1. Strong management controls to be in place
2. Effective staff training to cover underage drinking, antisocial behaviour, drunkenness on and off the premises, use of drugs and the protection of children from harm
3. Responsible management of the premises to be in place.
4. Capacity limits to be identified and adhered to
5. Proof of identification scheme to be in place
6. Litter bins to be available outside the premises for use
7. Car park and entrances to be well lit
8. Staffing levels to be adequate for capacity and trade
9. Effective management checks on all internal and external trading areas in and outside of service times to take place
10. All services, appliances and equipment to be checked and certified
11. Training and supervision of staff to ensure strong visible management during all service times
12. Loitering on the premises to be actively discouraged
13. Loitering on the premises to be actively discouraged
14. Sufficient staff to secure the protection of children to be on duty
15. Children allowed only in the dining area until 10:00pm
16. Children must be accompanied by an adult
17. Table service to be provided in the dining area to ensure children do not need to leave the table

Annexe 3 - Conditions imposed Following a Hearing

1. Drinks shall not be consumed outside the premises except for in designated areas and in no event between the hours of 11:20pm and 10:00am
2. No regulated entertainment shall take place outdoors
3. Music events to be limited to 6 in any 12 month period
4. A noise management plan shall be submitted to the Licensing Authority within 28 days from the date hereof for approval by the Licensing Authority. No event involving amplified music shall take place without Licensing Authority approval of the noise management plan. The noise management plan shall include details on measures, controls and actions to ensure that the playing of amplified music does not cause a public nuisance. Measures, controls and actions will include an approach to monitoring that also assesses the impact of any noise on neighbouring premises at the start of the regulated entertainment and periodically throughout the regulated entertainment and take any action to ensure compliance with the management plan. The management plan shall ensure a telephone number is made available for local residents to contact in the case of disturbance from noise or anti-social behaviour by persons or activities associated with the premises. The telephone number will be a direct number to the management who are in control during opening hours. A record will be kept by management of all calls received, including the time, date and information of the caller, including action taken following the call. Record will be made available for inspection either by any relevant responsible authority throughout the trading hours of the premises. The Premises License Holder must comply with the agreed noise management plan at all times during regulated entertainment.,The Premises Licence Holder shall within 28 days of receiving instructions by the Licensing Authority install a noise limiting device to the approval and satisfaction of the Licensing Authority. A noise limiting device (the specification and design to be agreed with Uttlesford District Council's Environmental Health Service) shall be fitted so that all regulated entertainment is channelled through the device(s). The maximum noise levels will be set by agreement with Uttlesford District Council's Environmental Health Service and will be reviewed from time to time as appropriate. The noise limiting device shall be kept at the settings approved by the Council through an authorised officer of the Uttlesford District Council's Environmental Health service. The Premises Licence Holder or nominated person shall ensure that the noise limiting device is sealed after commissioning so that sound operators cannot override the system during the performance of live and recorded music. If deemed necessary the noise limiting device shall only be reset to a level approved by the Council through an authorised officer of the Uttlesford District Council's Environmental Health Service within 7 days of notification.,For the avoidance of doubt these requirements are sequential and if the noise management plan is efficacious then the noise limiting device will not be required. It is therefore up to the applicant to make this work.
5. All windows and external doors must be kept closed except for access and egress when regulated entertainment is taking place
6. Staff to be given training and supervision on their responsibilities for preventing nuisance arising from the premises including garden area and car park and that training records be produced to the council on request

7. Staff to be deployed at the external doors and car park to ensure customers leave the premises quickly and quietly
8. Designated taxi operators to be nominated for the use of staff and customers. The companies telephone numbers are to be displayed on the premises. The operators are to require their drivers to arrive and depart as quietly as possible and not to use their audible warning instrument or leave their vehicle with the engine running whilst waiting
9. CCTV is to be installed, maintained and operated around the premises to assist in preventing rowdiness and antisocial behaviour by customers at or leaving the premises. The images recorded by the CCTV system shall be retained in unedited form for a period of not less than 31 days
10. Prominent and clear signage shall be displayed close to exit doors and car park exit asking patrons to leave the premises and area quickly and quietly
11. The designated premises supervisor or his representative shall ensure that providers of music announce at least twice before the end of their act a request that patrons leave quickly and quietly
12. Conditions 2-6 above are imposed by virtue of section 177A(4) Licensing Act 2003 and therefore section 177A(1) does not apply to this licence

Annexe 4 - Plan of Premises

1. See separate attachment.



For and On Behalf Of Chief Executive

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