

Premises Licence/Club Premises Certificate Information Pack

Contents:

Premises Licence Overview Licensable Activities Information about Conditions attached to Licences Guidance on Designated Premises Supervisors Table of Fees Press and Public Notices, including Certificate Responsible Authorities Details Information about Private Member Clubs Guidance on Submission of Plans

REMEMBER

You must complete your application form using **black ink** and BLOCK CAPITALS This is important because the form will be scanned.

How to contact us

If you need further information about licensing, please contact us on:

Telephone: E-mail:

ne: 01394 444802 licensing@eastsuffolk.gov.uk

If you want us to check your application prior to submitting it you must either make an appointment before coming to the office or you can email your application to us.

If you would like to discuss your application with any of the responsible authorities please contact them direct (See contact details).

WARNING: This pack provides advice based on information available at the time of writing and this may change. It is intended for guidance only and does not provide authoritative legal advice.

Premises Licence Overview

What is a premises licence and why do I need one?

- A premises licence will authorise the holder to provide the following licensable activities on a premises (which may be either a building or open land):
 - Sale by retail of alcohol
 - Supply of alcohol to a club member (in which case a premises certificate may be required instead of a premises licence)
 - The provision of regulated entertainment
 - The provision of late night refreshment
- A premises licence can either be for an indefinite period or for a period specified by you as the applicant.
- You must keep the licence at the premises so that it is available for inspection. The licence will include the following details:
 - The name and address of the holder
 - A plan of the premises
 - The licensable activities authorised by the licence
 - If the licence authorises the sale or supply of alcohol, the name and address of the Designated Premises Supervisor
 - The conditions of the licence.
- You must also display a summary of the licence on the premises in a place where it is visible to members of the public.

How to apply for a new premises licence

You will need to: Fully complete the appropriate application form – if you require assistance please make an appointment to see a member of the Council's Licensing Team.

- Supply the correct fee. You will need to check <u>www.voa.gov.uk</u> to calculate your fee using the Fee Table on page 7. Cheques should be made payable to East Suffolk Council.
- 2. If the sale of alcohol is proposed, submit the form of consent completed by the proposed Designated Premises Supervisor. See page 6 for further information.
- 3. Supply a plan of the premises, indicating the prescribed information. Guidance is provided within this document.
- 4. Serve your application on all of the Responsible Authorities. Their details are provided. N.B. If you are seeking to licence a school or hospital the Health & Safety Executive would be the relevant Responsible Authority or for a boat, the Maritime & Coastguard Agency/Broads Authority. If you submit your application electronically (by email), the Licensing Authority will forward it to the Responsible Authorities.
- 5. Advertise the application by means of a notice displayed on the premises and published in a local newspaper. N.B. Notices should set out a brief summary of the application, including matters such as the proposed licensable activities and the proposed hours of opening templates are provided within this guidance.

(Note: you must publish your notice within 10 working days of submitting your completed application to the Licensing Authority. It is important to time the submission of your application accordingly. Please **CHECK** that your application is **COMPLETE AND VALID** before placing your advertisement.

It is an offence to knowingly or recklessly make a false statement in connection with an application for a premises licence. To do so may result in prosecution and a fine of up to £5000.

Alcohol

Any retail sale of alcohol requires a licence.

Supply of alcohol at a qualifying private members club requires a Club Premises Certificate. (Information about private members clubs is provided within this document).

Entertainment

Regulated entertainment is the provision of either entertainment and includes any of the following:

- The performance of a play between the hours of 23:00 08:00 and/or to an audience of over 500
- An indoor sporting event between the hours of 23:00 08:00 and/or to an audience of over 1,000
- Boxing or wrestling entertainment between the hours of 23:00 08:00 and/or to an audience of over 1,000
- A performance of live music see exemption below.
- Any playing of recorded music (other than background music played at low volume)
 see exemptions below
- A performance of dance between the hours of 23:00 08:00 and/or to an audience of over 500 (not including dance of an adult nature).
- Entertainment of a similar description to live music, recorded music or dance.

Entertainment for an audience and/or for profit

For the entertainment to be licensable they must be provided for the public **or** for members of a club (and their guests) **or** for payment and with a view to profit (including raising money for charity). This means that the provision of music or the performance of a play to either the public, members of a qualifying club (e.g. Working Men's Club etc.), or members of an association, (e.g. a Parent Teacher Association) where an entrance fee is paid to raise funds, are all licensable activities.

Exemptions:

Live amplified music and/or **recorded music** in venues licensed for the 'on' sale of alcohol when it takes place in the presence of an audience of 500 or less and is provided between 08:00 and 23:00.

Live amplified music in venues that are unlicensed but defined as a 'workplace'; when it takes place in the presence of an audience of 500 or less and is provided between 08:00 and 23:00.

Live unamplified music in any premises, when it takes place between 08:00 and 23:00.

Plays – performances between 08:00 and 23:00 to an audience limit of 500.

Dance – performances of dance between 08:00 and 23:00 to an audience limit of 500. **Indoor Sport** – between the hours of 08:00 and 23:00 to an audience limit of 1,000.

Film exhibitions for the purposes of advertisement, information, education etc or shown in museums or art galleries if the film consists of part of an exhibit.

Music Incidental to another non-licensable activity e.g. a fashion show.

Use of television or radio receivers

Religious services and places of worship. The provision of entertainment provided in connection with a religious service or meeting or at a place of public religious worship are exempt (e.g. nativity plays during a service anywhere, choral works or a play in a church even where not part of a service).

Garden fetes and functions of a similar character, provided they are run for charitable purposes.

Morris dancing (or similar).

Late Night Refreshment

The provision of late night refreshment means the supply of hot food or hot drink between 11.00pm and 5.00am to members of the public, either on or from any premises for consumption either on or off the premises.

("Hot" means that the food or drink has been heated to above ambient temperature, or that after it has been sold it can be heated on the premises.)

This means that any restaurant, pub, snack bar, chip shop, 24 hour supermarket, etc supplying hot food or hot drink after 11.00pm will require a premises licence.

Exemptions:

- Where hot food or hot drink is supplied to members of a private members club
- Someone staying at a hotel or guest house, etc (either by an employer to employees or to guests)
- Drinks (not food) from vending machines; free food or drink; food or drink supplied by registered charities.

Supplementary Information

Village halls, church halls, community halls and similar will require a licence for regulated entertainment, other than for live or recorded music between the hours of **08:00 – 23:00**, provided that the audience does not exceed **500** and the organizer gets consent for the performance from the person who is responsible for the premises; <u>but</u> there will be an exemption from having to pay the fee **unless** the supply of alcohol or late night refreshment is involved.

Non-residential premises of (i) a local authority, or (ii) a school or (iii) a hospital, do not require a licence for **live** or **recorded** music if it is between the hours of **08:00 – 23:00** and the audience does not exceed **500** provided that (a)the organizer gets consent for the performance from (i) the local authority concerned, or (ii) the school proprietor or (iii) the health care provider for the premises.

Where the public are not invited to an entertainment but a charge is made to **a private audience** (like family and friends) just to cover costs – and not to make a profit – then a licence will not be required. The same would apply where anyone invited to a private performance was not charged for attending the event but was free to make a voluntary donation to a charity.

The playing of **recorded music that is incidental** to other activities that are not themselves the provision of regulated entertainment will be exempt. A jukebox in a pub will not necessarily have to be authorised unless, for instance, a dance floor is also provided or it is not incidental. A Disc Jockey playing to a public audience would amount to regulated entertainment and would therefore need to be authorised.

Games commonly played in pubs like pool or darts would not need to be licensed if they are not played for the entertainment of spectators. However, a darts exhibition match or championship staged for spectators would be regulated entertainment.

Schools and sixth form colleges will require a licence to stage regulated entertainment to which the public is invited or where a fee is charged with a view to profit. However, they will be exempt from the fees where the entertainment is provided by and at the school or college and for the purposes of the school or college.

Licence Conditions

The Licensing Act 2003 requires that the conditions attached to premises licences and club premises certificates must reflect the operating plan submitted as part of the application. However, if relevant representations are made about the application it is likely that a hearing will be held and this may result in the operating plan being amended. Therefore, with the exception of mandatory conditions (see below), conditions attached to licences will be individual to the premises concerned.

Mandatory conditions are the only standard conditions permitted under the Licensing Act 2003. They will only apply to licences in appropriate cases:

• Where a premises licence permits the sale of alcohol, the following conditions will apply:

There must be a Designated Premises Supervisor specified in the premises licence and this person must be a personal licence holder.

- Where either the premises licence or the club premises certificate authorises the exhibition of films, a condition requiring the admission of children to be restricted in accordance with film classification will be applied to the licence.
- Where the operating plan specifies the employment of Door Supervisors a condition requiring the Door Supervisors to be licensed by the Security Industry Authority will be applied to the licence.

The Operating Plan

The Licensing Authority has a duty to promote the objectives of the Licensing Act 2003:

- The prevention of crime and disorder
- The prevention of public nuisance
- Ensuring public safety
- The protection of children from harm.

These are the only four objectives in the Act and as such they are paramount to all licensing considerations.

The application form requires you to list the measures that you will take at the premises to promote the objectives. It is important to remember that these measures will be converted into conditions and that failure to comply with conditions attached to a licence certificate is an offence under the Act.

The operating plan should therefore be appropriate and proportionate to the type of business concerned, and you must be confident that you are able to deliver the measures on a permanent basis.

Remember that:

- Responsible authorities will examine your proposed operating plan and that they can make representations if they feel that it is inadequate.
- The operating plan does not need to duplicate requirements in other legislation.
- The Licensing Team will be happy to discuss this aspect of your application with you.
- You can contact responsible authorities to obtain their views on your proposed operating plan before submitting your application form.

Designated Premises Supervisors

What is the Designated Premises Supervisor (DPS)?

The DPS is the person responsible for supervising/authorising the supply of alcohol at a premises, and is usually the first point of contact for the Licensing Authority and Responsible Authorities. A DPS **must** be a personal licence holder and **must** be named on any <u>premises</u> licence where alcohol is supplied.

Can more than one DPS be designated?

No, only one person can be named for each licensed premises.

How do I know if I am the DPS?

Any application for a Premises Licence where alcohol is supplied **must** include a form of consent completed by the person whom the applicant wishes to specify as the DPS.

Who can object to the designation?

Only the Police can object to the designation of the person specified, and only on the grounds that the crime prevention objective could be undermined by the intended appointment.

Is a DPS required at a club premises?

No, a DPS is not required where alcohol is supplied under a <u>club premises certificate.</u>

Does the DPS have to be on the premises at all times when it is open?

No – however, it is expected that the DPS will spend a significant amount of time on the premises and that it will be possible to contact him/her at times when they are absent from the premises. This is particularly important should problems arise at the premises. When the DPS is not present he/she is expected to make proper arrangements to authorise the sale or supply of alcohol in his/her absence.

What happens if the DPS Leaves?

When a DPS leaves his/her employment the Premises Licence holder **must** notify the Licensing Authority of any change in the name or address of the DPS. The premises licence holder commits an offence if this requirement is not complied with.

Alternatively, the DPS **may** give notice to the Licensing Authority that they wish to be removed from the Premises Licence. They **must** provide a copy of the notice to the Premises Licence holder, requiring that the Premises Licence be sent to the relevant Licensing Authority within **14 days** of receipt of the notice. In these circumstances, sale of alcohol must cease until the Premises License holder nominates a replacement DPS.

If the DPS does not give notice that they wish to be removed from the licence as described above, they remain responsible for the sale of alcohol.

The Council's Licensing Team can provide further information or advice on request.

Table of Fees

Non Domestic Rateable Value (NDRV) (see note 1)	Band Fee for new licence or variation of existing licence (See Note for exemptions)		The use of the premises exclusively or primarily for the supply of alcohol for consumption on the premises	Annual Charge (See Note for exemptions)	
No Rateable Value to £4,300	А	£100		£70	
£4,300 - £33,000	В	£190		£180	
£33,001 - £87,000	С	£315		£295	
£87,001 - £125,000	D	£450	X 2 Of the fee	£320	
£125,001 and above	Е	£635	X 3 Of the fee	£350	

1. Where NDRV does not apply, the charge will be as for Band A, other than where a premises has not yet been constructed, in which case Band C will apply.

2. If the premises forms only part of the property in the local non-domestic rating list, the premises will be treated as having a rateable value equal to the property of which it forms part (*i.e. a clubhouse cannot be split from the land that surrounds it in order to reduce the fee*).

- 3. If a premises comprises two or more properties which have separate rateable values in the local non domestic rating list, the premises shall be treated as having a rateable value equal to the value for the property with the highest rateable value.
- 4. If the maximum number of persons a licensee may allow on a premises is 5,000 or more then an additional fee is payable:

Additional Fee for exceptionally large premises or events of a temporary nature requiring a premises licence:	Application Fee	Annual Charge
Attendance 5000 – 9999	£1000	£500
Attendance 10000 - 14999	£2000	£1000
Attendance 15000 – 19999	£4000	£2000
Attendance 20000 – 29999	£8000	£4000
Attendance 30000 – 39999	£16000	£8000
Attendance 40000 – 49999	£24000	£12000
Attendance 50000 - 59999	£32000	£16000
Attendance 60000 – 69999	£40000	£20000
Attendance 70000 – 79999	£48000	£24000
Attendance 80000 – 89999	£56000	£28000
Attendance 90000 and over	£64000	£32000

Exemptions

Where an application for a premises licence or club premises certificate is restricted to regulated entertainment only, then **no fee** shall be payable for the following:

- For an educational institution, that it is a school or a college and the entertainment is carried on by the institution for and on behalf of the institution; or
- The application is for a premises that is, or forms part of a church hall, chapel hall or similar building or a village hall, parish hall, community hall or other similar building.

PRESS NOTICE – EAST SUFFOLK COUNCIL

*Premises Licence/Club Premises Certificate – New Application

Name of Applicant #

Name of Premises #

Postal Address of Premises (or description of premises) #

This application may be viewed at:

d
0EQ

Proposed Licensable Activities:

Dates between which representations may be made to the Licensing Authority:

Start Date: #

Closing Date: #

Representations must be made in writing to the Licensing Team, East Suffolk Council (as the Licensing Authority) at one the above addresses, or by e-mail to <u>licensing@eastsuffolk.gov.uk</u> It is an offence knowingly or recklessly to make a false statement in connection with an application and the maximum fine for which a person is liable on summary conviction for the offence is £5000.

Notes (this section is for information purposes only and does not need to be published):

This Public Notice is required in respect of all new applications. It must be completed and printed on **pale blue paper**. It is important that the **font size is equal to or larger than 16** (as shown on this example). The notice must **be displayed prominently at the premises so that it can be read from outside**, for a continuous period of not less than **28 consecutive days** starting on the day following the day on which the application is accepted by the licensing authority. You must also complete the certificate of posting to confirm that this has/will be done and return the certificate, together with copies of this notice and a copy of the newspaper containing the press notice, to the licensing authority as soon as you have obtained a copy of the latter.

* Use the relevant option in each case. # Insert the required information.

PUBLIC NOTICE – EAST SUFFOLK COUNCIL

*Premises Licence/Club Premises Certificate – New Application

Name of Applicant #

Name of Premises #

Postal Address of Premises (or description of premises) #

This application may be viewed at:

EAST SUFFOLK COUNCIL	
East Suffolk House, Riduna Park	and Riverside
Station Road, Melton	Canning Road
Woodbridge	Lowestoft
Suffolk IP12 1RT	Suffolk NR33 0EQ

Proposed Licensable Activities:

Dates between which representations may be made to the Licensing Authority:

Start Date: #

Closing Date: #

Representations must be made in writing to the Licensing Team, East Suffolk Council (as the Licensing Authority) at one the above addresses, or by e-mail to <u>licensing@eastsuffolk.gov.uk</u>

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* Use the relevant option in each case. # Insert the required information.



Certificate of Posting Notice And Press Advertisement

I (name of applicant)						
of (name and address of premises						
POSTCODE						
Hereby certify that on (Insert date)						
I affixed a copy/copies of the ATTACHED notice in accordance with the following requirements:						
• At or on the above premises where it can conveniently be read from the outside.						
 At every 50 meters along the external perimeter of the premises abutting the highway (Note: this is only required if the premises covers an area of more than 50 square meters) 						
 This notice/these notices were/will be displayed for at least twenty-eight days from the above date. 						
I ENCLOSE a copy of the notice published in the following local newspaper (being a local newspaper circulating in the vicinity of the premises):						
On (Insert Date of publication)						
Signed						
Dated						

Responsible Authorities

Responsible Authority	
The Police Licensing Team	Licensing Team
	Suffolk Constabulary
	Old Nelson Street
	Lowestoft
	NR32 1PE
	e-mail: policealcohollicensing@suffolk.police.uk
Chief Fire Officer	Suffolk Fire & Rescue Service
	Endeavour House
	Russell Road
	Ipswich IP1 2BX
	e-mail: fire.businesssupport@suffolk.gov.uk
The enforcing authority	Food and Safety Team
under the Health & Safety	East Suffolk Council
at Work etc. Act 1974.	East Suffolk House, Riduna Park Station Road, Melton
	Woodbridge
	IP12 1RT
	e-mail: environment@eastsuffolk.gov.uk
The Local Authority	Environmental Protection Team
exercising Statutory	East Suffolk Council
functions to minimise or prevent risk of pollution of	East Suffolk House, Riduna Park Station Road, Melton
the environment.	Woodbridge
	IP12 1RT
	e-mail: environment@eastsuffolk.gov.uk
The Local Planning	Development Control Administration
Authority	East Suffolk Council East Suffolk House, Riduna Park
	Station Road, Melton
	Woodbridge
	IP12 1RT
Dublic Lie alth	e-mail: planning@eastsuffolk.gov.uk Public Health
Public Health	Endeavour House
	8 Russell Road
	lpswich
	IP1 2BX
Cuffelly Treading Other dend	e-mail: PH.licensing.suffolk.gov.uk
Suffolk Trading Standards (Body responsible weights	Suffolk Trading Standards Landmark House
and measures)	4 Egerton Road
/	Ipswich
	IP1 5PF
	e-mail: tradingstandards@suffolk.gov.uk
The Home Office (Immigration Enforcement)	Alcohol Licensing Team Lunar House
	40 Wellesley Road
	Croydon
	CR9 2BY
Describe Arctive 216 - 216	e-mail: IE.licensing.applications@homeoffice.gov.uk
Broads Authority (if	Broads Authority Yare House,
required) (East Suffolk North)	62-64 Thorpe Road,
	Norwich, Norfolk,
	NR1 1RY
	planning@broads-authority.gov.uk

RETURN YOUR APPLICATION FORM AND SUPPORTING DOCUMENTS TO THE LICENSING AUTHORITY:

Alternatively you can email your application and supporting documents to: <u>Licensing@eastsuffolk.gov.uk</u>

Private Member Clubs

Under the Licensing Act 2003, Members Clubs (e.g. working men's clubs, social clubs etc) must obtain either a Club Premises Certificate or a Premises Licence to use club premises for relevant activities, including the supply/sale of alcohol and regulated entertainment for members and guests.

A Qualifying Club

1. To be classified as a qualifying club, several general conditions must be met:

- There must be an interval of at least two days between a member's nomination/application for membership and their admission
- There must be at least 25 members
- The club must be established and conducted in 'good faith' (this involves consideration of details such as club finances)
- That alcohol is not supplied to members on the premises otherwise than by or on behalf of the club.

2. There are other conditions that relate to the supply of alcohol. These are:

- The purchase and supply of alcohol is managed by a committee of elected members
- No arrangements may be made for any person to receive any commission, percentage or similar payment at the expense of the club with reference to purchases of alcohol by the club
- No arrangements may be made for any person to derive any monetary benefit from the supply of alcohol to members or guests apart from to benefit the club as a whole.

Authorised Activities under a Club Premises Certificate

- The supply of alcohol by or on behalf of the club to, or to the order of, members of the club
- The sale by retail of alcohol by or on behalf of the club to a guest of a member of the club for consumption on the premises where the sale takes place; and
- The provision of **'regulated entertainment'** (by or for members of the club or members and their guests).

Regulated Entertainment means any of the following:

- The performance of a play
- An exhibition of a film (this means any display of moving pictures except TV)
- An indoor sporting event
- Boxing or wrestling entertainment
- A performance of live music
- Any playing of recorded music
- A performance of dance
- Entertainment of a similar description to live music, recorded music or dance.

Guidance for Submission of Plans

Plans, for written and electronic applications, will not be required to be submitted in any particular scale, but they must be in a format which is 'clear and legible in all material respects, i.e. they must be accessible and provides sufficient detail for the licensing authority to be able to determine the application, including the relative size of any features relevant to the application. There is no requirement for plans to be professionally drawn as long as they clearly show all the prescribed information.

The following guidance explains how plans <u>could</u> be produced:

- 1. Scale Plans could be drawn in ink on durable paper to a scale of 1:100, or, *where agreed following a request, 1:200*, or in the case of public spaces, 1:2500. The plan could indicate each area of the premises which is required to be licensed. This includes all areas that may be accessed by the public during a licensed event.
- 2. Each plan could be schematic, indicating the positions of:
 - The boundary of the building or premises, and any external and internal walls and, if different, the perimeter of the premises;
 - The location of access and egress points to and from the premises;
 - The location of escape routes from the premises (if different from exits);
 - The location of each licensable activity for which the premises is to be used (the licensable activities and a sample legend are attached for information);
 - Fixed structures (including furniture) or similar objects temporarily in a fixed location (for example, stage lighting towers, herris fencing, generators, portaloos, dance platforms and poles) which may impede the use of exits or escape routes;
 - The location and height of any stage or raised area relative to the floor;
 - The location of any steps, stairs, elevators or lifts;
 - The location of any room or rooms containing public conveniences;
 - The location of any kitchen on the premises; and
 - The location and type of any fire safety and any other safety equipment (*e.g. marine safety equipment*), which may include, but is not limited to:
 - Fire exit doors
 - Manual fire alarm call point
 - Fire alarm sounders and automatic fire detection equipment if appropriate
 - Fire Exit signs appropriate to premises layout
 - Emergency lighting units (including internally illuminated Fire Exit signs)
 - Portable fire fighting equipment (fire extinguishers/blankets appropriate to risk)
 - Panic bolts/push bar fastenings
 - Fire escape keep clear notice
 - Fire alarm control panel
 - Self closing device and fire door keep shut notice.
 - Fire resisting construction and fire doors

For a sample legend of fire safety equipment please refer to the information below.

- 3. Further information, which could assist Responsible Authorities in assessing your application, but which is not required under the regulations, is set out below:
 - Site maps Where applicants consider that it would be beneficial to produce one, they should apply a scale and distance that is appropriate to the application and the area concerned.
 - The plan could be accompanied by relevant risk assessments to supplement the details shown.
 - An indication of any fire resisting walls which form part of the internal structure of the building.
 - An indication of any temporary seating arrangements, indicating their position in relation to the fire exits and escape routes (you may wish to submit a number of alternative arrangements).

Licensable Activities

Any licence granted will only allow you to operate within the areas specified on the plans you submit.

Please use this sample legend to outline the areas that you propose to use for each of the licensable activities. This will assist Responsible Authorities in assessing your application.

Sample legend:

Red:	Sale or Supply of Alashal	
	Sale or Supply of Alcohol	
	*Consumption of alcohol	<u> </u>
Blue:	Performance of a play	
	Exhibition of a film	
	Performance of Dance	
	Performance of live music	
	Playing of recorded music	
Green:	Indoor Sporting Event	
	Boxing or Wrestling entertainment	
Orange:	Entertainment of a similar description to performance of Dance, Live Music or Playing recorded music	
Purple:	Late night refreshment	

*Note: The consumption of alcohol was only deemed a licensable activity under transitional arrangements when the Licensing Act 2003 was first introduced. However, you may wish to identify where consumption of alcohol takes place on the plan so it is clear that this area forms part of the "premises".

	Fire Resisting Construction & 30 Minute Fire Resisting Doorset Including Self Closing Device Unless Otherwise Stated		Emergency lighting exit sign internally illuminated	SD	Fire precautions smoke door		Fire extinguisher water type	Building Element	
VLM v	Abbreviation vertical ladder metal	SCA	Fire precautions self-closing automatic release	VP	Fire precautions vision panel		Fire extinguisher foam type	All of our walls and doo using the Fireplan 5.1 p	ors were created for us
	Fire safety sign push bar to open	FRG	Fire precautions fire resisting glazed element	P	Fixed alarm device control panel sounders & illuminated signals	\bigwedge	Fire extinguisher dry powder		Fire Resisting Construction
S16 a	Fire safety sign automatic fire door keep clear, closed at night	FL	Fire precautions fusible link	K	Fixed alarm device heat detector		Fire extinguisher ABC powder		External Wall Fire Resisting
S26 «	Fire safety sign directional arrow green	GRL	Fire precautions guarding handrail	5	Fixed alarm device smoke detector		Fire extinguisher halon gas	RS	Roller Shutter Door
	Fire safety sign fire action sign	HRL	Fire precautions handrail		Fixed alarm device fire alarm call point manual		Fire extinguisher carbon dioxide gas	RS	Roller Shutter with Wicket Door
S14 f	Fire safety sign fire door keep locked	К	Fire precautions key in box		Fixed alarm device beam detector		Fire extinguisher fire blanket		Window
S20 f	Fire safety sign fire escape keep clear	PB	Fire precautions pushbar door ironmongery	\bigcirc	Fixed alarm device warning device illuminated signals	L	External Light	This drawing is copyright and mus reproduced in whole/part without w permission of The Chief Fire Office	vritten
	Fire safety sign fire exit	>	Fire precautions ramp gradient		Fixed alarm device warning device sounder	S	External Light Switch	Suffolk Fire and	1 Rescue Service
S19 g	Fire safety sign gangway keep clear	RS	Fire precautions roller shutter door	\square	Fixed alarm device warning device bell			Address:	
	Fire safety sign slide to open Emergency lighting	SL	Fire precautions security lock		Fixed alarm device warning device loudspeaker Fixed fighting device	we are m All of our	e the symbols ost often used. symbols BS 1635: 1990.	Ref No: Cert No:	
	enclosed	SC	Fire precautions self-closing	\square	hosereel			Dwn By:KF Johnson Date: 14/02/05	Revision: - Scale: Not to Scale