THE QUEENS COLLEGE

Health and Safety Policy and Procedures
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General Policy
A declaration of our intent to provide and maintain, so far as is reasonably practicable, a safe and healthy working environment and to enlist the support of our employees in achieving these goals.

Organisation And Responsibilities
This section sets out the health and safety responsibilities of key personnel within the organisation.

Safety Arrangements
This section explains the systems and procedures that will be used to form the basis of our health and safety regime.

Safety Records (this section may be in a separate folder)
This section contains:

- Periodic Checklists created specifically for individual roles and responsibilities.
- A comprehensive source of records relating to statutory examination periodic inspection and testing of the work equipment and installations used by our organisation. Records relating to Fire Safety Management will be found in your Safety Management System.
- A system for keeping health and safety training records.
- A section for accident and incident reporting, and investigation.
Health and Safety Policy

General Policy
This Health and Safety Policy contains a plan detailing how we manage our health and safety issues. The policy sets out our commitment to manage risks and provide good standards of health and safety and also to meet our legal duties. Health and safety is an integral part of how we do business as a responsible employer and we have put in place the necessary organisation and arrangements to achieve this. This policy has been initiated after carrying out a full appraisal of our health, safety and welfare requirements and will be reviewed periodically (at least annually).

Health and Safety General Policy Statement
This is a declaration of our intent to provide and maintain, so far as is reasonably practicable, a safe and healthy working environment and to enlist the support of employees towards achieving these goals. The General Policy statement is brought to the attention of all employees by publication in the main policy manual and in the Employee Safety Handbook. It may also be included on notice boards in our premises.

Organisation
This part of the Policy details the health and safety responsibilities of key personnel within our organisation. These responsibilities are fulfilled by completion of various Safety Records, pro-formas and records in relation to on-going maintenance activities, training, accident reporting, and investigation, and actions that have taken place.

Relevant legislation
This page sets out details of the main statutes and regulations affecting health and safety at work that are currently in force.

Safety Arrangements
This part of the Policy explains the systems and procedures in place for managing individual topics or subjects for which our business is responsible.

To assist us with our duty we have retained Peninsula Business Services Limited to provide information and guidance on how these provisions should be managed and recorded.

We accept that we cannot discharge our responsibility for managing health, safety and welfare within the workplace to others outside our employ. Use of the above documents will aid our success in fulfilling these responsibilities.
The Queens College recognises that it has responsibilities for the health and safety of our workforce whilst at work and others who could be affected by our work activities. We will assess the hazards and risks faced by our workforce in the course of their work and take action to control those risks to an acceptable, tolerable level.

Our Managers and Supervisors are made aware of their responsibilities and required to take all reasonable precautions to ensure the safety, health and welfare of our workforce and anyone else likely to be affected by the operation of our business.

This business intends meeting its legal obligations by providing and maintaining a safe and healthy working environment so far as is reasonably practicable. This will be achieved through:

- the provision of health and safety leadership in identifying and controlling health and safety risks so identified;
- consultation with our employees on matters affecting their health and safety;
- the provision and maintenance of safe plant and equipment;
- ensuring the safe handling and use of substances;
- the provision of necessary information, instruction and training for our workforce, taking account of any who do not have English as a first language;
- making sure that all workers are competent to do their work, and giving them appropriate training;
- the prevention of accidents and cases of work related ill health;
- the active management and supervision of health and safety at work issues;
- having access to competent advice;
- the provision of the necessary resource required to make this policy and our health and safety arrangements effective;
- aiming for a continuous improvement in our health and safety performance and management through a process of regular audit and review; and
- reviewing this policy and associated arrangements on a periodic basis using findings from the audit process, staff consultations and incident investigation to guide change.

We also recognise:

- our duty to co-operate and work with other employers when we work at premises or sites under their control to ensure the continued health and safety of all those at work; and
- our duty to co-operate and work with other employers and their workers, when their workers come onto our premises or sites to do work for us, to ensure the health and safety of everyone at work.

To help achieve our objectives and ensure our workforce recognise their duties under health and safety legislation whilst at work, we will also remind them of their duty to take reasonable care for themselves and for others who might be affected by their activities. These duties are explained on first employment at induction and also set out in an Employee Safety Handbook, given to each worker, which sets out their duties and includes our specific health and safety rules.

In support of this policy we have prepared a responsibility chart and specific arrangements.

Signature ............................................ Date ............................................

Position ..........................................................
Fire Safety Policy

Fire is a hazard that could affect all parts of our premises. The consequences of fire include the threat to the life or health and safety of people, damage to or loss of property and severe interruption to normal business activities and opportunities.

Our fire safety measures include preventing outbreaks of fire and mitigating the direct and consequential damage by early detection, reducing the risk of fire spread by structural containment, providing escape routes, emergency evacuation procedures and means for fire fighting and detection.

This policy expands on our general health and safety and environmental policies. Its primary objective is the creation of a fire safety management system, which together with the structure and maintenance of our buildings seek to protect human life as well as the assets and business opportunities of this organisation. The policy applies to all our buildings including any occupied under a tenancy agreement. Its requirements extend to everyone on the premises, legitimately or otherwise. In jointly occupied premises our objective is to co-operate and coordinate action with other occupiers.

The aim of this policy is to achieve a ‘fire safe’ environment for all workers and building occupants, which will reduce to a minimum the risks to life, to property, to business loss and of personal injury. To achieve this we will provide the time and resources necessary to formulate a fire safety strategy for our premises. We will ensure that we inform, instruct and train all the relevant people.

Achievement of these objectives will demonstrate compliance with fire safety legislation and current good practice.

The Domestic Bursar has been appointed to take charge of fire safety in this business.

Signed. .......................................................... Position......................................

Date ..............................................................
Our Health and Safety General Policy Statement and Safety Arrangements are reviewed periodically. This is a record of these periodic reviews we have undertaken. Our Peninsula Health and Safety Consultant will also review our system and documentation during their routine visits to ensure that they meet current statutory requirements and good practice relevant to our business.

This record should be endorsed by all persons who carry out these periodic reviews (including Peninsula Health and Safety Consultants).

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For Peninsula Consultant use
Organisation

Health and Safety Management Structure

Although the The Governing Body and Provost overall responsibility for the implementation of this policy day to day responsibility for particular issues has been delegated to key personnel.

The management structure within our business is shown here and the allocation of day to day responsibility for particular health and safety issues is shown in the Responsibility Chart which appears later in this document.
Health and Safety Management Responsibilities

The Governing Body and Provost recognised that they retain overall responsibility for health and safety matters. They also recognise that the business needs to take action in respect of the key points listed here. In managing these matters emphasis is placed on recognising hazards and potential risks and then taking steps to minimise their effects on employees and others.

General

- Provide and resource an effective health and safety management system.
- Provide a suitable means of consultation with employees on health and safety matters.
- Ensure that adequate Employers' Liability Insurance cover is arranged and maintained.
- Ensure that health and safety implications are considered when acquiring new equipment and machinery.
- Ensure that contractors (when employed) are competent and monitored during work.
- Ensure that a process is in place to identify and report hazards.
- Ensure that all employees are provided with appropriate health and safety training.
- Provide measures to protect the health and safety of employees working alone.
- Monitor the health and safety performance of the organisation.

Occupational Health

- Ensure that adequate procedures are in place to identify and address occupational health risks.
- Ensure that the measures required to reduce and control employees’ exposure to occupational health risks are in place and used.
- Implement measures to reduce stress within the workplace.

Accidents, Incidents and First Aid

- Record accidents and incidents.
- Complete accident and incident investigations, identify causes and measures for prevention.
- Ensure that applicable injuries, diseases and dangerous occurrences are reported to the Enforcing Authority.
- Ensure that adequate first aid arrangements are in place.

Fire and Emergency Arrangements

Ensure that:

- Adequate arrangements are in place to deal with fire safety at our premises or at our client’s premises.
- Employees are aware of the fire and evacuation arrangements and other emergency procedures.
- Emergency equipment is provided, tested and maintained appropriately.
- Adequate Fire Risk Assessments are completed.
Risk Assessment
Ensure that;
- Risk assessments are undertaken and Safe Systems of Work are produced for all activities that pose a significant risk of harm.
- Risk assessments are documented.
- The outcomes of risk assessments are communicated effectively to employees and others.

Premises
- Provide a suitable and safe working environment for employees with adequate welfare facilities.
- Ensure that the fixed electrical installation is adequately installed and maintained.
- Introduce and maintain measures to control and manage the risks posed by asbestos.
- Ensure good housekeeping standards are instigated and maintained.
- Provide suitable and sufficient maintenance of the facilities provided within the workplace.

Equipment
Ensure that;
- All equipment provided by the organisation is suitable and properly used.
- All work equipment is adequately maintained and safe.
- Portable electrical appliances are adequately maintained, inspected and tested.
- Appropriate hand tools are provided and maintained.
- Any Personal Protective Equipment (PPE) provided gives suitable protection, is used and that employees are given information, instruction and training on its use.

Substances
Ensure that;
- All substances are used safely.
- All substances are appropriately stored.

The Responsibility Table on the next page identifies the specific health and safety responsibilities and identifies the individuals they are allocated to. Employees with allocated responsibilities should refer to the associated Safety Arrangements set out later in this policy document.

Monitoring
The operation of this policy and arrangements is actively monitored through the periodic review of our completed Safety Record Forms and also by using Periodic Workplace Checklists. The The Governing Body and Provost overall responsibility for this, but some of the routine tasks may be delegated. We also use an Annual Health and Safety Review form to determine whether our existing health and safety procedures and arrangements are adequate.

People who have delegated responsibilities under this policy will also complete Periodic Checklists of compliance with the policy and procedures arranging for remedial actions to be taken where necessary. The outcomes of these periodic reviews will also be taken into account during the annual review.

Monitoring and review help us to check the effectiveness of our Safety Management System.
Responsibility Table

This Responsibility Table shows the allocation of responsibility for particular health and safety issues to the named person or management position.

**Key**

- GB - The Governing Body and Provost
- DB - Domestic Bursar
- CoW - Clerk of Works
- St - Steward
- CFO - Conference and Functions Officer
- CM - Catering Manager
- CB - College Butler
- HP - Head Porter
- Li - Librarian
- AA - Academic Administrator
- DD - Development Director
- FO - Finance Officer
- IT - IT Officer
- Gr - Groundman
- Bo - Boatman
- Hk - Housekeeper
- BM - Bar Manager
- Ca - Caretakers
- HC - Head Chef
- FHS - Food Hall Supervisor
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Health and Safety Policy and Procedures

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Health and Safety Policy and Procedures
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### Note:

People with delegated responsibilities for health and safety issues should ensure that the required risk assessments and safety records are completed, either by them or by others and that the required control measures are implemented when work activities take place.

Where more than one person has been assigned responsibility to a particular subject, each should ensure that they have fulfilled their responsibilities in the areas under their control and completed the relevant records. Together they need to check that collectively the organisation has covered all aspects of safety management for the subject.
In most cases Health and Safety legislation requires common sense, reasonably practicable precautions to avoid the risk of injury or ill-health at work. Our Health and Safety Management System does not quote specific legal references; giving instead the information and detail of what is required in practice to secure compliance. If the guidance and requirements of our Health and Safety Management System are adopted compliance with the legal requirements will be achieved.

This page sets out, for the record, details of the main statutes and regulations affecting health and safety at work that were in force when this policy was prepared. The BusinessSafe Online Reference Library contains a similar list which will always be up to date. The document is titled 'Health and Safety Legislation (UK).

Not every piece of the legislation will apply to our operation on a day to day basis, but we need to be aware of them should circumstances change.

Further detail and access to the specific wording of each of these legal requirements is available from the BusinessSafe 24 Hour Advice Service on 0844 892 2785.

- Building Regulations 2010 (as amended)
- European Regulation (EC) No 1272/2008 on classification, labelling and packaging of substances and mixtures
- European Regulation (EC) No 304/2003 concerning the export and import of dangerous chemicals, as amended
- Classification, Labelling and Packaging of Chemicals (Amendments to Secondary Legislation) Regulations 2015
- Confined Spaces Regulations 1997
- Construction (Design and Management) Regulations 2015
- Control of Artificial Optical Radiation at Work Regulations 2010
- Control of Asbestos Regulations 2012
- Control of Lead at Work Regulations 2002
- Control of Major Accident Hazard Regulations 2015
- Control of Noise at Work Regulations 2005
- Control of Substances Hazardous to Health Regulations 2002 (as amended)
- Control of Vibration at Work Regulations 2005
- Corporate Manslaughter and Homicide Act 2007
- Dangerous Substances and Explosive Atmospheres Regulations 2002
- Electricity at Work Regulations 1989
- Employers Liability (Compulsory Insurance) Regulations 1998 (as amended)
- Equality Act 2010
- Furniture and Furnishings (Fire) (Safety) Regulations 1988 (as amended)
- Gas Appliances (Safety) Regulations 1995 (as amended)
- Gas Safety (Installation and Use) Regulations 1998
- Gas Safety (Management) Regulations 1996
- Hazardous Waste Regulations 2005 (as amended)
- Health and Safety Offences Act 2008
- Health and Safety at Work etc. Act 1974
- Health and Safety (Consultation with Employees) Regulations 1996
- Health and Safety (Display Screen Equipment) Regulations 1992
- Health and Safety (First Aid) Regulations 1981 (as amended)
- Health and Safety Information for Employees Regulations 1989 (as amended)
- Health and Safety (Safety Signs and Signals) Regulations 1996 (as amended)
- Health and Safety (Sharps Instruments in Healthcare) Regulations 2013.
- Health and Safety (Training for Employment) Regulations 1990
- Health and Safety at Work etc. Act 1974 (General Duties of Self-Employed Persons) (Prescribed Undertakings) Regulations 2015
- Ionising Radiations Regulations 1999
- Lifting Operations and Lifting Equipment Regulations 1998
- Lifts Regulations 1997
- Management of Health and Safety at Work Regulations 1999 (as amended)
- Manual Handling Operations Regulations 1992 (as amended)
- Notification of Cooling Towers and Evaporative Condensers Regulations 1992
- Personal Protective Equipment at Work Regulations 1992 (as amended)
- Personal Protective Equipment Regulations 2002
- Pressure Systems Safety Regulations 2000
- Provision and Use of Work Equipment Regulations 1998
- Radiation (Emergency Preparedness and Public Information) Regulations 2001
- The Registration, Evaluation, Authorisation and Restriction of Chemicals Regulations 2007 (REACH)
- Regulatory Reform Fire Safety Order 2005
- Reporting of Injuries, Diseases and Dangerous Occurrences Regulations 2013
- Safety Representatives and Safety Committees Regulations 1977
- Work at Height Regulations 2005 (as amended)
- Workplace (Health, Safety and Welfare) Regulations 1992
- Working Time Regulations 1998 (as amended)
Safety Arrangements Table

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MANAGING SAFETY AND HEALTH AT WORK

We recognise the business benefits that can accrue from the effective management of safety and health at work. To obtain these benefits for our company we have recognised the need for an effective management system and have taken steps to put such a system in place.

We have done this by;

- Nominating an individual member of the senior management to take responsibility for managing safety and health at work.
- Providing adequate resources
- Providing such health and safety information, instruction and training for all workers as is necessary for them to be able to work without risk to their health or safety so far as is reasonably practicable.
- Recording and analysing all reportable accidents, minor accidents, near-miss incidents and dangerous occurrences.
- Reporting reportable accidents within the statutory timescales (information is in our Guidance Notes).
- Providing and recording relevant training.
- Routinely reviewing the operation of our reporting system.
- Having access to competent health and safety advice.

The person nominated with responsibility for overseeing this organisation's arrangements for managing safety and health at work is identified within the Responsibility Table of our Health and Safety Policy.
MANAGING SAFETY AND HEALTH AT WORK
Action Plan

In order to meet our legal obligations to manage safety and health at work we need to;

1. Identify a person to take responsibility for managing health and safety in our business activities.
2. Ensure that the responsible person understands their duties and responsibilities.
3. Provide adequate training for that person.
4. Give that person the authority required and the resource necessary for them to fulfil their role.
5. Plan our management of health and safety at work, set up and maintain systems that will deliver a satisfactory health and safety performance.
6. Explain to our workers, Supervisors and Managers the nature of our arrangements for managing health and safety at work.
7. Ensure that all our workers are aware of the need to make concerns about health and safety at work known and report accidents, incidents and cases of work-related ill health to their Managers.
8. Review our arrangements from time to time to ensure that they are fully understood and are operating correctly.

Advice and guidance on the reporting requirements and reporting system can be found in our Guidance Note 1-1 – Managing Safety and Health at Work.
ACCIDENT, INCIDENT, ILL-HEALTH REPORTING AND INVESTIGATION

We encourage our employees to report all personal injury accidents, near miss incidents (dangerous occurrences) and ill-health that happen in the course of their work so that we can investigate the causes, learn from experience and improve our management of health and safety. We also use the information to help us meet our obligations under the legislation requiring accidents to be reported to the Enforcing Authority.

We do this by;

- Nominating an individual member of staff to be responsible for investigating, recording and reporting accidents, incidents and cases of work related ill-health.
- Having accident, incident and work related ill-health reporting procedures.
- Recording and analysing all reportable accidents, minor accidents, near-miss incidents (dangerous occurrences) and work related ill-health.
- Reporting reportable accidents, dangerous occurrences and work related ill-health within the statutory timescales (information is in our Guidance Notes).
- Developing and implementing investigation protocols and policies.
- Providing and recording relevant training.
- Ensuring that those carrying out investigations are competent.
- Routinely reviewing the outcome of investigations and the operation of our reporting system.

The personnel responsible for reporting accidents, dangerous occurrences and work related ill-health are identified within the Responsibility Table of our Health and Safety Policy.
ACCIDENT, INCIDENT, ILL-HEALTH REPORTING AND INVESTIGATION

Action Plan

In order to meet our legal obligations to manage effectively the health and safety of our workforce and report accidents, incidents and cases of work related ill health to the Enforcing Authority we need to;

1. Identify people to be responsible for investigating the cause of injuries, incidents and ill-health and to manage our reporting arrangements.
2. Ensure that the people nominated with responsibility for these arrangements have the knowledge and experience to carry out investigations and operate the system effectively.
3. Provide suitable training for those who don’t.
4. Create the systems and make sure all members of our workforce, including managers and supervisors are aware of and understand them.
5. Provide an accident book, implement the procedures, and ensure that they are followed in practice.
6. When investigating consider;
   a. the time and date of the event, the prevailing weather conditions and local lighting.
   b. what was happening or what the injured person and any witnesses were doing.
   c. risk assessments or safe systems of work for the task being carried out and details of relevant training given to the injured party and others involved.
   d. obtaining witness statements, where possible.
   e. making a sketch of the accident area, include accurate measurements, if appropriate.
   f. taking photographs of the site; record any unusual or causal features present.
   g. making observational notes on the potential causation, noting features, equipment defects or work practice that may have contributed to the eventual outcome.
   h. the underlying, as well as the immediate, causes of the event.
7. Keep a written record of investigations.
8. Review the causes of the events that have occurred to consider whether similar events could be prevented by the introduction of reasonably practicable control measures.
9. Monitor and review the operation of this procedure from time to time to check that the investigation and reporting procedures are understood, are being followed in practice and that lessons learned are being put into practice.

For information and advice see;
Guidance Note 1-3 – Accident, Incident and Ill-Health Reporting.
Guidance Note 1-4 – Accident Investigation.
WORKPLACE HEALTH AND SAFETY CONSULTATION

We have a duty to consult with our workforce on matters affecting their health, safety and welfare whilst at work. To meet this obligation we have established a process for Managers to consult with employees and elected safety representatives about work-related health, safety and welfare issues. We also use this system to deliver simple safety messages and rules through short tool-box talks.

We do this by:

- Nominating Supervisors and Managers to organise and hold consultation meetings and tool box talks.
- Arranging scheduled formal consultation meetings or tool box talks between Managers, elected representatives and employees (see also Guidance Note – Workplace Health and Safety Consultation).
- Developing and implementing consultation procedures.
- Implementing and undertaking where necessary a ‘one to one’ consultation process with individual employees. Details of such sessions will be recorded.
- Taking and keeping minutes of consultation meetings, making them available to all staff.
- Being seen to listen and act on issues and concerns raised during ‘one to one’ consultation meetings.

The management and supervisory personnel responsible for implementing and operating this consultation process are identified within the Responsibility Table of our Health and Safety Policy.
WORKPLACE HEALTH AND SAFETY CONSULTATION

Action Plan

To set up a system for consulting with our workforce on health and safety at work matters we need to;

1. Ensure that the people nominated with responsibility for these arrangements have the knowledge and experience to operate the system effectively.
2. Provide suitable training for those who don’t.
3. Create the system and make sure it is known to all members of our workforce.
4. Consider as part of the system;
   a. recognising and involving representatives of the workforce from all levels.
   b. permitting employee representatives to have time off to attend relevant health and safety training.
   c. provide training for employee representatives if necessary or beneficial to the process.
   d. scheduling health and safety as an agenda item for Consultation meetings.
   e. implementing and undertaking ‘one to one’ consultation sessions with individual employees.
   f. formally recording the outcomes of all consultation meetings and retaining these records.
   g. making the outcomes of consultation meetings available to all those employees affected by them.
5. Explain these arrangements to our workforce. Ensure they are understood.
6. Implement the procedure and ensure that it is followed in practice.
7. Monitor and review the operation of this procedure from time to time to check that our workforce is consulted about health and safety matters that affect them whilst at work.

Advice and guidance on consultation arrangements and procedures can be found in our Guidance Note 1-5 – Workplace Health and Safety Consultation.
RISK ASSESSMENT AND HAZARD REPORTING

We have a duty to assess the significant risks arising out of our business activities and for specific areas of concern. We have a duty to implement the findings of these risk assessments to ensure the safety, health and welfare of our employees and others who may be affected by our work activity.

To support this process and our management of health and safety we encourage our employees to report all hazards observed in the course of their work, so that potential risks can be identified and the appropriate action taken.

We do this by:

- Nominating senior staff members to oversee our risk assessment process and hazard reporting procedure.
- Ensuring that risk assessments are undertaken by competent, trained personnel.
- Developing risk assessments procedures, Safe Systems of Work and measures to effectively control the work activities within our work premises.
- Explaining the results of risk assessments to our workforce.
- Implementing the findings of the risk assessments, procedures, strategies, Safe Systems of Work and control measures.
- Implementing hazard reporting procedures and explaining them to our workforce.
- Recording and analysing hazards when they occur and investigating corrective and preventive measures.
- Employees and others following our procedures, control measures and Safe Systems of Work.
- Regular review of existing risk assessments and identifying the need for additional assessments.
- Providing and recording relevant training.
- Routinely reviewing the operation of our systems.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.

We use the experience from operating these arrangements to make improvements to our safety, health and welfare management system.
RISK ASSESSMENT AND HAZARD REPORTING

Action Plan

For our risk assessment process to be sufficiently robust to protect the health, safety and welfare of our employees and those affected by our work activity we need to;

1. Nominate a senior manager to take responsibility for identifying hazards and managing and co-ordinating risk assessment.
2. Appoint and train sufficient numbers of staff in the process of risk assessment.
3. Systematically identify the hazards to which our workforce and others are exposed.
4. Provide a means for the workforce to identify and report hazards or potential hazards to their managers.
5. Consider the risks from those hazards, however recognised, identifying people at risk.
6. Evaluate the risks and decide if further precautions are required.
7. In significant cases, record our findings.
8. Implement those findings.
10. Explain the results of risk assessments to any affected staff and detail any new precautions or systems of work they need to follow.
11. Review risk assessments on a regular basis, commensurate to the risk.
12. Review our arrangements from time to time to ensure that they are fully understood and operating correctly.

For information and advice see;
Guidance Note 1-6 – Hazard Reporting.
Guidance Note 1-10 – Risk Assessment.
PURCHASING

We have a duty to ensure the safety, health and welfare of our employees and others who enter our premises and we have systems in place to protect these groups from any adverse effects of all plant, equipment, supplies and substances that we purchase to support our work activities.

Our systems consist of:

- Nominating senior staff members to identify and manage the organisation’s safe purchasing requirements.
- Developing and implementing a purchasing policy, identifying the safest available options.
- Ensuring that this policy is implemented by trained and competent staff.
- Ensuring that the equipment purchased is safe, adequate and suitable for its purpose, and that safety devices and other control measures are fitted.
- Providing adequate and sufficient personal protective equipment to employees.
- Providing relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to our purchasing policy.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
PURCHASING
Action Plan

To ensure that we purchase work equipment and substances that are safe, so far as is reasonably practicable, when used by our workers and others we need to;

1. Identify who in our company is authorised to purchase equipment, supplies and substances. Consider whether they need specific training for certain health and safety conditions.

2. Consider where we buy equipment and substances.

3. Obtain Manufacturer’s Safety Data Sheets for the substances we purchase and consider the hazard and risk data provided.

4. When buying equipment specify in purchase orders that it complies with relevant European or National Standards.

5. On receipt of new equipment check that where relevant it bears compliance markings.

6. Involve workers in developing a procedure based on these considerations.

7. Explain these arrangements to our workforce. Ensure they are understood.

8. Provide training where required and information for staff nominated with responsibility.

9. Implement the procedure and ensure that it is followed in practice.

10. Monitor and review the operation of this procedure from time to time, making changes identified as necessary or beneficial.

Information and advice about health and safety on this subject can be found in our Guidance Note 1-9 – Purchasing.
NEW AND EXPECTANT MOTHERS

We have a duty to protect the health of new and expectant mothers from hazards that might be present in the workplace. We also have a duty to assess the risks to women of child bearing age from our activities and inform them of any potential risks that might affect a pregnancy.

We do this by:

- Nominating senior staff members to identify and assess the hazards which pose risk to new and expectant mothers.
- Developing and implementing systems and procedures that will protect all women of child bearing age from risks to unborn children.
- Developing and implementing systems and procedures that will protect new and expectant mothers and their children from hazards and risks in our workplace or risks from the work activity.
- Considering the personal needs of each new and expectant mother.
- Ensuring that the assessments are sensitively carried out by competent, trained personnel.
- Implementing the findings of each assessment.
- New and expectant mothers and other workers following agreed procedures and control measures.
- Recording our assessments and agreed plans.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage potential risks to new and expectant mothers.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
NEW AND EXPECTANT MOTHERS

Action Check List

To protect the health of new and expectant mothers and women of child bearing age we should;

1. Assess the risks that our business activities may have on women of child bearing age and any potential foetus.
2. Inform the workforce of those risks.
3. Reduce those risks so far as is reasonably practicable.
4. Assess the risks to any worker who notifies us that they are pregnant or are returning to work after having given birth.
5. Consider factors such as;
   a. Substances to which they might be exposed.
   b. The size and shape of their workstation.
   c. Posture.
   d. Vibrations.
   e. Environmental factors.
   f. Ability to stand or sit for long periods.
   g. Night working.
   h. Lifting and carrying.
   i. Noise levels.
   j. Welfare arrangements.
6. Discuss the results of the risk assessment with the worker.
7. Consider how to reduce risks.
8. Find alternative work for the worker if it is not possible to reduce risks in her current job to an acceptable level. Alternatively give her paid absence from work.
9. Implement our decisions.
10. Make sure Supervisors and other employees are aware and understand the measures to be taken.
11. Review the risk assessment as pregnancy develops or as the pregnant worker makes any concerns or problems known.

Advice and guidance on managing the health and safety of new and expectant mothers can be found in Guidance Note 1-11.
EMPLOYING CHILDREN AND YOUNG PERSONS

When we employ children and young persons or give them work experience we have particular duties to protect their safety, health and welfare whilst at work.

We do this by:

- Nominating senior staff members to be responsible for the young people and to identify the hazards which pose risk to young persons.
- Developing and implementing young person risk assessments, procedures, Safe Systems of Work and control measures.
- Ensuring that any young person assessments are particularly thorough and undertaken by competent, trained personnel.
- Explaining these assessments to the young people and their Supervisors.
- Ensuring that young persons are closely managed and supervised.
- Regularly inspecting the premises to identify any new processes, personnel or changes to the building’s structure which would trigger the need for re-assessment.
- Employees and others adhering to the contents of procedures, control measures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks to young people whilst they are working for us.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
EMPLOYING CHILDREN AND YOUNG PERSONS

Action Plan

To protect children and young people who work for us or with us on work experience schemes we need to;

1. Appoint a Manager to oversee the employment of children and young persons.
2. Assess the risks to children and young persons from our activities and the work we give them to do.
3. Consider;
   a. The jobs they do.
   b. The substances that they might come into contact with.
   c. Machinery and equipment they might be asked to use.
   d. Their lack of experience.
   e. Their lack of appreciation of industrial risks.
   f. Their attention span.
   g. Their immaturity.
   h. Exposure to toxic, carcinogenic, mutagenic and tetragenic substances.
   i. Physical and environmental hazards.
   j. Close supervision is required.
   k. Are their hours of work within the legal limits?
   l. Is health surveillance required? If yes at what level?
4. Develop arrangements and procedures based on these considerations – involve the workforce.
5. Explain these arrangements and procedures to the young workers and their parents.
6. Explain the arrangements to our workforce. Ensure they are understood, especially by those who will be working alongside the young workers and provide further training where necessary.
7. Keep a written record of the risk assessment, the control measures and systems of work adopted. Record details of training given.
8. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
9. Implement the arrangements and procedures and ensure they are followed in practice.
10. Monitor and review the operation of this procedure from time to time and after any incident causing injury or with the potential to cause injury to a young worker.
11. Make any changes to our procedures and arrangements identified as necessary.

Guidance on the employment of children and young workers, including a template for young worker risk assessments, can be found in Guidance Note 1-12.
LONE WORKING

Our company has a duty to ensure the safety, health and welfare of our workforce whilst at work. That duty extends to employees who travel during the course of their work and those who work away from our core premises.

We do this by:

- Nominating senior staff members to consider the health, safety and welfare of lone workers.
- Identifying situations where lone working is required which affect our employees.
- Making an assessment of the risks to members of our workforce who are or may become lone workers.
- Developing and implementing control measures and procedures to ensure their health and safety whilst at work.
- Providing sufficient funding support to enable the development and implementation of procedures, risk assessments and control measures.
- Ensuring that procedures and control measures are in place for lone working situations.
- Ensuring that identified equipment needs are met and training on their use is given.
- Ensuring that the content of the procedures and risk assessments are made available to all staff.
- Providing and recording training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from lone working.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
LONE WORKING
Action Plan

To protect the health, safety and welfare of our workers who work alone, whether it is because they are a mobile worker, because they work away from our core operating site or for other reasons, we need to;

1. Identify who among our workforce is or is potentially a lone worker.
2. Assess the risks to those identified as lone workers.
3. Identify the control measures already in place and any additional measures that may be required.
4. Consider, as part of our assessment, issues such as;
   a. Where they work.
   b. Are they at risk because they handle cash?
   c. Are they at risk because they are work at a remote and hazardous installation?
   d. Are they at greater risk in the winter months?
   e. Are they at risk from a violent client or a member of the client’s family?
   f. Are they likely to cut corners because they are not under direct supervision?
   g. Are they at risk because of health issues?
   h. Are they at risk because a significant part of their day is spent driving?
   i. Are they at risk because they work exceptional hours?
   j. Are they at risk because they do not have access to welfare or first aid facilities?
   k. Mobile phone signals.
5. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
6. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
7. Explain our system and arrangements to the workforce. Ensure they are understood and provide further training where necessary.
8. Implement the procedure and ensure that it is followed in practice.
9. Monitor and review the operation of this procedure from time to time and whenever an employee reports an accident or case of ill health attributable to working alone, make changes to the procedure identified as necessary or beneficial.

Advice on managing the risks from lone working can be found in Guidance Note 1-13.
HEALTH AND SAFETY TRAINING

We have a duty to protect the health, safety and welfare of our employees whilst they are at work and others who might be affected by our work activities. Among other specific arrangements we need to be sure that our workforce is trained to recognise hazards and risks and what they need to do to eliminate, reduce and avoid risk.

We do this by:

- Nominating senior staff members to manage Health and Safety training.
- Making an assessment of the risks to our workforce and others from an inadequately trained workforce.
- Developing and implementing training policies, programmes and arrangements.
- Ensuring that the management of the policy, programmes and arrangements are undertaken by competent, trained personnel.
- Managing our activities to ensure that employees are adequately trained for the variety of tasks which they may be required to do.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage our Health and Safety training programmes.

The personnel responsible for above measures are identified within the Responsibility Table of our Health and Safety Policy.
HEALTH AND SAFETY TRAINING

Action Plan

In developing and implementing training policies, programmes and arrangements we need to:

1. Assess our work activity to identify where and when workers or the public may be exposed to hazards and risks.

2. Where we identify hazards we need to consider the associated risks and the ability of staff to control them and then to identify whether their knowledge of and training about control measures is adequate.

3. Identify any jobs that require workers to have received specific health and safety training.

4. Identify the systems already in place to provide training and any additional measures that may be required.

5. Consider procedures and practices including:
   a. Plant and machinery.
   b. Chemical and chemical processes.
   c. Works transport.
   d. Working at height.
   e. Lifting machines and equipment.
   f. Electrical safety.
   g. Mundane work.
   h. Occasional work activities.
   i. Training needs analyses for individuals.

6. Involve the workforce in making these assessments of our needs.

7. Develop procedures, programmes and practices tailored to our workplace.

8. Explain these arrangements to the workforce, their Supervisors and Managers. Ensure they are understood and provide further training where necessary.

9. Implement the procedures and ensure that they are followed in practice.

10. Monitor and review the operation of the procedures from time to time making changes identified as necessary or beneficial.

Advice and guidance on the control of Health and Safety Training can be found in Guidance Note 1-14.
HEALTH AND SAFETY OF VISITORS

We have a duty to ensure the health and safety of members of the public who come into our workplace.

We do this by:

- Nominating senior staff members to identify and risk assess the workplace hazards which pose risk to visitors.
- Making an assessment of the risks to visitors.
- Providing a visitors’ book to track visitors present in our premises.
- Developing visitor procedures and control measures.
- Implementing visitor procedures and control measures.
- Ensuring that risk assessments are undertaken by competent, trained personnel.
- Regularly inspecting the premises to identify any new processes, personnel or changes to the building’s structure that could pose new risk to visitors.
- Ensuring employees and others adhere to the contents of procedures, control measures and Safe Systems of Work.
- Providing relevant information and training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks to visitors.
HEALTH AND SAFETY OF VISITORS
Action Plan

To protect visitors to our workplace we need to:

1. Assess our work activity to identify where and when the public may be exposed to hazard and risk.
2. Identify risks that visitors might face when at our workplace.
3. Where risks to the health and safety of visitors is identified or reported, assess those risks to identify where control measures are required.
4. Identify any control measures already in place and any additional measures that may be required.
5. Consider among other issues;
   a. Where visitors go, when they go there, why they go there and what they do when they get there.
   b. Floor coverings
   c. Slippery floors
   d. Chemical hazards
   e. Electrical hazards
   f. Condition of stairs etc
   g. Machinery hazards.
   h. Workplace transport.
6. Involve the workforce in making these assessments; use their experience.
7. Develop procedures, programmes and practices for ensuring visitor safety that are tailored to our workplace.
8. Explain these arrangements to the workforce, their Supervisors and Managers. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and whenever a visitor suffers a work related injury, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on the Health and Safety of visitors can be found in Guidance Note 1-15.
PERSONAL PROTECTIVE EQUIPMENT

Where the protection of the health, safety and welfare of our workforce and others who may be affected by our work activity can only be achieved by the issue of personal protective equipment we have a duty to provide such equipment as is necessary.

We do this by:

- Nominating senior staff members to coordinate the management of work related health and safety issues.
- Reviewing our arrangements and procedures for the management of hazards and risk to identify where existing controls are not sufficient to protect workers or others from the risk of ill health.
- Identifying where personal protective equipment (PPE) are required to reduce risk to an acceptable level or provide further protection.
- Assessing the suitability and adequacy of the PPE supplied for use.
- Explaining the need for and the correct use of PPE to the workforce.
- Making sure that Managers and Supervisors know why and when PPE is required.
- Managers and Supervisors ensuring employees and others wear PPE in designated areas.
- Providing facilities for storage, cleaning, maintenance and replacement of PPE.
- Providing and recording relevant training.
- Monitoring and reviewing the policy and procedures; using our experience of operating these arrangements we aim to continuously improve and reduce the incidence of work related ill health.

The personnel responsible for monitoring and implementing the use and issue of personal protective equipment are identified within the Responsibility Table of our Health and Safety Policy.
PERSONAL PROTECTIVE EQUIPMENT

Action Plan

To protect the health, safety and welfare of our workforce and others who may be affected by our work activity by the issue of personal protective equipment we need to;

1. Assess our work activities to identify where and when workers or others may be exposed to risks to health that are not adequately controlled at source.
2. Where risks are identified - carry out an assessment of the risks to our workers and others.
3. Involve the workforce in these assessments.
4. Identify the control measures already in place and any additional measures that may be required before the use of PPE is adopted. Refer to manufacturers' guidance, trade guidance and British, European or Irish Standards etc.
5. Remember that the issue of PPE should only be considered when we are unable to control the hazard and risk by other reasonably practicable means.
6. Consider among other issues;
   a. Elimination of the hazard.
   b. Control of the hazard, extraction, dilution, dampening etc.
   c. Adequacy of PPE.
   d. Fitting of PPE to the individual user.
   e. Storage facilities.
   f. Arrangements for cleaning, repair and replacement.
   g. Training for correct use, cleaning etc. Supervisors and users.
   h. Supervising use.
   i. Signs for area where the use of PPE is required.
   j. Records of training, issue and replacement.
7. Develop procedures, programmes and practices tailored to our workplace.
8. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
9. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
10. Implement the procedure and ensure that it is followed in practice.
11. Monitor and review the operation of this procedure from time to time and following any incident, injury or case of ill health caused by inadequate or failure to use PPE, making changes to the procedure identified as necessary or beneficial.

Information and advice on the issue and use of PPE can be found in Guidance Note 1-17.
EMPLOYING AGENCY AND TEMPORARY STAFF

We have a duty to ensure the health, safety and welfare of agency and temporary staff who are employed on our premises.

We do this by:

- Nominating senior staff members to liaise with recruitment agencies and coordinate the selection process of suitable, competent agency staff / temps.
- Identifying any specific risks to these temporary or agency staff whilst they are employed on our premises.
- Developing and implementing procedures and control measures necessary to protect the health and safety of temporary and agency to effectively control the risk posed.
- Assessing the abilities and health and safety of agency or temporary staff at work in the job for which we employ them.
- Ensuring that any assessment of these people is carried out by competent, trained personnel.
- Ensuring that all workers including the agency or temporary workers are aware of the procedures and measures in the event of an emergency.
- Ensuring that agency staff and temporary workers comply with our specific company rules.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks to agency and temporary workers.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
EMPLOYING AGENCY AND TEMPORARY STAFF

Action Plan

To protect the health, safety and welfare of agency and temporary staff which we employ we need to:

1. Liaise with the agency and set out our specific requirements including the nature of work for which agency workers are required and any specified training requirements or qualifications for agency workers.
2. Assess our work activity to identify where and when agency or temporary workers may be at risk.
3. Where risks are identified make an assessment of those risks identifying control measures that should be in place.
4. Identify the control measures already in place and the additional measures that may be required.
5. Consider among other issues;
   a. detailed job descriptions for the employment agencies.
   b. skill levels required.
   c. language issues.
   d. cultural differences.
   e. training (job specific and induction)
   f. supervision.
   g. provision of personal protective equipment
6. Involve the workforce in making these assessments.
7. Develop procedures, programmes and practices tailored to our workplace.
8. Explain these arrangements to the workforce, their Supervisors and Managers. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and whenever an agency or temporary worker suffers injury or work related ill-health, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on the health and safety at work of agency and temporary staff can be found in Guidance Note 1-16.
SAFE SYSTEMS OF WORK

We have a duty to ensure our workforce are provided with clear instructions and training when undertaking potentially hazardous tasks that pose significant risks.

We do this by:

- Nominating senior staff members to oversee and implement Safe Systems of Work.
- Identifying where Safe Systems of Work are required.
- Developing Safe Systems of Work to effectively control the work activities within our work premises.
- Communicating the Safe Systems of Work to applicable employees.
- Ensuring that Safe Systems of Work are created by competent, trained personnel.
- Providing training on the Safe System to the workforce.
- Regular checks to ensure that the Systems are being followed.
- Reviewing our systems.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.

We use the experience from operating these arrangements to make improvements to our safety, health and welfare management system.
SAFE SYSTEMS OF WORK

Action Plan

To ensure that adequate Safe Systems of Work are in place for employees to follow we need to;

1. Appoint and train sufficient numbers of staff in the creation of the Safe System of Work.
2. Systematically identify the areas where a Safe System of Work may be required.
3. Assess the task and identify the hazards.
4. Define the safe method of undertaking the task.
5. Document the Safe System of Work and ideally display it at the work site where the work takes place.
6. Implement the System and ensure employees understand it. Provide training where necessary.
7. When developing and implementing Safe Systems of Work we should involve Managers and workers in the task being assessed.
8. Review Safe Systems of Work on a regular basis or when situations change.

Advice and guidance on Safe Systems of Work can be found in our Guidance Note 1-20 – Safe Systems of Work.
ACTION ON ENFORCEMENT AUTHORITY REPORTS

We recognise the benefits that will accrue from early action following receipt of reports from the Enforcement Authority in regard to health safety and welfare issues. To obtain these benefits we have recognised the need for an effective management system and have taken steps to be able to action such reports.

We have done this by;

- Nominating an individual member of the senior management who will coordinate actions required to meet the requirements of Enforcement Authorities.
- Providing adequate resources either financial or human to be able to meet the requirements of the Enforcing Authority.
- Routinely reviewing the operation of our reporting system.
- Having access to competent health and safety advice.

The person nominated with responsibility for overseeing this organisation’s arrangements for compliance with Enforcing Authority requirements is identified within the Responsibility Table of our Health and Safety Policy.
ACTION ON ENFORCEMENT AUTHORITY REPORTS

Action Plan

In order to meet our legal obligations to provide adequate health and safety information to employees we need to;

1. Identify a person who will coordinate actions required to meet the requirements of Enforcement Authorities.
2. Ensure that the responsible person understands their duties and responsibilities.
3. Provide adequate training for that person.
4. Give that person the authority required and the resource necessary for them to fulfil their role.
5. Ensure that our workers are aware of the need to make concerns about health and safety known and report accidents, incidents and cases of work-related ill health to their Managers.
6. Review our arrangements from time to time to ensure that they are fully understood and are operating correctly.

Advice and guidance on this subject can be found in our Guidance Note 1-21 Action On Enforcement Authority Reports.
EQUALITY, DISABILITY DISCRIMINATION AND COMPLIANCE

We recognise the benefits that will accrue from planned and carefully considered arrangements in regard to the equal treatment of all people and health, safety and welfare issues. To obtain these benefits we have recognised the need for an effective management system and have taken steps to be able to successfully manage disability in the workplace.

We have done this by;

- Nominating an individual member of the senior management who will coordinate actions required to meet the requirements of disadvantaged and vulnerable persons
- Providing adequate resources either financial or human to be able to reasonable adjustments to our workplace(s)
- Allowing employees to nominate safety representatives who will coordinate issues arising from their colleagues in respect of health, safety and welfare.
- Providing adequate resources
- Providing such health and safety information, instruction, and training for all workers as is necessary for them to be able to work without risk to their health or safety or welfare so far as is reasonably practicable.
- Recording and analysing all reportable accidents, minor accidents, near miss incidents and dangerous occurrences.
- Providing and recording relevant training
- Routinely reviewing the operation of our reporting system.
- Having access to competent health and safety advice.

The person nominated with responsibility for overseeing this organisation’s arrangements for compliance with statutory requirements in this respect is identified within the Responsibility Table of our Health and Safety Policy.
EQUALITY, DISABILITY DISCRIMINATION AND COMPLIANCE

Action Plan

In order to meet our legal obligations to avoid disability discrimination to employees we need to;

1. Identify a person who will coordinate actions required to meet the requirements of legislation that requires us to treat all people equally.
2. Ensure that the responsible person understands their duties and responsibilities.
3. Provide adequate training for that person.
4. Give that person the authority required and the resource necessary for them to fulfil their role.
5. Review our arrangements from time to time to ensure that they are fully understood and are operating correctly.

Advice and guidance on this subject can be found in our Guidance Note 1 – 22 - Equality, Disability Discrimination and Compliance
HEALTH AND SAFETY INFORMATION FOR EMPLOYEES

We recognise the benefits that will accrue from the provision of effective information regarding health safety and welfare activities to our employees. To obtain these benefits we have recognised the need for an effective management system and have taken steps to provide adequate information to employees and others.

We have done this by;

- Allowing employees to nominate safety representatives who will coordinate issues arising from their colleagues in respect of health, safety and welfare.
- Providing adequate resources
- Providing such health and safety information, instruction, and training for all workers as is necessary for them to be able to work without risk to their health or safety or welfare so far as is reasonably practicable.
- Recording and analysing all reportable accidents, minor accidents, near miss incidents and dangerous occurrences.
- Providing and recording relevant training
- Routinely reviewing the operation of our reporting system.
- Having access to competent health and safety advice.

The person nominated with responsibility for overseeing this organisation’s arrangements for provision of information to employees is identified within the Responsibility Table of our Health and Safety Policy.
HEALTH AND SAFETY INFORMATION FOR EMPLOYEES

Action Plan

In order to meet our legal obligations to provide adequate health and safety information to employees we need to;

1. Identify a person to take responsibility for ensuring that adequate information is provided to employees.
2. Ensure that the responsible person understands their duties and responsibilities.
3. Provide adequate training for that person.
4. Give that person the authority required and the resource necessary for them to fulfil their role.
5. Identify the most effective methods by which information will be circulated to the employees.
6. Display the required health and safety ‘What you should know’ poster and complete the information on the poster.
7. Provide information to our employees in regard to their responsibilities and essential safety rules.
8. Explain to our workers, supervisors and managers the nature of our arrangements for managing health, safety and welfare.
9. Ensure that our workers are aware of the need to make concerns about health and safety known and report accidents, incidents and cases of work-related ill health to their Managers.
10. Review our arrangements from time to time to ensure that they are fully understood and are operating correctly.

Advice and guidance on this subject can be found in our Guidance Note 1-23 Health and Safety Information for Employees.
FIRE SAFETY – ARRANGEMENTS AND PROCEDURES

We have a legal duty to implement and maintain a fire safety programme, for assessing and controlling the risks from an outbreak of fire and for the provision of fire warnings, fire fighting equipment, emergency lighting, emergency signs, adequate means of escape and evacuation procedures. We have put in place arrangements to meet these responsibilities and to identify and reduce the risks associated with fire and emergency situations.

Our arrangements consist of:

- Nominating a ‘responsible person’ to coordinate fire and emergency arrangements and take responsibility for the completion and regular review of a Fire Risk assessment.
- Identifying fire risks and potential emergency situations and who may be affected.
- Assessing the level of risk and recording the information in the Fire Risk Assessment and emergency plan.
- Implementing procedures and control measures to mitigate the risks posed.
- Liaising with the emergency services, informing them of any workplace or process hazards that have the potential to create fire or emergency situations.
- Developing Safe Systems of Work to reduce the potential incidence of fire and emergency situations.
- Adequate provision of tested and inspected fire fighting and warning equipment.
- Practicing and recording fire evacuation procedures.
- Delivering training on the emergency plan, the Fire Risk Assessment and on the use of any fire fighting equipment provided.
- Reviewing our system.

The personnel responsible for fire and emergency arrangements are identified within the Responsibility Table of our Health and Safety Policy.

We use the experience of operating these systems to make improvements to our safety, health and welfare management system.
FIRE SAFETY - ARRANGEMENTS AND PROCEDURES

To protect workers and others from the risk of fire we need to develop a comprehensive fire safety programme. We need to;

1. Nominate and train a person to be our competent and Responsible Person for fire safety matters.
2. Prepare and maintain an up to date fire risk assessment in respect of our premises and processes. If we have hazards which make our premises high fire risk we will need to get assistance from experts.
3. Provide and maintain (record details) sufficient and suitable fire alarm systems, means of escape, fire fighting equipment, emergency lighting and emergency signs.
4. Develop procedures for the safe and speedy evacuation to a place of relative safety of workers and others in the event of a fire or other emergency.
5. Where appropriate consult with the Fire Service in making these provisions and in developing our site specific arrangements and procedures.
6. Consider;
   a. Fire prevention. Storage of flammables, waste disposal, open flames etc.
   b. Potential sources of ignition including use of flammable substances and process related fire hazards.
   c. Maintenance of fire alarms, smoke detectors, automatic door closers.
   d. Maintenance of fire doors and escape routes.
   e. Emergency procedures – fire wardens, fire and evacuation drills and safe assembly points.
   f. Maintenance of fire extinguishers and fire fighting equipment.
   g. Liaison with fire service and assisting the fire service in the event of a fire.
   h. Providing and maintaining fire safety signs and notices.
   i. Record keeping.
   j. Safe means of shutting down electric, gas and fuel supplies.
7. Always purchase robust equipment suitable for our intended use.
8. Explain the Fire Safety Programme, Arrangements and Procedures to our Managers, Supervisors, workforce and any other people who need to know what they are; landlords, neighbours, visitors, residents etc. Ensure they are understood.
9. Provide training where required and information for staff nominated with responsibilities.
10. Implement the Programme and ensure that it is followed in practice.
11. Carry out fire alarm and evacuation drills to check that the Programme works in practice.
12. Monitor and review the operation of all aspects of the Fire Safety Programme at least twice a year and whenever a fire related incident happens, making changes to the fire risk assessment, arrangements and procedures identified as necessary or beneficial.

Advice and guidance on the development of a Fire Safety Programme can be found in the fire safety section of the health and safety management system.
FIRST AID

We have a duty to provide suitable first aid arrangements for our staff whilst at work and visitors who may be affected by our activities. We have taken steps to provide first aid arrangements that meet this requirement.

We do this by:

- Nominating a Senior Manager to identify our needs and ensure continuing arrangements for first aid provision.
- Assessing the reasonable level of first aid provision required for our business at our workplace and for travelling staff.
- Recruiting sufficient members of staff to undertake first aid training as a first aider or appointed person, as appropriate.
- Arranging approved training for those people and keeping records of their training.
- Providing adequate numbers of trained personnel to be available at all times during business hours.
- Providing and maintaining sufficient quantities of first aid equipment and consumables.
- Displaying names and locations of first aid trained personnel or appointed persons in prominent positions throughout the premises.
- Routinely reviewing our first aid arrangements for suitability and ensuring that where we have trained first aiders qualifications are up to date.
FIRST AID
Action Plan

To ensure that we meet our obligations to provide suitable first aid arrangements for our staff whilst at work and visitors who may be affected by our activities we need to take the following action;

1. Assess our business activity to identify the level of first aid provision that will be necessary.
2. Consider issues including;
   a. The likely severity of foreseeable work-related accidents.
   b. The number of people likely to be in the workplace.
   c. The nature of health and safety risks at the workplace.
   d. The location and accessibility of the workplace.
   e. Whether the need is for trained first aiders or appointed persons.
3. Keep a written record of our assessment and conclusions.
4. Explain our assessment and conclusions to our workforce.
5. Identify workers to be trained and take responsibility for administering first aid.
6. Provide approved training for appointed first aiders.
7. Keep records of this training and ensure qualifications are kept up to date.
8. Make sure our arrangements are understood and the responsible people known to all workers, Supervisors and Managers.
9. Provide suitable facilities and consumables for delivering first aid at our workplace.
10. Monitor and review from time to time the operation of this procedure in the light of experience making changes to our system identified as necessary or beneficial.

Information and advice on First Aid provision can be found in our Guidance Note 3-1 – First Aid.
WELFARE, STAFF AMENITIES, REST ROOMS and the WORKING ENVIRONMENT

We are obliged to make and maintain arrangements for welfare and the provision of a safe and healthy working environment for our workforce whilst they are at work. This includes a duty to provide restrooms where work is arduous or conducted in a hostile environment and for the welfare of new and expectant mothers.

We do this by:

- Nominating senior staff members to oversee our provision and maintenance of welfare facilities and a safe working environment.
- Maintaining our workplace including buildings and fixtures in good order and according to required standards.
- Providing welfare facilities that are fit for purpose and include adequate hot, cold and drinking water, sanitary conveniences, hand washing facilities, facilities for meal breaks, sufficient light, heat and ventilation.
- Implementing housekeeping, cleaning and maintenance regimes.
- Providing and recording relevant instruction and training.
- Regular monitoring and review of our arrangements and facilities to ensure that they remain sufficient and are adequately maintained.

The personnel responsible for these measures are identified within the Responsibility Table of our Health and Safety Policy.
WELFARE, STAFF AMENITIES, REST ROOMS and the WORKING ENVIRONMENT

Action Plan

To ensure that we make the proper and necessary arrangements for welfare and to provide a safe working environment for our workforce we need to;

1. Consider the arrangements we have in place to provide for the welfare of our workforce whilst at work and to provide a safe working environment.

2. Assess the specific welfare arrangements, including rest rooms and catering areas, that we have provided against both minimum legal requirements and what might reasonably be expected by law; particularly where work may be arduous or in a hostile environment.

3. Consider among other relevant issues;
   a. our worksite, the condition of the buildings;
   b. temperature, ventilation and lighting in the workplace;
   c. the use of chemical, biological and radiological substances;
   d. the condition of floors, walls and ceilings;
   e. traffic routes;
   f. sanitary and washing facilities;
   g. clothing accommodation, changing rooms and rest rooms;
   h. drinking water and the means for making hot drinks and heating food;
   i. workers in isolated locations;
   j. the needs of nursing and expectant mothers;
   k. the heating and cleaning of rest rooms and welfare facilities.

4. Involve workers in these considerations and in the development and maintenance of facilities and arrangements based on these considerations.

5. Keep a written record of significant assessments, actions identified and taken.

6. Provide information and any necessary training to employees, Managers and any staff nominated with responsibility to ensure that our arrangements and provisions are understood.

7. Monitor welfare arrangements and facilities to ensure that they remain sufficient, are maintained in a good clean condition and are fit for purpose.

For information and advice, please see;
Guidance Note 3-8, Staff Amenities and Rest Rooms.
Guidance Note 1-11, New and Expectant Mothers.
HOUSEKEEPING and CLEANING

We have a duty to ensure the safety, health and welfare of our employees and others who enter our premises by keeping it in a clean, tidy and sanitary condition.

We do this by:

- Nominating senior staff members to oversee the provision and management of housekeeping facilities and arrangements. Where necessary, making a risk assessment of the risks posed to our workforce and others from housekeeping activities.
- Developing and implementing cleaning procedures and associated safe systems of work where required.
- Ensuring that competent, trained personnel undertake the management of the policy, cleaning regimes and control measures.
- Carrying out regular housekeeping audits.
- Providing and using personal protective equipment where necessary.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies and procedures.
- Providing instruction and where necessary training which is recorded.
- Regular monitoring and review of our arrangements; to ensure that the workplace is kept clean and that our cleaning arrangements are adequate.
- Employees and others adhering to the contents of the procedures and safe systems of work.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
HOUSEKEEPING and CLEANING

Action Plan

To ensure that we keep our workplace tidy and in a clean, sanitary condition we need to;

1. Assess all areas of the workplace and work activities to determine the cleaning requirements for each area.
2. Devise and implement cleaning plans and schedules for each area; specifying and recording them.
3. In devising these plans consider issues including;
   a. Floors, stairs, toilets, rest and catering areas, outside paths, roadways and storage areas, etc.
   b. The contaminant and the most appropriate method for cleaning; vacuum cleaning is better than sweeping
   c. Dry cleaning or wet cleaning. Wet cleaning may leave slippery floors.
   d. The source of the contaminant - can it be contained other than by cleaning?
   e. The frequency of and best time of day for cleaning.
   f. Waste handling and disposal – offensive, unhygienic, infected, chemical, process etc.
   g. Warning signs.
   h. Hazards associated with chemical cleaners.
   i. Cleaning around potentially hazardous equipment.
   j. Procedures for cleaning hazardous equipment.
4. Involve the workforce in making these assessments of our needs.
5. Explain these arrangements to the cleaning team, the workforce, their Supervisors and Managers. Ensure they are understood. Provide and record training where necessary.
6. Resource and implement the procedures ensuring that they are followed in practice.
7. Make sure Managers understand the requirements.
8. Monitor the implementation and continuing effectiveness of our procedures to ensure that our workplace is being cleaned properly and adequately.
9. Amend our systems and procedures as necessary in the light of operational experience.

Advice and information on Housekeeping can be found in Guidance Note 3-12.
PEST CONTROL

We have a duty to protect the safety, health and welfare of our employees and others who enter our premises from the hazards and risks that arise because of pest infestations on our premises and pest control measures.

We do this by:

- Nominating senior staff members to control the incidence of pests within our work premises, to minimise the risk posed by pests.
- Identifying and implementing control measures, developing procedures and Safe Systems of Work.
- Ensuring that where relevant pest control work is undertaken by competent, trained personnel, using the correct personal protective equipment.
- Ensuring that the safest option or substance is used to control pests.
- Inspections carried out by competent accredited persons to determine the levels of pests affecting our premises ensuring that any pest control work is subject to Safe Systems of Work and suitable control measures.
- Employees and others adhering to procedures, control measures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from pest control activities.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
PEST CONTROL

Action Plan

To protect the health, safety and welfare of our workers from the risks that arise because of pest infestations and pest control measures we need to;

1. Assess the specific hazards and risks to the health, safety and welfare of those at work from pest infestations and pest control measures
2. Consider the arrangements we have in place to protect the health, safety and welfare of those workers exposed to pest infestations and involved in pest control measures.
3. Consider among other relevant issues;
   a. the nature of the pest problem;
   b. hazards from the pest;
   c. why there is a problem;
   d. potential food sources;
   e. potential sources of bedding/nesting material;
   f. physical controls;
   g. use of d-i-y pesticides;
   h. pesticide contractors;
   i. placement of pesticides;
4. Involve workers in developing a procedure based on these considerations.
5. Explain these arrangements to our workforce and ensure they are understood.
6. Provide training where required.
7. Provide information and any necessary training for staff nominated with responsibility.
8. Implement the procedure and ensure that it is followed in practice.
9. Monitor and review the operation of this procedure from time to time and after any report of a dangerous incident or a worker suffering injury or ill health at work involving pest infestations or pest control, making changes identified as necessary or beneficial.

Advice and guidance on pest control can be found in Guidance Note 3-4.
BUILDING SERVICES

We have a duty to protect our employees and others from the risks of injury if adequate controls are not in place and maintained for basic building services such as gas, electricity, oil, telephones, clean and waste water.

We do this by:

- Nominating senior staff members to reduce the risks posed by the services.
- Making an assessment of the risks from the services to our workforce and others.
- Developing and implementing sufficient control measures to identify all of the major services in the workplace e.g. gas, electricity, water etc.
- Ensuring that the management of the control measures relating to services are undertaken by competent, trained personnel.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from building services.

The personnel responsible for above measures are identified within the Responsibility Table of our Health and Safety Policy.
BUILDING SERVICES
Action Check List

To protect workers from risks posed from building services we should have:

1. Identified where and when workers or the public may be exposed to the risks from building services.
2. Identified the control measures already in place and any additional measures that may be required.
3. Considered issues including;
   a. The identification of all major services.
   b. A suitable and sufficient safe system of isolation.
   c. The presentation of this information (a simple plan located alongside any emergency alarm evacuation control zone panel etc.).
   d. Ensuring the emergency services can be made aware of this information.
   e. Is all gas work carried out by a competent person, with membership of an approved trade association?
      i. In the United Kingdom and the Isle of Man this is the Gas Safe™ Register.
      ii. In the Republic of Ireland this is a member of the Register of Gas Installers of Ireland (RGII).
   f. Is all electrical work carried out by a competent person, with membership of a recognised electrical trade association?
4. Made sure that Managers and Supervisors understand the procedures and arrangements. Considered whether they need any training.
5. Explained our system and arrangements to the workforce. Ensured they are understood and provide further training where necessary.
6. Implemented the procedure and ensure that it is followed in practice.
7. Monitored and reviewed the operation of this procedure from time to time and made changes to the procedure identified as necessary or beneficial.

Information and advice on the control of building services can be found in our Guidance Note 3-5 - Building Services.
CONTROL OF HAZARDOUS AND NON-HAZARDOUS WASTE

We have a duty to ensure that we effectively and safely dispose of waste materials and products and control the methods of disposal used so that our workforce and any others who might be affected are not at risk to their health, safety or welfare.

We do this by:

- Nominating senior staff members to control the disposal of waste, both hazardous and non-hazardous wastes, from our work premises to minimise the risk posed.
- Assessing the risks to our workers from the handling and disposal of waste.
- Developing and implementing policies, procedures, Safe Systems of Work and control measures relevant to the control of waste including measures necessary to ensure compliance with environmental legislation.
- Ensuring that waste disposal is undertaken by competent, approved personnel, using the correct personal protective equipment.
- Ensuring that the safest means of disposal is used to protect the environment.
- Employees and others adhering to procedures, control measures and Safe Systems of Work.
- Providing and recording relevant training.
- Regular monitoring and review of our arrangements and facilities to ensure that we continue to manage and dispose of waste, hazardous and non-hazardous, without risks to health or safety.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
CONTROL OF HAZARDOUS AND NON-HAZARDOUS WASTE

Action Plan

To ensure our workforce and any others who might be affected are not at risk to their health, safety or welfare from the way we dispose of hazardous and non-hazardous waste materials and products we need to:

1. Identify where we create waste and rubbish during the course of our business.
2. Assess the hazard that the waste materials may present to people at work and others and the risks they face from it.
3. Identify hazardous and controlled wastes.
4. Consider issues relevant to our workplace including;
   a. Whether the waste is particularly hazardous because it is a classified chemical substance.
   b. Whether the waste is hazardous because it is or contains biological agents.
   c. Whether the waste is hazardous because it is sharp, heavy or flammable.
   d. How is it stored in the workplace?
   e. How is it moved about the workplace?
   f. How is it stored outside the premises? Is it secure? Can the public gain access?
   g. Is the way we store waste an invitation to an arsonist?
   h. How can we make the process easier and safer for our workers?
5. Consider how environmental legislation and requirements might impact on health and safety procedures and how the waste is disposed of.
6. Involve workers in developing a procedure based on these considerations.
7. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
8. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
9. Explain our system and arrangements to the workforce. Ensure they are understood and provide further training where necessary.
10. Implement the procedure and ensure that it is followed in practice.
11. Monitor and review the operation of this procedure from time to time making changes to the procedure identified as necessary or beneficial.

Advice and guidance on the control of hazardous and non-hazardous waste can be found in Guidance Note 3-6.
ACCESS, EGRESS, STAIRS AND FLOORS

We have a duty to protect the health, safety and welfare of our workforce while at work and others who come onto our premises from the risk of injury due to badly maintained access and exit routes, stairs and floors.

We do this by:

- Nominating senior staff members to be responsible for monitoring and reducing incidents occurring as a result of incidents involving access and egress facilities, including stairs and floors etc.
- Making an assessment of the risks from incidents involving access and egress facilities, including stairs and floors etc.
- Developing and implementing control measures, policies and Safe Systems of Work.
- Ensuring that the management of the policy, procedures, Safe Systems of Work and control measures relating to slips, trips and falls are undertaken by competent, trained personnel.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage these risks.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
ACCESS, EGRESS, STAIRS AND FLOORS

Action Plan

To protect the health, safety and welfare of our workforce while at work and others who come onto our premises from the risk of injury due to slips, trips and falls we need to:

1. Consider the nature of our premises and the way we work to identify areas where badly designed or maintained access and exit routes, stairs and floors could create access and egress problems or otherwise obstruct movement leading to employees and others slipping, tripping or falling.

2. Identify the control measures already in place and any additional measures that may be required.

3. Consider issues including:
   a. Steep stairs, handrails.
   b. Ramps
   c. Changes in floor levels
   d. Potholes in floors and yard areas.
   e. Blind corners
   f. Wet and slippery floors
   g. Highly polished floors
   h. Trailing cables.
   i. Rubbish.

4. Keep a written record of significant risk assessments and the control measures and systems of work adopted.

5. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.

6. Explain our system and arrangements to the workforce. Ensure they are understood and provide further training where necessary.

7. Implement the procedure and ensure that it is followed in practice.

8. Monitor and review the operation of this procedure from time to time and after any incident involving access, egress, stairs or floors, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on the control of access, egress, stairs and floors can be found in Guidance Note 3-9.
WINDOWS, GLASS AND GLAZING IN THE WORKPLACE

We have a duty to ensure the safety, health and welfare of our employees and others who enter our premises from the risks posed by glass and glazing.

We do this by:

- Nominating senior staff members to reduce the risks from glass and glazing systems.
- Making an assessment of the risks from glass and glazing systems to our workforce and others.
- Developing and implementing control measures, policies and Safe Systems of Work.
- Ensuring that the management of the policy, procedures, Safe Systems of Work and control measures relating to glass and glazing systems are undertaken by competent, trained personnel.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from glass and glazing systems.

The personnel responsible for the above measures and training relating to glazing within our workplace are identified within the Responsibility Table of our Health and Safety Policy.
WINDOWS, GLASS AND GLAZING IN THE WORKPLACE

Action Plan

To ensure the safety, health and welfare of our employees and others who enter our premises from the risks to their safety from inappropriate glass or glazing systems we need to:

1. Identify glass and glazing which, because of its use and position, could present a risk to the safety of building users.
2. Assess the risks to our workforce and others from the glass or glazing systems at our workplace.
3. Identify the control measures already in place and any additional measures that may be required.
4. Consider;
   a. What type of glazing is installed?
   b. Is there a risk of contact with the glazing?
   c. Does the glass or glazing material meet current standards for that application?
   d. Is all of the glazing obvious – i.e. will glass walls always be noticed by a passer-by?
5. Explain these arrangements to the workforce, their Supervisors and Managers.
6. Ensure they are understood and provide further training where necessary.
7. Implement the procedure and ensure that it is followed in practice.
8. Monitor and review the operation of this procedure from time to time and whenever there is an incident involving glass and glazing systems, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on the control of windows, glass and glazing systems can be found in Guidance Note 3-10.
WORKING IN THE OPEN AIR

We have a duty to protect our employees from the risks posed from working in the open air.

We do this by:

- Nominating senior staff members to reduce the risks arising from working in the open air.
- Making an assessment of the risks to our workforce from working in the open air.
- Developing and implementing control measures, policies and Safe Systems of Work.
- Ensuring that the management of the policy, procedures, Safe Systems of Work and control measures relating to open air working are undertaken by competent, trained personnel.
- Providing and using personal protective equipment.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from working in the open air.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
WORKING IN THE OPEN AIR

Action Plan

To protect workers from the risks posed from working in the open air we need to:

1. Assess our work activity to identify where and when workers may be exposed to harm from working in the open air.
2. Identify any workers with health issues that make them particularly susceptible to injury from external working.
3. Identify the control measures already in place and any additional measures that may be required.
4. Consider:
   a. Excessive exposure to sunlight – provide sunscreen/sun block, water supply, regular breaks, covering exposed parts of the body.
   b. Watercourse hazards – fall arrest equipment, inflatable life jackets, two-man working.
   c. Lack of available light to work safely (e.g. during the winter months or at night) – provide appropriate artificial lighting and spare bulbs.
   d. Exposure to dust and micro-organisms (resulting in sensitization or asthma) – is health surveillance or respiratory protective equipment required?
   e. Life-threatening reactions from bites and stings - availability of antidotes, first aid provision, medical assistance, individual specific risk assessments.
   f. Adverse weather conditions (hypothermia, heat exhaustion) - length of time of exposure, appropriate clothing, periodic rest breaks.
5. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
6. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
7. Explain our system and arrangements to the workforce. Ensure they are understood and provide further training where necessary.
8. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and whenever an employee is harmed as a result of working in the open air, making changes to the procedure identified as necessary or beneficial.

Information and advice on the control of external working can be found in our Guidance Note 3-13.
WATER TEMPERATURE CONTROL

We have a duty to protect our workforce and others who may be affected by our activities from the risk of contact with high water temperatures which could give rise to burns.

We do this by:

- Nominating senior staff members to risk manage, identify and minimise the risks created by hot water.
- Assessing the risk of burns from hot water systems.
- Developing and implementing control measures, procedures and Safe Systems of Work.
- Ensuring that water temperatures are maintained and checked at appropriate intervals.
- Providing thermostatic mixing valves, to control water temperature.
- Ensuring that our actions are carried out by competent and trained personnel.
- Following our procedures, control measures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to continuously improve to the way we manage health and safety risks associated with our business.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
WATER TEMPERATURE CONTROL

Action Plan

To ensure the safety of our employees and others from the risk of being burnt or scalded by high temperature hot water we need to:

1. Assess our work activity to identify where and when workers or others may be exposed to the hazard.
2. Where hazards are identified carry out an assessment of the risks to our workers and others.
3. Involve the workforce in these assessments and in the identification of the appropriate control measures.
4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.
5. Consider among other issues;
   a. Who has access to the outlet?
   b. Can a thermostatic reducing valve be used at that location to reduce the temperature of the water supplied?
   c. Where high outlet temperatures are required prevent access by residents and use warning signs.
   d. Maintenance of temperature reducing valves.
   e. Insulation of high temperature pipes.
6. Develop procedures, programmes and practices tailored to our workplace.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and following any incident, or injury caused by high water temperatures, making changes to the procedure identified as necessary or beneficial.

Health and safety information and advice about water temperature can be found in Guidance Note 3-14.
PREMISES

We have a duty to protect our employees and others from the hazards and risks posed by entering our premises and to ensure that our facilities are provided and maintained to an acceptable standard.

We do this by:

- Nominating senior staff members to reduce the risks posed by work in or by use of our facilities.
- Making an assessment of the risks arising from working on our premises to our workforce and others.
- Developing and implementing control measures, policies and Safe Systems of Work.
- Ensuring that the management of the policy, procedures, Safe Systems of Work and control measures relating to our premises are undertaken by competent, trained personnel.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks posed.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
To protect workers and others from the risks associated with our premises we should have;

1. Completed out a general risk assessment of the facility identifying any hazards that the premises may pose to our employees.

2. Considered;
   a. Work space – ensuring employees can carry out their tasks without obstruction.
   b. Sanitary conveniences and washing facilities – must be available within close proximity to the workforce and determined by the number of employees.
   c. Windows and doors – ensuring these do not pose an obstruction or vision problem.
   d. Rest areas - provision for employees to be able to eat and drink away from working areas.

3. Provided clean sanitary facilities, a supply of drinking water and rest areas for staff appropriate to the numbers of employees in our workplaces.

4. Ensured that a fire risk assessment has been made and recorded,

5. Arranged for routine testing of the fire alarm system and emergency lighting; ensuring that this is documented.

6. Identified any asbestos present in the premises and maintain an asbestos register; seeking remediation treatment where necessary.

7. Ensured all our insurance liability policies are current and suitable for the premises.

8. Ensured glazing in high risk areas is of a safety material or protected against breakage.

9. Considered pedestrian segregation from vehicles, with clearly identified walkways as a means of ensuring pedestrian safety.

10. Implemented a suitable housekeeping regime that reduces the likelihood of slip, trip and fall hazards occurring on our premises.

Advice and guidance on the control of hazards in our premises can be found in Guidance Note 3-15.
ELECTRICAL SAFETY

We have a duty to protect our employees and other people who use our premises from the risk of electrical injury caused by our electrical installations, our use of fixed equipment and our use of portable electrical appliances.

We do this by:

- Nominating senior staff members to ensure the safety of our electrical installation equipment and portable appliances.
- Making an assessment of the risks from electrical installations, fixed equipment and portable appliances.
- Developing and implementing procedures, control measures, policies and Safe Systems of Work.
- Ensuring that any work carried out on our electrical installation, equipment and appliances is carried out by competent, accredited electrical engineers.
- Providing and using personal protective equipment where appropriate.
- Regular inspection by competent accredited electrical engineers.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing relevant training and keeping training records.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage electrical safety.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
ELECTRICAL SAFETY

Action Plan

To protect workers and others from the risks from using fixed and portable electrical equipment we need to:

1. Consider our activities and identify where and when workers may be exposed to risks to their health and safety from fixed or portable electrical equipment.
2. Assess the risks from that exposure to fixed and portable electrical equipment, identifying control measures in place and any additional measure that may be required to avoid risk.
3. Consider relevant issues including:
   a. The competence of employees or contractors who install or maintain electrical equipment.
   b. Inspection of fixed electrical installations as prescribed by the IEE Wiring Regulations (17th edition) BS 7671.
   c. The maintenance of electrical installations between inspections.
   d. The maintenance and inspection of portable electrical equipment.
   e. Using battery powered hand tools.
   f. Whether hydraulic or pneumatic tools might be safer.
   g. Reducing the operating voltage.
   h. Residual current devices.
   i. Use in flammable or explosive areas; use in wet and adverse conditions.
   j. Equipment used by mobile workers.
   k. Use of trailing cables.
4. Purchase robust equipment suitable for the environment in which it is to be used.
5. Arrange for the routine testing and inspection of portable electrical equipment.
6. Develop a procedure based on these considerations.
7. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
8. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
9. Explain our procedures and arrangements to our workforce. Ensure they are understood and provide training where necessary.
10. Implement the procedure and ensure that it is followed in practice.
11. Monitor and review the operation of this procedure from time to time and after any electrical incident, making changes identified as beneficial or necessary.

Information and advice on the use of fixed and portable electrical equipment can be found in our Guidance Note 4-1 – Electrical Safety.
THE QUEENS COLLEGE

SAFETY ARRANGEMENT 4-2

THE PROVISION, USE AND MAINTENANCE OF WORK EQUIPMENT

We have a duty to protect our employees and other people who use our premises from the health and safety risks associated with the provision and use of work equipment.

We do this by:

- Nominating senior staff members to consider the health and safety issues surrounding any new equipment that we obtain and the equipment that we use in the course of our business.
- Making an assessment of the risks from work equipment when in use and during its maintenance.
- Developing and implementing procedures, control measures, policies and Safe Systems of Work.
- Ensuring that any work carried out on work equipment is carried out by competent workers or competent contractors.
- Providing and using personal protective equipment where appropriate.
- Regular maintenance and servicing.
- Statutory inspections by competent accredited engineers and surveyors where required.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing relevant training and keeping training records.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the provision and use of work equipment.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
THE PROVISION, USE AND MAINTENANCE OF WORK EQUIPMENT

Action Plan

To protect workers and others from the risks from work equipment we need to:

1. Consider our activities and identify where and when workers may be exposed to risks to their health and safety from our use of existing equipment.

2. Consider the implications for the health and safety of our workforce when purchasing or looking to purchase new equipment.

3. Assess the risks from any such exposure to work equipment, identifying control measures in place and any additional measure that may be required to avoid risk.

4. Consider relevant issues including:
   a. What risks to health and safety might be created?
   b. Do any parts look dangerous?
   c. Do the guards adequately protect against the risk? Do they conform to the current BS/IS/EN standard?
   d. Do fumes / dust escape from the equipment?
   e. Is it used in flammable or explosive areas or in wet and adverse conditions? Is it designed and protected for such use?
   f. Can you understand the controls? Are they in English?
   g. Is it excessively noisy or is there excessive vibration?
   h. Are there any special maintenance requirements?
   i. Are parts that need maintenance easily accessible?
   j. Does any part get very hot or cold?
   k. Are there any live electrical parts exposed?
   l. Are the supplied manufacturer’s instructions clear and comprehensive?

5. Arrange for work equipment to be routinely serviced and maintained and for statutory inspections where required.

6. Keep a written record of significant risk assessments and the control measures and any systems of work or procedures adopted.

7. Implement the procedures and arrangements making sure that Managers and Supervisors understand them. Consider whether they need any training.

8. Explain our procedures and arrangements to our workforce. Ensure they are understood and followed in practice. Provide training where necessary.

9. Monitor and review the operation of this procedure from time to time and after any incident, making changes identified as beneficial or necessary.

Information and advice on the use of fixed and portable electrical equipment can be found in our Guidance Note 4-2 – The Provision, Use and Maintenance of Work Equipment.
HAND TOOLS

We have a duty to protect our employees and other people who use our premises from the risks associated with the use of hand tools.

We do this by:

- Nominating senior staff members to consider the safety implications of our use of hand tools.
- Making an assessment of the risks from our use of hand tools.
- Developing and implementing procedures, control measures, policies and Safe Systems of Work.
- Ensuring that hand tools are properly maintained.
- Providing and using personal protective equipment where appropriate.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing relevant training and keeping training records.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the safety of hand tool use.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
HAND TOOLS

Action Plan

To protect workers and others from the risks of using hand tools we need to:

1. Consider our activities and identify where and when workers may be exposed to risks to their health and safety from the use of hand tools.

2. Assess the risks from that use of hand tools, identifying control measures already in place and any additional measure that may be required to avoid risk.

3. Consider relevant issues including:
   a. The competence and training of workers who use hand tools.
   b. The maintenance of hand tools particularly powered hand tools.
   c. Use of hand tools in wet and adverse conditions.

4. Purchase robust equipment suitable for the work and environment in which we require it to be used.

5. Develop a procedure based on these considerations.

6. Keep a written record of any significant risk assessments and the control measures and systems of work adopted.

7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.

8. Explain our procedures and arrangements to our workforce. Ensure they are understood and provide training where necessary.

9. Implement the procedure and ensure that it is followed in practice.

10. Monitor and review the operation of this procedure from time to time and after any accident or incident, making changes identified as beneficial or necessary.

Information and advice on the use of fixed and portable electrical equipment can be found in our Guidance Note 4-3 – Hand Tools.
OFFICE EQUIPMENT

We have a duty to protect our employees and other people who use our premises from the risks associated with the use of office equipment.

We do this by:

- Nominating senior staff members to consider the safety implications of our use of office equipment.
- Making an assessment of the risks from our use of office equipment.
- Developing and implementing procedures, control measures, policies and Safe Systems of Work.
- Ensuring that office equipment is properly maintained.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing relevant training and keeping training records.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the safety of office equipment.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
OFFICE EQUIPMENT

Action Plan

To protect workers and others from the risks of using office equipment we need to:

1. Consider our activities and identify where and when workers may be exposed to risks to their health and safety from the use of office equipment.

2. Assess the risks from that use of office equipment, identifying control measures already in place and any additional measure that may be required to avoid risk.

3. Consider relevant issues including:
   a. The competence and training of workers who use office equipment.
   b. Who does what when the equipment goes wrong?
   c. Are any young workers likely to use office equipment? Are any special precautions needed?
   d. Are manufacturers' instructions followed?
   e. The maintenance of office equipment.
   f. The location of office equipment.

4. Purchase robust equipment suitable for the work and environment in which we require it to be used.

5. Develop a procedure based on these considerations.

6. Keep a written record of any significant risk assessments and the control measures and systems of work adopted.

7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.

8. Explain our procedures and arrangements to our workforce. Ensure they are understood and provide training where necessary.

9. Implement the procedure and ensure that it is followed in practice.

10. Monitor and review the operation of this procedure from time to time and after any accident or incident, making changes identified as beneficial or necessary.

Information and advice on the use of fixed and portable office equipment can be found in our Guidance Note 4-4 – Office Equipment.
CONTROL OF FLAMMABLE LIQUIDS

We have a duty to ensure the safety, health and welfare of our employees and others who may be affected by our work activities from the harmful effects of flammable liquids used in the course of our business.

We do this by:

- Nominating senior staff members to identify flammable substances and the hazards posed by them.
- Developing and implementing risk assessments, procedures or Safe Systems of Work and control measures.
- Ensuring that any risk assessments are undertaken by competent, trained personnel.
- Employees and others adhering to the contents of the developed procedures, control measures and Safe Systems of Work.
- Providing safe equipment for use with flammable liquids.
- Providing sufficient personal protective equipment.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from flammable liquids.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
CONTROL OF FLAMMABLE LIQUIDS

Action Plan

To protect our employees and others who may be affected by our work activities from the harmful risks from flammable liquids used in the course of our business we need to;

1. Make an inventory of every flammable liquid used in the course of our business.
2. Assess the flammable liquids we use and the risks that they pose to health and safety because of the quantities that we use and / or the way that we use them.
3. Assess who might be exposed, where and when?
4. Assess or measure the levels of flammable liquids to which our workforce is exposed.
5. Identify the control measures that we should adopt.
6. Consider relevant matters including;
   a. Can we eliminate the risk entirely?
   b. Can we reduce the amount stored on the premises?
   c. Potential sources of ignition?
   d. Issue employees with personal protective equipment such as eye protection, anti-static safety footwear, gloves and breathing apparatus.
   e. Are there fire resistant enclosures and adequate ventilation for the storage of flammable substances?
   f. Are spill kits required and readily accessible and are staff trained to use and dispose of these materials?
   g. Are there procedures to ensure that all flammable substances and decanted materials are appropriately labelled?
7. Record details of our assessments, measurements, results and any controls subsequently introduced.
8. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
9. Inform, instruct and train workers about the flammable liquids we use, the risks, exposure levels in the workplace, emergency procedures and any control measures introduced.
10. Implement the procedure and ensure that it is followed in practice.
11. Monitor and review the operation of this procedure from time to time and whenever flammable liquids give rise to incident, injury or ill-health, making changes to the procedure identified as necessary or beneficial.

Advice on controlling the risks from flammable liquids can be found in Guidance Note 4-6.
SLIPS, TRIPS AND FALLS

We have a duty to protect our workers and others visiting our premises from the risks of slipping, tripping and falling.

We meet this duty by:

- Nominating senior staff members to be responsible for monitoring and improving workplace pedestrian safety.
- Identifying all the potential causes of slips, trips and falls and assessing the risk.
- Developing and implementing procedures and control measures.
- Ensuring that pedestrian routes are fit for the purpose, that they are routinely maintained and checked.
- Ensuring that any risk assessments or safety inspections are carried out by competent and trained personnel.
- Adhering to our risk assessments, procedures and control measures.
- Providing wherever possible segregated traffic routes and adequate signage.
- Providing and recording relevant training.
- Regular monitoring and review of our arrangements to ensure that arrangements we have made remain sufficient to control the potential risk.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
SLIPS, TRIPS AND FALLS

Action Plan

To protect our workforce and others who visit our premises from the risk of accidents caused by slips, trips and falls we need to;

1. Identify where on our worksite there are potential areas for slips, trips or falls accidents.
2. Assess the hazards in each of those areas and the risks that people at work and others may face.
3. Identify existing controls and any additional measures that we should be taking.
4. Consider issues including;
   a. Floor surfaces.
   b. The environment.
   c. Footwear.
   d. Contamination.
   e. Obstacles and obstructions.
   f. Cleaning regimes.
   g. People – human factors.
5. Involve workers in developing a procedure or arrangements based on these considerations.
6. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Explain our system and arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and after any report of a dangerous incident or of a person suffering injury or due to slipping or tripping and falling on our premises or while at work making changes identified as necessary or beneficial.

Advice and guidance on slips, trips and falls can be found in Guidance Note 4-8.
SPECIAL EVENTS

When we organise functions we have a duty to protect our own workforce and others from the hazards and risks that are present; these will vary according to the type of function and its location.

We do this by:

- Nominating senior staff members to coordinate and be in overall control of health, safety and welfare at each function that we organise.
- Making an assessment of the risks at and from each function that we organise.
- Developing and implementing control measures, policies and Safe Systems of Work.
- Ensuring that the development and management of the policy, procedures, Safe Systems of Work and control measures are undertaken by competent, trained personnel.
- Providing and using personal protective equipment.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks at functions.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
SPECIAL EVENTS

Action Plan

To protect the health, safety and welfare of both our own workforce and others from the hazards and risks that are present when a function is organised we need to;

1. Assess our work activity to identify where and when workers or the public may be exposed to risk at each function we organise.
2. Consider the arrangements we have in place to protect the health, safety and welfare of our workforce and others from the risks involved in organizing functions.
3. Identify the control measures already in place and any additional measures that may be required.
4. Consider;
   a. risks due to the location. Steep slopes, steps, water hazards etc.
   b. electrical safety especially where temporary arrangements are made.
   c. cleanliness procedures for both permanent and temporary workers.
   d. equipment hazards to staff (cuts, electric shock etc.).
   e. manual handling capabilities.
   f. slips, trips and falls.
   g. training of staff, permanent and temporary (use of machinery, first aid and fire procedures).
   h. young and temporary workers
   i. establishing a Safe System of Work for activities at each function.
5. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
6. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
7. Explain our system and arrangements to the workforce. Ensure they are understood and provide further training where necessary.
8. Implement the procedure and ensure that it is followed in practice.
9. Monitor and review the operation of this procedure from time to time and after any injury or incident, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on Special Events can be found in Guidance Note 4-9.
ABRASIVE WHEELS

We have a duty to ensure the health, safety and welfare of our employees and others from the hazards and risks associated with the use of abrasive wheels.

We do this by:

- Nominating senior staff members to identify the hazards posed by the use and maintenance of abrasive wheels.
- Assessing the risks to employees and others from the use of abrasive wheels.
- Developing and implementing control measures, procedures and Safe Systems of Work.
- Ensuring that risk assessments are undertaken by competent, trained personnel.
- Ensuring that regular inspection and maintenance is carried out by competent persons in accordance with prescribed legislation, to identify the suitability of the work equipment.
- Ensuring employees and others adhere to procedures, control measures and Safe Systems of Work.
- Providing and recording training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from abrasive wheels.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
ABRASIVE WHEELS

Action Plan

To ensure the safety of our employees and others whilst working with or near abrasive wheels we need to;

1. Assess our work activity to identify where and when workers or others may be exposed to hazard and risk during the operation of abrasive wheels.

2. Where hazards and risks from the use of abrasive wheels are identified, risk assess the task(s) undertaken, to identify where control measures are required.

3. Involve the workforce in making these assessments of our needs.

4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.

5. Consider among other issues;
   a. Risks to operators.
   b. Eye protection.
   c. Guards.
   d. Storage of abrasive wheels.
   e. Who sets / fits new abrasive wheels.
   f. Risks to tool setters, fitters and maintenance staff.
   g. Risks to others.
   h. Stability of work pieces.
   i. Training for operators and setters.
   j. Dust, fume, oil mist and bacterial contamination of oils (also part of an assessment of exposure to hazardous substances).

6. Develop procedures, programmes and practices tailored to our workplace.

7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.

8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.

9. Implement the procedure and ensure that it is followed in practice.

10. Monitor and review the operation of this procedure from time to time and whenever anyone is injured or suffers ill health as a result of using an abrasive wheel, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on the use of abrasive wheels can be found in Guidance Note 4-13.
LIFTING EQUIPMENT and LIFTING OPERATIONS

We have a duty to provide and maintain safe lifting equipment and to ensure that lifting operations are safely carried out. We also have a duty to ensure that others who might be affected by our work are not exposed to risk from lifting operations or our use of lifting equipment.

We do this by:

- Nominating senior staff members to manage and oversee lifting operations and the provision and use of lifting equipment.
- Assessing the risks to employees and others from lifting operations and the use of lifting equipment.
- Developing and implementing control measures, procedures and Safe Systems of Work.
- Arranging for the statutory examinations of this equipment at the appropriate intervals.
- Purchasing approved CE marked equipment made to applicable BS, IS or CEN standards.
- Ensuring that risk assessments are undertaken by competent, trained personnel.
- Implementing the findings of risk assessments, procedures, Safe Systems of Work and control measures.
- Ensuring that employees and others are trained and competent to take part in lifting operations and to follow prescribed procedures, control measures and Safe Systems of Work.
- Providing and recording training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from lifting equipment and lifting operations.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
LIFTING EQUIPMENT and LIFTING OPERATIONS

Action Plan

To ensure the safety of our employees and others involved in lifting operations and working with lifting equipment we need to;

1. Assess our work activity to identify where and when workers or others may be involved in lifting operations and to hazard and risk during the use of lifting equipment.

2. Where hazards and risks from lifting operations and the use of lifting equipment are identified, risk assess the task(s) undertaken, to identify where control measures are required.

3. Involve the workforce in making these assessments of our needs.

4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.

5. Consider among other issues;
   a. Loads to be lifted; size, type, weight.
   b. Where the loads are lifted, the purpose of the lift.
   c. Are loads lifted and transported.
   d. Are people lifted?
   e. Strength and integrity of new equipment.
   f. Risks to operators.
   g. Maintenance and statutory examinations and test.
   h. Planning of lifting operations.
   i. Weather and wind speed for work outdoors.
   j. Training for operators, Supervisors, banksmen, maintenance workers etc.

6. Develop procedures, programmes and practices tailored to our workplace.

7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.

8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.

9. Implement the procedures and ensure that they are followed in practice.

10. Monitor and review the operation of this procedure from time to time and whenever anyone is injured or suffers ill health as a result of using lifting equipment, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on health and safety in the use of lifting equipment and lifting operations can be found in Guidance Note 4-17.
LIFTS

We have a duty to provide and maintain safe equipment, including lifts, for the use of our employees at work. We also have a duty to ensure that others who might be affected by our work are not exposed to risk from our use of lift(s).

We do this by:

- Nominating senior staff members to manage and oversee the provision and use of lifts.
- Assessing the risks to employees and others from the use of lifts.
- Developing and implementing control measures, procedures and Safe Systems of Work.
- Arranging for the statutory examinations of this equipment at the appropriate intervals.
- Purchasing approved BS, IS or EN marked equipment.
- Implementing the findings of risk assessments, procedures, Safe Systems of Work and control measures.
- Ensuring that risk assessments are undertaken by competent, trained personnel.
- Ensuring that employees and others adhere to procedures, control measures and Safe Systems of Work.
- Providing and recording training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from lifts.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
LIFTS
Action Plan

To ensure the safety of our employees and others whilst working with or near lifts we need to;

1. Assess our work activity to identify where and when workers or others may be exposed to hazard and risk during the operation and use of lifting equipment.
2. Where hazards and risks from the use of lifting equipment are identified, risk assess the task(s) undertaken, to identify where control measures are required.
3. Involve the workforce in making these assessments of our needs.
4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.
5. Consider among other issues;
   b. Statutory inspections and test of lifts.
   c. Periodic inspections of lifts.
   d. Risks to operators / users.
   e. Adaptation of / alterations to lifts.
   f. Training for users, maintenance etc.
6. Develop procedures, programmes and practices tailored to our workplace.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and whenever anyone is injured or suffers ill health as a result of using a lift, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on health and safety in the use of lifts can be found in Guidance Note 4-19.
WORK AT HEIGHT

We have a duty to ensure the health, safety and welfare of our employees and others against the risks involved in working at height.

We do this by:

- Nominating senior staff members to be responsible for identifying and managing work at height.
- Assessing the risks to our workers and others from the risks involved in working at height. Wherever possible we avoid the need to work at height by complying with the hierarchy of controls specified in legislation.
- Where we cannot avoid work at height we develop and implement procedures, control measures and Safe Systems of Work.
- Ensuring that access and other equipment provided for work at height is fit for the purpose, correctly installed, used and maintained, and checked at the correct frequency.
- Ensuring that risk assessments and inspections are carried out by competent and trained personnel.
- Ensuring that control measures are installed and managed by competent trained personnel.
- Following our risk assessments, procedures, control measures and Safe Systems of Work in practice.
- Providing and recording training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from work at height.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
WORK AT HEIGHT

Action Plan

To ensure the safety of our employees and others whilst working in areas where they could be at risk because they are working at height we need to;

1. Assess our work activity to identify where and when workers or others may be exposed to hazard and risk due to work at height and wherever possible avoiding the need to work at height.

2. Where work at height cannot be avoided and a risk is identified complete a risk assessment for the task.

3. Involve the workforce in these assessments and in the identification of control measures to eliminate or reduce risk. Liaise with clients and others where necessary.

4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.

5. Consider among other issues;
   a. All work above ground where there is a risk of falling.
   b. Occasional job tasks as well as routine tasks.
   c. Does the work have to be done at height?
   d. Use of appropriate access equipment.
   e. Weather conditions.
   f. Competency of workers.
   g. Condition of ladders and access equipment.
   h. Unexpected tasks e.g. leaking roof, overflowing gutter.
   i. Safety nets.
   j. Personal protective systems.

6. Develop procedures, programmes and practices tailored to our workplace.

7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.

8. Explain these arrangements to the workforce. Ensure they are understood and provide training where necessary.

9. Implement the procedure and ensure that it is followed in practice.

10. Monitor and review the operation of this procedure from time to time and following any injury due to work at height, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on health and safety during work at height can be found in Guidance Note 4-20.
ACCESS EQUIPMENT

We need to ensure the safety of our workforce and others when using access equipment for tasks that involve work at height.

We do this by:

- Nominating senior staff members to manage work at height, our use of access equipment and to identify and manage the action we need to take.
- Assessing the risks to employees and others from access equipment and working at height.
- Developing and implementing control measures, procedures and Safe Systems of Work.
- Ensuring employees and others adopt the control measures provided and follow the developed procedures and Safe Systems of Work.
- Training employees to safely use access equipment and work at height.
- Using only trained employees to install or erect access equipment.
- Purchasing suitable access equipment and ensuring that adequate guardrails and outriggers are used when required.
- Regular inspection by competent engineers.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from access equipment and work at height.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
ACCESS EQUIPMENT

Action Plan

To ensure the safety of our employees and others whilst working at height using access equipment we need to:

1. Assess our work activity to identify where and when workers or others may be exposed to risk whilst working at height using access equipment.

2. Where risks are identified carry out an assessment of the risks to health and safety in those tasks and situations.

3. Involve the workforce in these assessments and in the identification of control measures.

4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.

5. Consider among other issues;
   a. The nature of the work at height task.
   b. The most appropriate means of access.
   c. Suitability – ground conditions, slopes and access.
   d. The length of the task.
   e. If equipment is to be hired could the task in hand be combined with other work at height for efficiency?
   f. Do staff have the skills and competence to use powered access equipment?
   g. The need for adequate guardrails and outriggers *(where required)*.
   h. Training.
   i. Supervision.
   j. Personal Protective Equipment.
   k. Maintenance of access equipment.

6. Develop procedures, programmes and practices tailored to our workplace.

7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.

8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.

9. Implement the procedure and ensure that it is followed in practice.

10. Monitor and review the operation of this procedure from time to time and whenever anyone is injured while using access equipment to work at height, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on health and safety in the use of access equipment can be found in Guidance Note 4-21.
PERMITS TO WORK

To protect our workforce and others from risks to their health and safety we have developed and implemented permit to work systems for all high risk work activities.

Our systems consist of:

- Nominating senior staff members to be responsible for the development and management of permit to work systems.
- Assessing work activities and identifying where permit to work systems should be used.
- Developing and implementing permit to work procedures and Safe Systems of Work.
- Implementing these permit to work procedures and Safe Systems of Work.
- Ensuring that permit to work systems are correctly issued, followed and completed.
- Ensuring that permit to work systems are developed and managed by competent and trained personnel.
- Following our permit to work procedures, control measures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage permit to work systems.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
PERMITS TO WORK

Action Plan

To ensure the safety of our employees and others whilst working in areas where they could be exposed to very high levels of risk to their health and safety we need to;

1. Assess our work activity to identify where and when workers or others may be exposed to particularly high levels of risk.

2. Where such risks are identified assess the particular risks to which they are exposed and identify the action that is required and develop permit to work systems.

3. Involve the workforce in these assessments and in the identification of control measures.

4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturer’s guidance, trade guidance and British, European or Irish Standards etc.

5. Consider among other issues;
   a. entry into closed vessels and confined spaces.
   b. breaking into pipelines that contain flammable or hazardous substances.
   c. hot work on plant that has contained flammable or hazardous substances.
   d. work on electrical distribution systems and high voltage installations.
   e. complex automated machinery where action or adjustment of one part of the machine may produce an action some distance away or where there may be stored hydraulic, pneumatic or mechanical energy.

6. Develop procedures, programmes and practices tailored to our workplace.

7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.

8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.

9. Implement the procedure and ensure that it is followed in practice.

10. Monitor and review the operation of this procedure from time to time and whenever anyone is injured in any relevant task, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on health and safety in the use of permit to work systems can be found in Guidance Note 4-22.
HOT WORK

Hot work, the application of heat or energy to plant or equipment that may contain or has contained flammable materials, is hazardous. We have a duty to protect our workforce and others who may be affected from this hazard and the associated risks to their health, safety and welfare.

We do this by:

- Nominating senior staff members to identify and be responsible for the management of hot work.
- Assessing the risks to our workforce and others from hot work.
- Developing and implementing control measures, hot working procedures and Safe Systems of Work.
- Using hot work permit systems where appropriate.
- Ensuring that permit to work and hot work systems are developed and managed by competent and trained personnel.
- Ensuring that ‘hot work’ permits are correctly completed and issued.
- Following hot or permit to work procedures, control measures and Safe Systems of Work in practice.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks associated with hot work.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
To ensure the safety of our employees and others whilst working in areas where they could be affected by the hazards and risks of ‘hot work’ we need to;

1. Assess our work activity to identify where and when workers or others may be exposed to the hazards and risks of ‘hot work’.
2. Where it is identified that we carry out ‘hot work’ assess the exposure of our workers and others to the risks.
3. Involve the workforce in these assessments and in the identification of appropriate control measures.
4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.
5. Consider among other issues;
   a. Elimination of the work.
   b. Does it have to be done ‘hot’?
   c. Draining tanks, vessels, pipes etc.
   d. Purging tanks, vessels, pipes etc. of flammable vapours.
   e. Permits to work.
   f. Supervision.
   g. Training of Supervisors and workers.
   h. Maintenance of plant.
   i. Longer term redesign of plant to avoid need for hot work.
   j. Personal protective equipment.
6. Develop procedures, programmes and practices tailored to our workplace.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and following any incident, injury or case of ill health, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on health and safety during hot work can be found in Guidance Note 4-23.
WORKPLACE TRANSPORT MANAGEMENT
AND PEDESTRIAN CONTROL

We have a duty to protect our workforce and others from the risks created by our use of workplace transport.

We do this by:

- Nominating senior staff members to identify hazards and risks and manage workplace transport safety.
- Assessing the risks created by workplace transport.
- Developing and implementing control measures, procedures and Safe Systems of Work.
- Ensuring that the vehicles are adequate for their purpose and that they are maintained and checked at the correct frequency.
- Providing warning signs and segregating pedestrians and transport where practicable.
- Ensuring that risk assessments are completed by competent, trained personnel.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks associated with workplace transport.

The personnel responsible for these measures are identified in the Responsibility Table of our Health and Safety Policy.
WORKPLACE TRANSPORT MANAGEMENT
AND PEDESTRIAN CONTROL

Action Plan

To ensure the safety of our employees and others whilst working in areas where they could be affected by the hazards and risks from workplace transport we need to;

1. Assess our work activity to identify where and when workers or others may be exposed to the hazards of workplace transport.
2. Where workplace transport hazards are identified carry out an assessment of the risks to our workers and others.
3. Involve the workforce in these assessments and in the identification of appropriate control measures.
4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.
5. Consider among other issues;
   a. Internal transport – fork-lift trucks, cars, vans, trucks etc.
   b. External transport – delivery vans, trucks, visitors’ cars etc.
   c. The positioning and security of and loads being moved within the workplace whether on a road going vehicle or internal works transport
   d. Doors opening onto roadways.
   e. Vehicles and pedestrian segregation at doorways.
   f. Vehicle and pedestrian segregation inside the workplace.
   g. Excluding non-essential personnel from high risk areas.
   h. Lighting.
   i. Loading bays.
   j. Reversing vehicles.
   k. Use of high visibility clothing.
   l. Supervision.
   m. Training of Supervisors and workers.
6. Develop procedures, programmes and practices tailored to our workplace.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and following any incident, or injury caused by workplace transport, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on health and safety relating to workplace transport and pedestrian control can be found in Guidance Note 4-28.
OCCUPATIONAL ROAD SAFETY

We have a duty to continue to manage, so far as we can, the health, safety and welfare of our workforce when they are away from our premises and travelling in the course of their work.

We do this by:

- Nominating senior staff members to identify and manage the potential hazards to our workforce when driving in the course of our business.
- Assessing the risks to our workforce from driving in the course of our business.
- Developing and implementing policies and procedures.
- Ensuring that the vehicles are suitable and sufficient for their intended use and that they are maintained at their specified service intervals or when faults are identified.
- Ensuring that all vehicles are properly insured, taxed and Ministry of Transport tested, prior to road use.
- Ensuring that any risk assessments are undertaken by competent and trained personnel.
- Employees and Supervisors following our policies and procedures.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks associated with occupational road use.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
OCCUPATIONAL ROAD SAFETY

Action Plan

To ensure the safety of our employees whilst travelling by road in the course of our business (and to protect others who might be affected by their actions) from the hazards and risks surrounding occupational road safety we need to;

1. Assess our work activity to identify where and when workers may be exposed to hazards and risks on account of occupational road use.
2. Assess specific occupational road use risks to our workforce.
3. Involve the workforce in these assessments and in the identification of appropriate control measures.
4. Identify the control measures already in place and any additional measures that may be required. Refer to government and road safety organisations’ published guidance.
5. Consider among other issues;
   a. Working Time regulations.
   b. Statutory limitation of commercial vehicle drivers’ hours.
   c. The positioning and security of loads – in cars, vans and large goods vehicles
   d. The length of the working day when hours driving to and from a job, visit, training course etc. is added to the time spent on the task.
   e. Schedules that don’t require excessive speed and allow time for rest breaks.
   f. Weather conditions.
   g. Allowance for rest breaks.
   h. Policy on overnight stays.
   i. Advanced driver training.
   j. Suitability of vehicles.
   k. Vehicle maintenance.
6. Develop procedures, programmes and practices tailored to our workplace.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and following any incident or injury related to occupational road use, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on occupational road safety can be found in Guidance Note 4-31.
WATER HAZARDS

We have a duty to protect our employees and others from the risks posed from water hazards.

We do this by:

- Nominating senior staff members to reduce the risks arising from the hazards associated with working near water.
- Making an assessment of the risks to our workforce from working near to water.
- Developing and implementing control measures, policies and Safe Systems of Work.
- Ensuring that the management of the policy, procedures, Safe Systems of Work and control measures relating to water hazards are undertaken by competent, trained personnel.
- Providing and using personal protective equipment.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from working near water hazards.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
WATER HAZARDS

Action Check List

To protect workers from the risks posed from water hazards we should have:

1. Assessed our work activity to identify where and when workers may be exposed to harm from water hazards.
2. Identified the control measures already in place and any additional measures that may be required.
3. Considered among other issues;
   a. Are warning signs required to alert employees, visitors and others of the presence of water hazards?
   b. Would fencing/barriers around deep water areas help to prevent people from gaining access to these areas?
   c. Does Legionella present a risk and require a statutory water treatment, testing and inspection regime at periodic intervals?
   d. Is rescue equipment such as life belts/rings required and provided at suitable locations?
   e. Are any other preventive measures required, such as inflatable life jackets, two-man working?
   f. Are there suitable emergency procedures established and are staff trained on how to follow and apply them?
   g. Is there a risk of infection from biological hazards associated with ponds etc. or waste materials and contamination?
4. Kept a written record of significant risk assessments and the control measures and systems of work adopted.
5. Records of the issue and receipt of any PPE.
6. Made sure that Managers and Supervisors understand the procedures and arrangements. Considered whether they needed any training.
7. Explained our system and arrangements to the workforce, ensured they are understood and provided further training where necessary.
8. Reported any incidence of a reportable injury or disease to the Enforcing Authorities.
9. Arranged to monitor and review the operation of this procedure from time to time and whenever an employee is harmed as a result of working near water hazards, making changes to the procedure identified as necessary or beneficial.

Information and advice on managing the risks from water hazards can be found in Guidance Note 4-33.
SAFETY IN FOOD PREPARATION ENVIRONMENTS

We have a duty to protect our employees and others from the hazards associated with the preparation of food.

We do this by:

- Nominating senior staff members to manage and reduce the risks created by work in food environments.
- Making an assessment of the risks from working in food environments to our workforce and others.
- Developing and implementing control measures, policies and Safe Systems of Work.
- Ensuring that the policies, procedures, Safe Systems of Work and control measures relating to safety in food premises are managed by competent, trained personnel.
- Implementing housekeeping, cleaning and maintenance regimes.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from working in food environments.

The personnel responsible for safety in food environments are identified within the Responsibility Table of our Health and Safety Policy.
SAFETY IN FOOD PREPARATION ENVIRONMENTS

Action Plan

To protect workers and others from the risks of working in a food environment we need to:

1. Make an assessment of the risks from all activities associated with the preparation of food and ensure that adequate control measures are put in place and communicated to our workforce.

2. Involve our workforce in making these assessments.

3. Identify the control measures already in place and any additional measures that may be required. Refer to guidance published by trade bodies, manufacturers’ information, BS, IS and CEN Standards.

4. Consider among other issues:
   a. Slips, trips and falls.
   b. Manual handling - avoid workers carrying heavy materials.
   c. Lighting - provide adequate lighting.
   d. Ventilation - provide mechanical ventilation for ovens, grills and fryers.
   e. COSHH assessments for all hazardous substances used - ensure they have been approved for use in food premises.
   f. Machinery guarding.
   g. Maintenance of gas and electrical equipment.
   h. Inspect and maintain knives, machinery, electrical equipment, and storage containers in good condition.
   i. Personal protective equipment.

5. Keep a written record of significant risk assessments and the control measures and systems of work adopted.

6. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.

7. Explain our system and arrangements to our workforce. Ensure they are understood and provide further training where necessary.

8. Implement the procedure and ensure that it is followed in practice.

9. Monitor and review the operation of this procedure periodically and after any incidents, making changes identified as necessary.

Advice and guidance on the development of food environment safety programmes can be found in Guidance Note 4-35.
SAFETY HARNESSES AND LANYARDS

We have a duty to ensure the safety of our employees when using safety harnesses and lanyard equipment for working at height.

We do this by;

- Nominating senior staff members to identify when the use of safety harnesses and lanyards is an appropriate measure to control the hazard of working at height.
- Nominating senior staff members to manage the risks involved in the use, storage, cleaning and inspection / examination of safety harnesses and lanyards.
- Assessing the risk to employees and others from the use of safety harnesses and lanyards.
- Developing and implementing control measures, procedures and safe systems of work.
- Ensuring that risk assessments are undertaken by competent, trained personnel.
- Ensuring that emergency plans are in place for every workplace where safety harnesses and lanyards are used by our workers.
- Ensuring that these plans are known and workers have had sufficient training to be able to put them into practice.
- Ensuring that regular inspections are undertaken of safety harnesses and lanyards in accordance with legislation and good practice to ensure that such equipment is ‘fit for purpose’ prior to each use. (Safety Records)
- Ensuring that employees and others use the appropriate control measures and follow procedures and safe systems of work.
- Providing and recording training. (Safety Records)
- Monitoring and reviewing our systems, using our experience of operating these arrangements we aim to make improvements to the way in which we manage the risks from the use of safety harnesses and lanyards.

The personnel responsible for the above measures are identified within the Responsibilities Table of our Health and Safety Policy.
SAFETY HARNESS AND LANYARDS

Action Plan

To ensure the safety of our employees and others whilst working with safety harnesses and lanyard equipment at height we need to;

1. Remember that the use of safety harnesses and lanyards is only appropriate where other precautions to prevent falls from height cannot be used.
2. Assess our work activity to identify when and where workers may need to use safety harnesses and lanyard equipment.
3. Where hazards and risks from work at height are identified and the use of safety harnesses and lanyard equipment is appropriate we need to identify the specific arrangements and control measures for the specific work.
4. Involve the workforce, as necessary, in these assessments.
5. Identify the control measures already in place and any additional measures that may be required. Refer to the manufacturers’ guidance, trade guidance, equipment suppliers’ guidance and British, European or Irish Standards etc.
6. Consider among other issues;
   a. Risks to operators
   b. The integrity of the equipment
   c. The provision of suitable storage for the equipment
   d. The training needs of operators, Supervisors and others
   e. The periods of inspection of the equipment
   f. A suitable inspection regime for the equipment
   g. Action to be taken when defective equipment is found
   h. The periods of useful life of the equipment
   i. Replacement of the equipment
   j. Risks to persons other than the operators
   k. The effect of wearing and use of the equipment in terms of restrictions to the operators
   l. An emergency plan including rescue arrangements designed to recover a casualty within 10 minutes.
7. Develop procedures, programmes and practices tailored to safe work at height.
8. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
9. Explain these arrangements to the workforce. Ensure that operators understand them and provide further training where necessary particularly in relation to the use and inspection of safety harnesses and lanyard equipment.
10. Implement procedures and ensure that they are followed in practice.
11. Monitor and review the use of safety harnesses and lanyard equipment from time to time and whenever anyone is injured or suffers ill health as a result of working at height where this type of equipment has been used.

Advice and guidance on safety harnesses and lanyard equipment can be found in Guidance Note 4-37. Guidance on work at height can also be found in Guidance Notes 4-20 - Work at Height and 7-3 - Roof Work.
HAND ARM VIBRATION

We have a duty to protect our employees and others who might be affected from the ill health effects of hand arm vibration caused by the use of vibrating tools and equipment.

We do this by:

- Nominating senior staff members to manage and minimise the risk created by the use of vibrating tools and equipment.
- Making an assessment of the risks to our workforce from vibrating tools used in the course of their work.
- Developing and implementing strategies, procedures, Safe Systems of Work and control measures.
- Ensuring that the management of the strategy, procedures, Safe Systems of Work and control measures relating to hand arm vibration is undertaken by competent, trained personnel.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Undertaking Health Surveillance where this is necessary.
- Ensuring that all items of equipment are suitable for their task and subject to regular inspection by competent people.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from vibrating tools and equipment.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
HAND ARM VIBRATION

Action Plan

To protect workers and others from the risks to health from hand arm vibration we need to:

1. Consider our activities and identify where and when workers may be exposed to hand arm vibration.
2. Risk assess that work, identifying where exposure is above either the limit value or the action value set by law.
3. Where exposure is above the exposure limit take immediate steps to reduce exposure to below the limit value.
4. Identify control measures already in place and any additional measures that may be required to reduce exposure to below the limit value and so avoid risk.
5. Consider issues including;
   a. Whether the job can be automated – eliminate exposure.
   b. Whether the job can be done differently – reduce exposure.
   c. Whether the job can be rotated between workers – reduce exposure.
   d. Is the tool too powerful?
   e. Are vibration levels high because tools are not well maintained?
   f. Would a newer tool incorporate vibration reduction measures and reduce exposure?
6. Are any groups or individual workers at particular risk?
7. Is health surveillance required? If yes at what level?
8. Develop a procedure based on these considerations.
9. Explain these arrangements to our workforce. Ensure they are understood.
10. Provide training where required and information for staff nominated with responsibility.
11. Implement the procedure and ensure that it is followed in practice.
12. Report cases of HAV which result in a worker being unfit for work and which are confirmed by a medical practitioner to the Enforcing Authority.
13. Monitor and review the operation of this procedure from time to time and whenever a worker develops symptoms related to HAV exposure, making changes to the procedure identified as necessary or beneficial.

Information and advice on the control of Hand Arm Vibration can be found in Guidance Note - 5-1.
WHOLE BODY VIBRATION

We have a duty to protect our employees and others who might suffer from the effects of whole body vibration caused by the use of mobile and fixed work equipment.

We do this by;

- Nominating senior staff members to identify and minimise the risk from the use of vibrating work equipment.
- Making an assessment of the risks to our workforce from whole body vibration caused by the use of mobile and fixed work equipment in the course of their work.
- Developing and implementing strategies, procedures, Safe Systems of Work and control measures.
- Ensuring that the management of the policy, procedures, Safe Systems of Work and control measures relating to whole body vibration is undertaken by competent, trained personnel.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Undertaking Health Surveillance where this is necessary.
- Ensuring that all items of equipment are suitable for their task and subject to regular inspection by competent people.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the vibration risks from mobile and fixed equipment.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
WHOLE BODY VIBRATION

Action Plan

To protect our workers from the ill health effects of whole body vibration we need to;

1. Consider our activities and identify where and when workers may be exposed to whole body vibration.

2. Risk assess that work, identifying where exposure is above either the limit value or the action value set by law.

3. Where exposure is above the exposure limit take immediate steps to reduce exposure to below the limit value.

4. Identify control measures already in place and any additional measures that may be required to reduce exposure below the action value and avoid risk.

5. Consider issues including:
   a. Whether the job can be automated – eliminate exposure.
   b. Whether the job can be done differently – reduce exposure.
   c. Whether the job can be rotated between workers – reduce exposure.
   d. Are vibration levels high because plant is not well maintained?
   e. Would newer equipment have anti-vibration properties and reduce exposure?

6. Are any groups or individual workers at particular risk?

7. Is health surveillance required? If yes at what level?

8. Develop a procedure based on these considerations.

9. Explain these arrangements to our workforce. Ensure they are understood.

10. Provide training where required and information for staff nominated with responsibility.

11. Implement the procedure and ensure that it is followed in practice.

12. Report cases of whole body vibration which result in a worker being unfit for work and which are confirmed by a medical practitioner to the Enforcing Authority.

13. Monitor and review the operation of this procedure from time to time and after any identified case of whole body vibration syndrome, making changes identified as necessary.

Information and advice on the elimination and control of whole body vibration can be found in Guidance Note 5-2.
WORKING TIME, NIGHT WORK AND SHIFT WORKING

We have a duty to take account of the hazards and risk of long working hours, night and shift work and to ensure the health and safety of members of our workforce who work at night and on shifts.

We do this by:

- Nominating senior staff members to coordinate and manage hours of work and safe shift working activity on site.
- Identifying the hazards and risks that shift working may pose to our workforce.
- Developing and implementing strategies, procedures etc.
- Ensuring that the development of the strategies and procedures relating to shift working are undertaken by competent, trained personnel.
- Ensuring that Managers, employees and others follow our procedures and rules.
- Providing and recording relevant training.
- Monitoring hours of work and shift work patterns.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from shift working.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
WORKING TIME, NIGHT WORK AND SHIFT WORKING

Action Plan

To set up a system for taking account of the hazards and risk of long working hours, night and shift work and to ensure the health and safety of members of our workforce, including those who work at night and on shifts we need to;

1. Ensure that the people nominated with responsibility for these arrangements have the knowledge and experience to operate the system effectively.
2. Provide suitable training for those who don’t.
3. Create the system and make sure it is known to all members of our workforce.
4. Consider as part of the system issues including;
   a. The well being of workers employed to work on shift systems which start or finish beyond the normal working day.
   b. Whether any of our workers are particularly vulnerable, e.g. young people, older people, new and expectant mothers.
   c. Whether health surveillance may be necessary or desirable.
   d. Whether early finishes or late starts put workers at additional risk from break-in or robbery.
   e. First aid cover, emergency cover.
   f. Security, lighting.
   g. Senior management availability.
   h. Welfare facilities, temperature, food, drink etc.
   i. Communications - shift to shift issues and problems.
   j. Shift handover arrangements.
5. Involve workers in developing procedures based on these considerations.
6. Keep a written record of significant risk assessments, the control measures and systems of work adopted.
7. Make sure that Managers and Supervisors understand the procedures. Consider whether they need any training.
8. Explain these arrangements to our workforce. Ensure they are understood and provide training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and after any report of a worker developing or suffering ill health as a result of long working hours or shift work, make changes identified as necessary or beneficial.

Advice and guidance on working time, night work and shift working can be found in our Guidance Note 5-5 – Shift Working.
LEPTOSPIROSIS

We have a duty to protect the safety, health and welfare of our employees or others who may be affected by our work activities from the risk of leptospirosis infection as a result of working with cattle, and where they might be exposed to material contaminated with urine from rats and small mammals.

We do this by:

- Nominating senior staff members to identify and manage our control measures.
- Making an assessment of the risks of leptospirosis to our workforce.
- Developing and implementing policies, Safe Systems of Work and control measures.
- Ensuring that the development of the policy, procedures, Safe Systems of Work and control measures relating to leptospirosis are made by informed and competent staff.
- Adopting thorough cleaning regimes with arrangements to clear spillages and vermin control.
- Providing personal protective equipment and suitable welfare facilities.
- Employees and others adhering to policies, procedures, Safe Systems of Work and control measures.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from leptospirosis.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
LEPTOSPIROSIS
Action Plan

To protect the health, safety and welfare of our workers and others from the risk of work-related leptospirosis we need to;

1. Assess the risk of leptospirosis to our staff.
2. Consider the arrangements we have in place to protect the health, safety and welfare of workers who work with cattle, pigs, in places likely to be infested by rats, mice and small mammals or dogs, or alongside canals and slow moving waterways.
3. Identify any workers who may be at particular risk.
4. Consider whether additional control measures are required.
5. Consider among other relevant issues;
   a. The job;
   b. Contact and potential for contact with infected materials;
   c. Elimination of the risk – pest control measures if appropriate;
   d. Work instructions;
   e. Personal protective equipment;
   f. Welfare arrangements – access to good washing facilities;
   g. Welfare arrangements – rest and meal breaks; and
   h. First aid arrangements.
6. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
7. Involve workers in developing a procedure based on these considerations.
8. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
9. Explain these arrangements to our workforce. Ensure they are understood and provide further training where necessary.
10. Implement the procedure and ensure that it is followed in practice.
11. Monitor and review the operation of this procedure from time to time and after any report of a worker suffering or suspected of suffering from leptospirosis, make changes identified as necessary or beneficial.
12. Report medically confirmed cases of leptospirosis to the Enforcing Authority.

Information and advice about health and safety on this subject can be found in our Guidance Note 5-8 - Leptospirosis.
MANUAL HANDLING

We have a duty to ensure the safety, health and welfare of our employees and others who enter our premises from the risks present in manual handling activities.

We do this by:

- Nominating senior staff members to manage and identify load or lifting hazards.
- Making an assessment of the risks from manual handling to our workforce.
- Developing and implementing procedures and systems of work to reduce the risks from manual handling operations in the course of our business.
- Ensuring that any Manual Handling Risk Assessments are undertaken by competent, trained personnel.
- Eliminating the need for manual handling through the introduction of mechanical handling equipment or other alternatives where this is reasonably practicable.
- Regularly inspecting the premises to identify any new processes, personnel or changes to the building’s structure which would trigger the need for re-assessment.
- Employees and others adhering to the contents of procedures, control measures and Safe Systems of Work.
- Providing and recording job-based training for employees with manual handling tasks.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from manual handling.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
MANUAL HANDLING

Action Plan

To protect our workforce and others from the risk of injury while manual handling loads we need to;

1. Assess the risks to our workforce from handling loads. This includes lifting and carrying as well as pushing and pulling loaded containers.
2. Have a nominated Manager to lead the process.
3. Consider;
   a. What we have to move - its size and shape.
   b. The weight.
   c. The frequency.
   d. Which of our workforce is involved? Do some handle loads more frequently than others?
   e. Can we reduce the need for movement? Are there mechanical aids we could use? Can we use them?
   f. Can we adapt our processes to reduce the risk?
   g. Have our workforce been trained in manual handling techniques for the products and goods that they handle in the course of their work?
   h. Where team lifting is employed have the workers been trained in the same system?
   i. Are the floors suitable and maintained for the work that goes on?
   j. Are there extremes of temperature?
   k. Are any groups or individual workers at particular risk?
   l. Is health surveillance required? If yes at what level?

4. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
5. Involve workers in developing a procedure based on these considerations.
6. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
7. Explain these arrangements to our workforce. Ensure they are understood and provide further training where necessary.
8. Implement the procedure and ensure that it is followed in practice.
9. Monitor and review the operation of this procedure from time to time and after any ill health or back injury, making changes identified as necessary
10. Where employees are injured in an accident involving manual handling or are diagnosed with ill-health on account of manual handling at work report, to the enforcing authorities, those cases that fall into a reportable category. (Guidance Note 1-3 explains what is reportable).

Information and advice, including a template for Manual Handling Risk Assessments, can be found in our Guidance Note 5-9 – Manual Handling.
DISPLAY SCREEN EQUIPMENT

We have a duty to protect the safety, health and welfare of our workforce from the risk involved in the use of display screen equipment (DSE).

We do this by:

- Nominating senior staff members to identify and reduce risks from the use of display screen equipment.
- Assessing the risks from display screen equipment to each member of our workforce who uses them.
- Developing and implementing control measures, policies and Safe Systems of Work.
- Ensuring that the management of the policy, procedures, Safe Systems of Work and control measures relating to the use of display screen equipment are undertaken by competent, trained personnel.
- Providing and using personal protective equipment where appropriate.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from display screen equipment.

The personnel responsible for the DSE assessment process and these measures are identified in the Responsibility Table of our Health and Safety Policy.
DISPLAY SCREEN EQUIPMENT

Action Plan

To protect workers from the risks from display screen equipment we need to:

1. Appoint a member or members of staff to receive training to become a competent and qualified assessor for display screen equipment.
2. Assess our work activity to identify where and when workers use display screen equipment.
3. Ensure all display screen users complete a Self-Assessment Questionnaire which can be found in Guidance Note 5-11.
4. Identify any workers with health issues that make them particularly susceptible to problems in using display screen equipment.
5. Identify the control measures already in place and any additional measures that may be required.
6. Consider the issues, including;
   a. Furniture
   b. Screen size
   c. Lighting; reflections and glare
   d. Rest breaks; rotating work activity
   e. Eye sight tests
   f. Home and off-site users of display screen equipment
   g. Self-assessments and follow-up.
7. Keep a written record of all risk assessments, whether self-assessments or assessments by trained assessors and the control measures and systems of work adopted.
8. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
9. Explain our system and arrangements to the workforce. Ensure they are understood and provide further training where necessary.
10. Implement the procedure and ensure that it is followed in practice.
12. Monitor and review the operation of this procedure from time to time and whenever an employee develops a display screen equipment related illness, make changes to the procedure identified as necessary or beneficial.

Advice and guidance on health, safety and welfare in the use of display screen equipment can be found in Guidance Note 5-11.
LEGIONELLA CONTROL

We have a duty to protect the health of our workforce and others affected by our activities from the risk of infection by Legionella Pneumophila from our hot water and cooling systems. We have to assess the risk of infection and attempt to eliminate that risk or implement suitable control measures.

We do this by:

- Nominating senior staff members to manage water sources within our premises and to reduce the risks posed by legionella.
- Making an assessment of the risks from legionella to our workforce and others.
- Developing and implementing control measures, policies and Safe Systems of Work.
- Ensuring that the management of the policy, procedures, Safe Systems of Work and control measures relating to Legionella are undertaken by competent, trained personnel.
- Ensuring that the correct testing and treatment regimes are implemented and recorded in accordance with prescribed legislation.
- Providing and using personal protective equipment.
- Managing our activities to ensure that employees and others use the control measures provided and follow our policies, procedures and Safe Systems of Work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from legionella.

The personnel responsible for the above measures are identified in the Responsibility Table of our Health and Safety Policy.
LEGIONELLA CONTROL

Action Plan

To protect the health of our workforce and others from the risks of Legionella Pneumophilia from our hot water and cooling systems we need to:

1. Appoint a responsible person to coordinate our approach and take day-to-day responsibility for the control and identification of risks from legionella.
2. Ensure that they have sufficient information, training and competence for the task.
3. Consider our activities and identify where and when workers and others may be exposed to the risk of legionella infection.
4. Assess our hot water and cooling systems for risks to health.
5. Consider if exposure can be eliminated; or how to control and manage the continuing risks.
6. Identify any control measures already in place and any additional measures that may be required to avoid or reduce risk.
7. Considerations should include;
   a. Do we have any cooling towers; are they open or closed?
   b. Do we have extensive hot water systems?
   c. Do we store hot water above or below 60°C?
   d. Does the hot water system have any ‘dead legs’ or rarely used outlets?
   e. Have we tested for the presence of legionella? Who makes the tests, how often?
   f. Are the testers competent and the results valid?
   g. Do we treat the water systems to control legionella?
   h. Can we eliminate the risks? How should we control the risks?
8. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
9. Develop a procedure based on these considerations.
10. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
11. Explain our system and arrangements to the workforce. Ensure they are understood and provide further training where necessary.
12. Implement the procedure and ensure that it is followed in practice.
14. Monitor and review the operation of this procedure from time to time and whenever an employee develops legionella, and make changes to the procedure identified as necessary or beneficial.

Advice and guidance on the control of legionella can be found in Guidance Note 5-12.
USE OF CHEMICAL AGENTS AND SUBSTANCES

We have a duty to ensure the safety, health and welfare of our employees and others who may be affected by our work activities from the harmful effects of exposure to hazardous substances in the course of our business.

We do this by:

- Nominating senior staff members to identify chemical agents or hazardous substances encountered in the course of our business and the hazards posed by them.
- Developing and implementing risk assessments, procedures or Safe Systems of Work and control measures.
- Ensuring that any risk assessments are undertaken by competent, trained personnel.
- Employees and others adhering to the contents of the developed procedures, control measures and Safe Systems of Work.
- Providing safe equipment for use with hazardous substances.
- Providing sufficient personal protective equipment.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from chemical substances.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
USE OF CHEMICAL AGENTS AND SUBSTANCES

Action Plan

To protect our employees and others who may be affected by our work activities from the harmful effects of exposure to chemical and hazardous substances in the course of our business we need to;

1. Make an inventory of every hazardous substance used in the course of our business and those that could be generated as a by-product of our business processes.
2. Assess the hazardous substances we use and encounter and the risks that they pose to health and safety because of the quantities to which people are exposed or the way that we use them.
3. Assess or measure the levels of hazardous substances to which our workforce is exposed.
4. Identify the control measures that we should adopt.
5. Consider relevant matters including;
   a. What hazardous substances do we use?
   b. Are any hazardous substances created by the work we do?
   c. Who might be exposed?
   d. Where and when?
   e. What are the levels they are exposed to?
   f. How does this compare with the Workplace Exposure Limits?
   g. Can we eliminate the risk entirely?
   h. How do we reduce exposure?
   i. What control measures are appropriate?
6. Record details of our assessments, measurements, results and any controls subsequently introduced.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Inform, instruct and train workers about the hazardous substances we use, the risks, exposure levels in the workplace and any control measures introduced.
9. Implement the procedure and ensure that it is followed in practice.
11. From time to time check that the control measures are still working and that exposure levels are being controlled below the Workplace Exposure Limit.
12. Monitor and review the operation of this procedure from time to time and whenever hazardous substances give rise to incident, injury or ill-health, making changes to the procedure identified as necessary or beneficial.

Advice on controlling exposure to chemical substances can be found in Guidance Note 5-14.
HORTICULTURAL CHEMICALS AND SUBSTANCES

We have a duty to protect the safety, health and welfare of our workers and others who might be affected by the way in which we use horticultural chemicals, pesticides and other substances in our business activities.

We do this by:

- Nominating senior staff members to identify the horticultural chemicals and pesticides used and their storage requirements.
- Making an assessment of the risks from horticultural chemicals and pesticides to our workforce and others.
- Ensuring that we only use approved horticultural chemicals and pesticides.
- Developing and implementing risk assessments, procedures, Safe Systems of Work and control measures.
- Ensuring that the equipment used in dispensing, storing or applying horticultural chemicals and pesticides is adequate and suitable for its purpose.
- Ensuring that the risk assessments are undertaken by competent, trained personnel.
- Employees and others adhering to procedures, control measures and Safe Systems of Work.
- Providing adequate and sufficient personal protective equipment to employees.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from horticultural chemicals and pesticides.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
HORTICULTURAL CHEMICALS AND SUBSTANCES
Action Plan

To protect the safety, health and welfare of our workers and others who might be affected by the way in which we use horticultural chemicals, pesticides and other substances in our business activities we need to;

1. Make an inventory of horticultural chemicals and pesticides used within our business.
2. Assess the potential risks from each of those substances, identifying those which are hazardous, those which are not and check that all continue to be licensed for use.
3. Assess the hazardous horticultural chemicals and pesticides for the risks that they pose to health and safety because of the quantities that we use and or the way that we use them.
4. Identify the control measures already in place and any additional measures that may be required.
5. Consider matters including;
   a. What hazardous horticultural chemicals and pesticides do we use?
   b. Do we have to use them? Are there less hazardous alternatives?
   c. Do we use them for the purposes for which they are approved?
   d. Where and when?
   e. Should operators be trained to DEFRA standards? Are they?
   f. Do we provide personal protective equipment?
   g. Are washing facilities satisfactory?
   h. Are arrangements for decontaminating, drying and storage of PPE adequate?
6. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Explain our system and arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time making changes to the procedure identified as necessary or beneficial.

Advice on controlling exposure to horticultural chemicals and pesticides can be found in Guidance Note 5-15.
We have a duty to ensure that the presence of ACMs in our buildings is known and that they are managed so that users of the buildings and contractors working on the buildings are not exposed to the health risks associated with asbestos. We also need to be able to identify, manage and control exposure to asbestos containing materials when we work at customers’ worksites.

An asbestos survey carried out on our behalf has shown that asbestos containing materials (ACMs) are present in the building structure.

In the course of our business our workforce is unlikely to come into contact with any asbestos or asbestos containing materials.

We need to control this potential hazard and we do this by;

- Making information about the presence of ACMs on our premises available to our workforce.
- Developing an Asbestos Management Plan.
- Arranging work activities to avoid the disturbance of ACMs.
- Making sure that our workers are trained and able to assess and identify materials that might contain asbestos, and that they know what to do if they come across them.
- Seeking, as a matter of course, information from businesses on whose premises or on whose behalf we work about the potential presence of asbestos containing materials and their Asbestos Management Plan.
- Nominating senior staff members to manage this process and to develop and implement procedures, Safe Systems of Work and control measures.
- Employees and others adhering to the contents of procedures, control measures and Safe Systems of Work.
- Employing competent trained personnel.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from asbestos.

The personnel responsible for the asbestos register and all of the above measures are identified within the Responsibility Table of our Health and Safety Policy.
ASBESTOS AT WORK
Duty to Identify, Control and Manage
Action Plan

To protect our workforce from the risk of exposure to asbestos from asbestos containing materials whilst at work we need to;

1. Make sure that all ACMs on our worksite are marked and that our workforce is aware of their presence.
2. Develop an Asbestos Management Plan. Explain its contents to our workforce and make it available to any contractors who come onto our premises to work.
3. Ask our clients for an Asbestos Management Plan or similar information, at all other business premises where we work and where asbestos containing materials may be present.
4. In every case we need to assess the risks to our workforce and others. Make sure positive information and a safe system of work are given to our workforce.
5. When developing an Asbestos Management Plan consider:
   a. Leaving it alone and marking its presence.
   b. Sealing or protecting it and marking its presence.
   c. Repairing damaged materials, sealing them and marking their presence.
   d. Stripping out and removing the ACMs.
6. Make sure that all our trade workers are trained and able to spot potentially asbestos containing materials – especially when working in domestic situations.
7. Authorise our workers to stop work and call for advice when they discover materials that they suspect of containing asbestos.
8. Use licensed contractors for work involving the protection and removal of damaged ACMs.
9. Explain our arrangements to supervisors and workers and inform any person likely to disturb asbestos or ACMs of its location. Ensure they are understood.
10. Provide training where required and information for staff nominated with responsibility.
11. Implement the procedure and ensure that it is followed in practice.
12. Monitor and review the condition of known ACMs from time to time; taking action to deal with any damage that is observed.
13. Amend the asbestos survey whenever asbestos containing materials are removed and if other previously unrecognised ACMs are found.
14. Review the operation of this procedure at least annually.

Information and advice on the control and management of asbestos in buildings can be found in Guidance Note - 5-16.
CONTROL OF NOISE AT WORK

We have a duty to protect the hearing of our workforce and others who might be affected by exposure to excessive levels of noise from our work activities.

We do this by:

- Nominating senior staff members to identify where we need to take action and to manage the action we need to take.
- Assessing the risks to employees and others from work related noise.
- Taking measurements of exposure to noise to identify where statutory action levels apply.
- Developing and implementing control measures, strategies, procedures and Safe Systems of Work.
- Undertaking hearing surveillance if identified as appropriate.
- Ensuring that employees and others adhere to procedures and Safe Systems of Work.
- Providing adequate personal protective equipment.
- Providing and recording relevant training for employees.
- Ensuring that all items of equipment are suitable for their task and subject to regular maintenance and noise inspections by competent engineers.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks from noise.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
CONTROL OF NOISE AT WORK

Action Plan

To ensure the safety of our employees and others whilst working in areas where they could be exposed to excessive noise levels we need to;

1. Assess our work activity to identify where and when workers or others may be exposed to noise levels identified as harmful to hearing.
2. Arrange for measurements of actual noise levels to inform how the issue is managed.
3. Where a risk of hearing damage is identified assess workers’ exposure to those noise levels and identify where action is required.
4. Involve the workforce in these assessments and in the identification of noise controls – noise reduction measures and/or the use of hearing protection.
5. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.
6. Consider among other issues;
   a. First Action Level, Second Action Level, Peak Exposure Value.
   b. Regular maintenance of machinery can reduce noise emissions.
   c. Reduction of noise at source.
   d. Attach deadening to panels etc. that amplify or reflect sound.
   e. Install sound absorbing materials.
   f. Replace ageing noisy equipment with new silenced equipment.
   g. Isolate noise sources.
   h. Warning signs
   i. Audiometry
   j. Hearing protection.
7. Develop procedures, programmes and practices tailored to our workplace.
8. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
9. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
10. Implement the procedure and ensure that it is followed in practice.
11. Monitor and review the operation of this procedure from time to time and whenever anyone reports hearing damage, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on the control of noise can be found in Guidance Note 5-17.
STRESS IN THE WORKPLACE

We recognise that we have a duty to take action to reduce and where reasonably practicable to eliminate ill health which is caused by work related stress.

We do this by;

- Nominating senior staff members to consider and manage the issue of work related stress.
- Developing and implementing a policy for identifying and managing work related stress.
- Involving our workforce in the development of this policy and our procedures.
- Providing information about the policy to all workers.
- Training Managers and Supervisors to recognise symptoms of work related stress.
- Ensuring that the policy is adopted and followed.
- Ensuring employees know what to do if they suspect they, or a colleague, are suffering from stress.
- Providing counselling or occupational health services and support.
- Monitoring and reviewing the policy and procedures; using our experience of operating these arrangements we aim to make improvements to the way we manage ill health caused by work related stress.

The personnel responsible for monitoring and implementing the above policy are identified in the Responsibility Table of our Health and Safety Policy.
STRESS IN THE WORKPLACE

Action Plan

To protect our workforce from ill health caused by work related stress we need to;

1. Assess our work activities to identify where and when workers or others may experience unacceptable levels of work related stress.
2. Prepare a stress policy and plan of action when a worker is identified as suffering ill health on account of work related stress.
3. Involve the workforce in developing the policy and plan of action.
4. Identify any control measures already in place and the additional measures or actions that may be required. Refer to published trade guidance and advice.
5. Consider among other issues;
   a. The outward signs of stress;
      i. emotional. Fatigue, anxiety, poor motivation in general.
      ii. cognitive. Making mistakes, having accidents.
      iii. behavioural. Deteriorating relationships with colleagues, irritability, indecisiveness, absenteeism, excessive smoking, excessive drinking, overeating etc.
      iv. physiological, Increased complaints about health - headaches, dizziness etc.
   b. Stress risks assessments.
   c. Support to an employee who is experiencing stress whether work related or not e.g. following a bereavement or separation.
   d. The effect of new or changed roles without adequate training.
   e. The effect of poor communication during times of change
   f. Excessive workloads, long working hours, unsocial hours.
   g. Working alone
   h. Employees having to cover for the poor performance or attendance of colleagues.
      i. Do employees have developmental opportunities.
      j. Bullying and harassment by Managers, Supervisors and colleagues.
6. Develop procedures, programmes and practices tailored to our workplace.
7. Make sure that Managers and Supervisors understand the policy and procedure. Consider whether they need any training.
8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the policy and procedure and ensure that it is followed in practice.
10. Monitor and review the operation of the policy and procedure from time to time and following any case of ill health caused by work related stress, making changes to the procedure identified as necessary or beneficial.
Further advice and information on work related stress can be found in Guidance Note 5-18.
AGGRESSION AND VIOLENCE

We recognise that we have a duty to take action to reduce so far as is reasonably practicable the risk of aggression and violence to our workforce whilst at work which arise from clients and/or the nature of our work.

We do this by:

- Nominating senior staff members to consider and manage the issue of aggression and violence at work.
- Developing and implementing a policy for identifying and managing work where there are risks of aggression and violence.
- Involving our workforce in the development of this policy and our procedures.
- Providing information about the policy to all workers.
- Training Managers and Supervisors to recognise work activities and locations where there are higher than normal risks of work related violence and aggression.
- Ensuring that the policy is adopted and followed.
- Ensuring employees know what to do if they suspect they, or a colleague, are under threat of violence or aggression at work.
- Providing counselling or occupational health services and support.
- Monitoring and reviewing the policy and procedures; using our experience of operating these arrangements we aim to make improvements to the way we manage the risk of injury or ill health caused by work violence and aggression.

The personnel responsible for monitoring and implementing the above policy are identified within the Responsibility Table of our Health and Safety Policy.
AGGRESSION AND VIOLENCE

Action Plan

To protect our workforce from injury or ill health caused by violence and aggression at work we need to;

1. Assess our work activities to identify where workers may be subjected to violence or aggression from clients or other people as a result of their work activities.

2. Prepare a policy and plan of action to deal with aggression and violence at work.

3. Involve the workforce in developing the policy and plan of action.

4. Identify any control measures already in place and the additional measures or actions that may be required. Refer to published trade guidance and advice. Take advice from the Police.

5. Consider among other issues;
   a. Recognising where and why workers may be at risk.
   b. Systems to allow the reporting of aggression and threats of violence at work.
   c. Handling incidents – calling the police.
   d. Security screens and alarms.
   e. Workplace layout – make it difficult for aggressors to reach workers.
   f. Lone working and security for workers off site.
   g. Training workers to identify the early signs of aggressive behaviours and conflict management techniques.
   h. Counselling.
   i. Special arrangements for dealing with clients and people known to be aggressive or a risk to staff.

6. Develop procedures, programmes and practices tailored to our workplace.

7. Record details of our assessment, the controls in force and additional measures planned.

8. Make sure that Managers and Supervisors understand the policy and procedure. Consider whether they need any training.

9. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.

10. Implement the policy and procedures and ensure that it is followed in practice.

11. Monitor and review the operation of the policy and procedure from time to time and following any case of injury or ill health caused by aggression or violence at work, making changes to the procedure identified as necessary or beneficial.

Further advice and information on work related aggression and violence can be found in Guidance Note 5-19.
LOCAL EXHAUST VENTILATION

We have a duty to ensure that where employees are likely to be exposed to substances or agents that are a risk to their health, steps must be taken to reduce that exposure to as low a level as is reasonably practicable. Local Exhaust Ventilation (LEV) can help to reduce the level of exposure.

We do this by;

- Nominating senior staff members to coordinate and manage the implementation and maintenance of LEV.
- Reviewing our arrangements and procedures for the management of hazardous substances and risk to identify where existing controls are not sufficient to protect workers or others from the risk of ill health.
- Identifying where LEV is required to reduce risk to an acceptable level or provide further protection.
- Assessing the suitability and adequacy of the LEV supplied for use.
- Explaining the need for and the correct use of LEV to the workforce.
- Making sure that Managers and Supervisors know why and when LEV is required
- Providing facilities for the cleaning and maintenance of LEV.
- Providing and recording relevant training.
- Monitoring and reviewing the policy and procedures; using our experience of operating these arrangements we aim to continuously improve and reduce the incidence of work related ill health.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
LOCAL EXHAUST VENTILATION

Action Plan

To set up an LEV system we need to;

1. Assess our work activities to identify where and when workers or others may be exposed to risks to health that are not adequately controlled at source.

2. Remember that LEV should only be considered when we are unable to control the hazard and risk by other reasonably practicable means.

3. Consider among other issues;
   a. elimination of the hazardous substances being used or the process which creates them.
   b. replacement of hazardous substances with less hazardous alternatives.
   c. a reduction in the size of the source.
   d. reducing the number of employees involved with the process.
   e. modification of the process to reduce the duration or frequency of emission.
   f. containment of the process which releases the contaminants

4. Ensure the LEV chosen is suitable for the workplace and the requirements.

5. Ensure there are suitable arrangements for the maintenance and repair of the LEV system.

6. Make sure employees know how to use the LEV by providing adequate training.

7. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.

8. Arrange for the regular examination and testing of the LEV.

9. Implement the procedure and ensure that it is followed in practice.

10. Monitor and review the operation of this procedure from time to time, making changes to the procedure identified as necessary or beneficial.

Information and advice on LEV systems can be found in Guidance Note 5-21.
WORK WITH CHILDREN

We have a duty to protect our workforce and others from the risks created during work with children.

We do this by;

- Nominating senior staff members to identify hazards and risks and manage work with children safety.
- Assessing the risks created by work with children.
- Developing and implementing control measures, procedures and Safe Systems of Work.
- Ensuring that the management of the policy, procedures, Safe Systems of Work and control measures relating to work with children are undertaken by competent, trained personnel.
- Providing and using safe play equipment and where required personal protective equipment.
- Ensuring that risk assessments are completed by competent, trained personnel.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks associated with work with children.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
WORK WITH CHILDREN
Action Plan

To protect children and our workers from the hazards of work with children we need to:

1. Assess the work involved and identify areas where children and others could be harmed.
2. Identify the control measures already in place and any additional measures that may be required.
3. Consider;
   a. Play equipment – is it suitable and regularly maintained?
   b. Facilities (toilets etc.) – are they safe, clean and well-maintained?
   c. Biological hazards from contact with bodily fluids or children with infectious conditions.
   d. Accidents and illness in children – procedures for dealing with this, contacting parents, emergency assistance etc.
   e. Any food consumed – is it safely stored?
   f. Potential for verbal or physical abuse from parents and guardians and children.
   g. Preparation of food – is it carried out safely?
   h. Hazards involved in maintenance and cleaning.
4. Keep a written record of significant risk assessments and the control measures and systems of work adopted.
5. Make sure that relevant Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
6. Implement the procedure and ensure it is followed in practice.
7. Monitor and review the operation of this procedure from time to time and whenever an incident occurs, make changes to the procedure identified as necessary or beneficial.

Information and advice on the control of risks from work with children can be found in Guidance Note 6-14.
CONTRACTOR CONTROL AND MANAGEMENT

To enhance the safety of our workforce and others, we implement effective methods to reduce the risks presented by the use of contractors and subcontractors.

We ascertain the competence of contractors and subcontractors and ensure our employees and others are adequately protected from the risks posed by situations where these groups are engaged and put systems into place to achieve this.

We do this by:

- Nominating senior staff members to coordinate and plan the selection of suitable, competent contractors or subcontractors.
- Requesting and reviewing the suitability and adequacy of the health and safety documentation submitted by the contractor or subcontractor.
- Checking the competence of contractors and subcontractors.
- Requesting a 'method statement' for the work.
- Ensuring that contractors and subcontractors adhere to their method statement and safety documentation.
- Ensuring that the contractors or subcontractors are aware of the procedures and risk assessments for any of our work processes that may affect them.
- Ensuring that contractors and subcontractors comply with our site specific company rules (Safety Records).
- Ensuring that any equipment used is inspected and tested at frequencies defined within current legislation and evidence of this can be supplied (Safety Records).
- Reviewing our own and contractors’ systems.

The personnel responsible for the overseeing of contractors and subcontractors and the measures above are identified within the Responsibility Table of our Health and Safety Policy.
CONTRACTOR CONTROL AND MANAGEMENT

Action Plan

To ensure the safety of our employees and others when we have contractors working on our premises we need to be sure of their ability to control of health and safety from their work. We need to:

1. Assess the hazards and risks to our workforce that may be created by contractors working on our premises.
2. Assess the hazards and risks to the contractors from their presence on our premises.
3. Involve the workforce and the contractors in these assessments and in the identification of appropriate control measures.
4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance, published Standards, etc.
5. Consider among other issues;
   a. What will the contractor be doing? Where will they be doing it and when?
   b. Does this put any of our staff at risk? Will our processes put the contractor or their staff at risk?
   c. Should the contractor work only when our workforce is not present?
   d. What knowledge do we have of the contractor’s ability to manage health and safety?
   e. Do we need to ask them to complete a pre-contract questionnaire or a method statement for the work?
   f. Will they provide their own equipment - do they expect to use any of ours?
   g. Will any plant they bring on site present risk to our workforce?
   h. Does the place where the contractors will be working need to be fenced off to protect them from our work activities or vice versa?
   i. Are their workers trained and competent?
   j. Will the contractor’s workers understand our rules, instructions and signs?
   k. How well the contractor manages staff working on our site.
6. Develop procedures, programmes and practices for the times when contractors are working on our premises.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and following any incident, injury or case of ill health, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on health and safety during contract work can be found in Guidance Note 7-2.
ROOF WORK

When we carry out roof work we have a duty to ensure the health, safety and welfare of our workforce and others who might be affected by our activities.

We do this by:

- Nominating senior staff members to be responsible for managing and coordinating safety during roof work.
- Assessing the risks to our workforce and others from roof work.
- Developing and implementing control measures, procedures and Safe Systems of Work.
- Managing roof work, using control measures and following our procedures and Safe Systems of Work.
- Allowing only competent trained workers to carry out roof work.
- Providing and recording relevant training.
- Monitoring and reviewing our systems; using our experience of operating these arrangements we aim to make improvements to the way we manage the risks associated with roof work.

The personnel responsible for the above measures are identified within the Responsibility Table of our Health and Safety Policy.
ROOF WORK
Action Plan

To ensure the safety of our employees and others whilst working in areas where they could be affected by the hazards and risks involved in roof work we need to:

1. Assess our work activity to identify where and when workers or others may be exposed to the hazards and risks of roof work.
2. Assess the risks to our workforce and others from ‘roof work’.
3. Involve the workforce in these assessments and in the identification of appropriate control measures.
4. Identify the control measures already in place and any additional measures that may be required. Refer to manufacturers’ guidance, trade guidance and British, European or Irish Standards etc.
5. Consider among other issues;
   a. Elimination of the work; does it have to be done at height?
   b. Are there alternative ways to do the job?
   c. Occasional job tasks as well as routine tasks.
   d. Use of appropriate access equipment.
   e. Weather conditions.
   f. Competency of workers.
   g. Condition of ladders and access equipment.
   h. Unexpected tasks e.g. leaking roof, overflowing gutter.
   i. Safety nets.
   j. Personal protective systems.
6. Develop procedures, programmes and practices tailored to our workplace.
7. Make sure that Managers and Supervisors understand the procedures and arrangements. Consider whether they need any training.
8. Explain these arrangements to the workforce. Ensure they are understood and provide further training where necessary.
9. Implement the procedure and ensure that it is followed in practice.
10. Monitor and review the operation of this procedure from time to time and following any incident, injury or case of ill health, making changes to the procedure identified as necessary or beneficial.

Advice and guidance on health and safety during roof work can be found in Guidance Note 7-3.
CONSTRUCTION DESIGN AND MANAGEMENT

CLIENT

We recognise that as a client for construction work (including building maintenance, refurbishment and demolition) we have specific responsibilities under the Construction (Design and Management) Regulations 2015.

We have made arrangements to comply with our legal responsibilities by:

- Nominating an individual member of senior management to take responsibility for managing each specific CDM project and notifying the enforcing authorities when a project is within the criteria for notification.
- Providing them with sufficient training and resources.
- Ensuring the appointment, in writing, of competent Principal Designers and Principal Contractors where the contract requires it.
- Monitoring and reviewing compliance with the regulations and health and safety standards on site both during and on completion of each project.
- Ensuring that site welfare facilities are in place before construction work commences.
- Ensuring that principal designers and principal contractors develop and follow pre-construction and construction phase plans.
- Maintaining a project health and safety file.

The person nominated with responsibility for overseeing this organisation’s arrangements when acting as client for construction work is identified within the Responsibility Table of our Health and Safety Policy.
CONSTRUCTION DESIGN AND MANAGEMENT
CLIENT
Action Plan

When our company is in the role of a CDM client the person we have designated to manage our input needs to ensure that;

- All relevant personnel are suitably trained and competent.
- Principal designers, designers, principal contractors and contractors we employ on the work are competent for the work expected of them.
- We co-operate and coordinate information and work with other parties involved in the construction design and management process so as to ensure the health and safety of construction workers and others who may be affected by the work.
- All identifiable hazards and risks are reported accordingly.
- The general principles of prevention are taken into account and implemented for all aspects of the work.
- A check on the competence and resources of all appointees is conducted.
- There are suitable management arrangements for the project.
- Suitable and adequate site welfare facilities are provided before work commences.
- Sufficient time and resources are allocated for all stages of the project.
- Designers and contractors are provided with pre-construction information.

When a project is notifiable under the regulations we need to take the following additional measures;

- Appoint a principal designer.
- Appoint a principal contractor.
- Ensure that the construction phase does not start until a construction plan and welfare facilities are in place.
- Provide any information we hold relating to the health and safety file to the principal designer and principal contractor.
- Retain and provide access to the health and safety file.

Advice and guidance on the Construction (Design and Management) Regulations 2015 can be found in Guidance Note 7-4.