This guidance is for those who have responsibility for the health, safety and welfare of people at work or for the safe operation of a workplace.

It provides guidance on the steps to take to try to manage risks without resorting to personal protective equipment (PPE) which should be used as a last resort. It includes details of specific areas of risk and examples of the kind of PPE to consider using where the risk cannot be adequately controlled in other ways.
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INTRODUCTION

About this book

1 This guidance provides practical advice on how you can comply with the requirements of the Personal Protective Equipment at Work Regulations 1992 as amended by the Personal Protective Equipment at Work (Amendment) Regulations 2022 (hereafter referred to as “the Regulations”). Part 1 sets out each of the Regulations, followed by relevant guidance. Part 2 includes more details of the types of PPE available, the hazards that may require PPE to be used, and advice on the selection, use and maintenance of PPE.

2 This book is for employers, workers (including employees) and relevant self-employed persons.

3 Changes in this edition include amendments:

(a) required following Regulation (EU) 2016/425\(^2\) (as incorporated into UK law), which sets out the essential health and safety requirements that must be met before PPE products can be placed on the market of Great Britain (GB). The purpose of the legislation is to ensure safe and effective products are placed on the GB market by requiring manufacturers to show how their products meet the ‘essential health and safety requirements’. The Personal Protective Equipment (Enforcement) Regulations 2018\(^3\) provide a system for the enforcement of the 2016 regulation;

(b) as a result of the Personal Protective Equipment at Work (Amendment) Regulations 2022, which created a new definition of worker to which the Regulations now apply;

(c) as a result of the Product Safety and Metrology etc. (Amendment etc.) (EU Exit) Regulations 2019 Schedule 35\(^4\) in relation to the placing of PPE on the UK market.

Involving workers

4 Workplaces where workers are involved in taking decisions about health and safety are safer and healthier. Collaboration with your workers helps you to manage health and safety in a practical way by:

(a) helping you to spot workplace risks;

(b) making sure health and safety controls are practical;

(c) increasing the level of commitment to working in a safe and healthy way.

5 Employers must consult employees in good time on health and safety matters. In workplaces where a trade union is recognised, this will be through union health and safety representatives. In non-unionised workplaces, consult either directly or through other elected representatives. It is also good practice to consult with workers who are not direct employees.

6 Consultation involves employers both giving information to employees and workers, and listening to them, taking account of what they say before making health and safety decisions. See Consulting employees on health and safety: A brief guide to the law\(^5\) and www.hse.gov.uk/involvement for more information. Issues you should consult employees and workers on include:

(a) risks arising from their work;

(b) proposals to manage and/or control these risks;

(c) the best ways of providing information and training.
PART 1 Guidance on the Personal Protective Equipment at Work Regulations 1992 (as amended)

Regulation 1 Citation and commencement

Regulation 1
(1) These Regulations may be cited as the Personal Protective Equipment at Work Regulations 1992 and shall come into force on 1st January 1993.

Regulation 2 Interpretation

Regulation 2(1)–(2)
(1) In these Regulations –

“the 1974 Act” means the Health and Safety at Work etc. Act 1974;

“employer”, in relation to a worker, means the person by whom the worker is employed under their worker’s contract;

“personal protective equipment”, unless the context requires otherwise, means all equipment (including clothing affording protection against the weather) which is intended to be worn or held by a person at work and which protects the person against one or more risks to that person’s health and safety, and any addition or accessory designed to meet that objective;

“relevant self-employed person” means a self-employed person (except a worker) who conducts an undertaking of a prescribed description for the purposes of section 3(2) of the 1974 Act;

“worker” means an individual who has entered into or works under—

(a) a contract of employment;
(b) any contract, whether express or implied and (if it is express) whether oral or in writing, whereby the individual undertakes to do or perform personally any work or services for another party to the contract whose status is not by virtue of the contract that of a client or customer of any profession or business undertaking carried on by the individual;

and any reference to a worker’s contract shall be construed accordingly.

(2) Any reference in these Regulations to—

(a) a numbered regulation or Schedule is a reference to the regulation or Schedule in these Regulations so numbered; and
(b) a numbered paragraph is a reference to the paragraph so numbered in the regulation in which the reference appears.
Personal protective equipment at work

**Relevant self-employed persons**

7 A relevant self-employed person means a self-employed person (except a worker) who conducts an undertaking of a prescribed description for the purposes of section 3(2) of the Health and Safety at Work etc Act 1974 (the HSW Act). Prescribed undertaking is defined in the Health and Safety at Work Act (General Duties of Self-Employed Persons) (Prescribed Undertakings) Regulations 2015 and relates to the kind of activities conducted (see Appendix 1).

**Regulation 3 Disapplication of these Regulations**

1. These Regulations shall not apply to or in relation to the master or crew of a sea-going ship or to the employer of such persons in respect of the normal ship-board activities of a ship’s crew under the direction of the master.

2. Regulations 4 to 12 shall not apply in respect of personal protective equipment which is –

   a. ordinary working clothes and uniforms which do not specifically protect the health and safety of the wearer;
   b. an offensive weapon within the meaning of section 1(4) of the Prevention of Crime Act 1953 used as self-defence or as deterrent equipment;
   c. portable devices for detecting and signalling risks and nuisances;
   d. personal protective equipment used for protection while travelling on a road within the meaning (in England and Wales) of section 192(1) of the Road Traffic Act 1988, and (in Scotland) of section 151 of the Roads (Scotland) Act 1984;
   e. equipment used during the playing of competitive sports.

3. Regulations 4 and 6 to 12 shall not apply where any of the following Regulations apply and in respect of any risk to a person’s health or safety for which any of them require the provision or use of personal protective equipment, namely –

   a. the Control of Lead at Work Regulations 2002
   b. the Ionising Radiations Regulations 2017
   c. the Control of Asbestos Regulations 2012;
   d. the Control of Substances Hazardous to Health Regulations 2002;
   e. the Control of Noise at Work Regulations 2005.

**Guidance 3(1)–(3)**

8 The Regulations do not apply to the following types of clothing:

   a. uniforms provided for the primary purpose of presenting a corporate image;
   b. ordinary working clothes;
   c. ‘protective clothing’ provided in the food industry, primarily for food hygiene purposes.

9 However, where any uniform or clothing protects against a specific risk to health and safety (for example, high-visibility clothing worn by the emergency services), it will be subject to the Regulations. Weatherproof or insulated clothing is subject to the Regulations if it is worn to protect workers against risks to their health or safety, but not otherwise.

**Helmets**

10 The Regulations do not cover the use of protective equipment such as cycle helmets or crash helmets worn by workers on the roads. Motorcycle crash helmets are legally required for motorcyclists under road traffic legislation, except where the motorcyclist is a turban-wearing Sikh, as section 16 of the Road Traffic Act 1988 gives that group an exemption. The Regulations do apply to the use of such equipment at work elsewhere, if there is a risk to health and safety; for example, farm workers riding motorcycles or ‘all-terrain’ vehicles (ATVs) should use crash helmets.
Part 1: Guidance on the Personal Protective Equipment at Work Regulations 1992 (as amended)

Professional sportspeople

11 The Regulations do not require professional sportspeople to use PPE such as shin guards or head protection during competition. However, they do require those using sports equipment in other work circumstances to wear PPE; for example, professional canoeing instructors should wear life jackets, stable staff should wear riding helmets, and steeplejacks should wear climbing helmets.

Risk of physical violence

12 The Regulations apply to the provision of PPE (such as helmets or body armour) where staff are at risk from physical violence. Where a risk assessment considers that personal sirens or alarms should be provided, these would be covered by the Provision and Use of Work Equipment Regulations 1998 and are not PPE.

Radiation dosemeters

13 The Regulations do not cover personal gas detectors or radiation dosemeters. Although this equipment would come within the broad definition of PPE, it is excluded as many of the Regulations would not be appropriate (for example, the fitting and ergonomic requirements of regulation 4). However, employers have a duty to provide such equipment under section 2 of the HSW Act if its use is necessary to ensure the health and safety of employees.

Application to members of the Sikh faith

14 Sections 11 and 12 of the Employment Act 1989, as amended by section 6 of the Deregulation Act 2015, provide an exemption from the need to wear head protection in any workplace (including construction sites) for turban-wearing Sikhs, with certain limited exceptions for high-risk tasks.

15 The exemption applies to any turban-wearing Sikh in the workplace whether they are a worker or not (for example, visitors). It applies solely to turban-wearing members of the Sikh faith; the exemption applies only to head protection, and Sikhs are required to wear all other necessary PPE under these Regulations.

16 Where a turban-wearing Sikh chooses not to wear head protection, the exemption includes a limitation on the liability of the dutyholder should an incident occur.

17 Employers are still required to take all necessary actions to avoid injury from falling objects by putting in place such safe systems of work, control measures and engineering solutions (for example, restricting access to areas where this may be an issue).

18 The exceptions referred to relate to certain high-risk tasks performed by individuals in occupations which involve providing an urgent response to an emergency. In these tasks, a risk assessment will have identified that head protection is essential for the protection of the individual, such as when a firefighter enters a burning building.

Application to merchant shipping

19 Sea-going ships are subject to separate merchant shipping legislation, administered by the Department for Transport, which gives protection to people on board. Regulation 3(1) disapplies the Regulations in respect of the normal shipboard activities of a ship’s crew under the direction of the master, but it does not disapply them in respect of other work activities. For example, where a shore-based contractor goes on board a ship to carry out work, that person’s activities will be subject to the Regulations within territorial waters as provided for by regulation 13. Regulation 3(1) refers to the crew of sea-going ships only. The Regulations apply to PPE used on ships that only operate on inland waters.
Guidance 3(1)–(3)

Application to aircraft

20 Aircraft are subject to these Regulations while on the ground and in airspace over Great Britain.

Application of other Regulations

21 The sets of Regulations listed in regulation 3(3) require the provision and use of certain PPE against particular hazards, and the PPE at Work Regulations do not apply where these Regulations remain in force. The PPE at Work Regulations do not apply to hearing protectors and most respiratory protective equipment (RPE). For example, a person working with asbestos would, where necessary, have to use RPE and protective clothing under the Control of Asbestos Regulations 2012, rather than these Regulations. However, even if the Regulations do not apply, the advice given in this guidance may still be useful, as the general principles of selecting and maintaining suitable PPE and the training in its use are common to all regulations which refer to PPE.

22 There are specific PPE requirements set out in regulations relating to offshore installations and mines. Employers (and others with duties under the PPE at Work Regulations) must comply with both the specific regulations and the PPE at Work Regulations.

Application to non-employees

23 Although these Regulations do not apply to people who are not workers as defined in regulation 2(1)(c) (for example, volunteers, children while in school, students at university, and visitors to worksites), there is provision within section 3 of the HSW Act that requires every employer to ensure, so far as is reasonably practicable, that people not in their employment but who may be affected by the work are not exposed to risks to their health and safety. If employers are required to provide PPE to comply with a section 3 duty, they are likely to do so by following the requirements of these Regulations; for example, by having a stock of hard hats, hi-vis jackets or disposable overalls for the use of visitors. The Regulations do apply to trainees and students on work experience programmes.

Regulation 3A Modification of the 1974 Act

(1) The duty placed on an employer in respect of their employees by section 9 of the 1974 Act (duty not to charge employees) is modified to apply in respect of the duties under these Regulations to their workers, and “employer”, as referenced in section 9, in relation to a worker means the person by whom the worker is employed under their worker’s contract.

(2) In these Regulations, section 52 of the 1974 Act (meaning of “work” and related expressions) is extended as follows—

(a) “work” includes work as a worker;
(b) a worker is at work throughout the time when they are working under their worker’s contract, but not otherwise.

Modification of section 9 and section 52 of the HSW Act

24 Regulation 3A modifies how section 9 of the HSW Act applies to the Regulations. The modification means that employers cannot charge workers for the PPE they are provided with, the storage of the PPE, the maintenance and replacement of the PPE, and any training or instruction the worker receives on the use of the PPE.

25 Regulation 3A also modifies the application of section 52 of the HSW Act to the Regulations. The duties under the Regulations apply whilst a worker is at work. The modification of section 52 defines when a worker is at work and so when the duties on employers and workers under the Regulations apply.
Regulation 4 Provision of personal protective equipment

(1) Subject to paragraph (1A) every employer shall ensure that suitable personal protective equipment is provided to their workers who may be exposed to a risk to their health or safety while at work except where and to the extent that such risk has been adequately controlled by other means which are equally or more effective.

(1A) Where the characteristics of any policing activity are such that compliance by the relevant officer with the requirement in paragraph (1) would lead to an inevitable conflict with the exercise of police powers or performance of police duties, that requirement shall be complied with so far as is reasonably practicable.

(2) Every relevant self-employed person shall ensure that they are provided with suitable personal protective equipment where they may be exposed to a risk to their health or safety while at work except where and to the extent that such risk has been adequately controlled by other means which are equally or more effective.

(3) Without prejudice to the generality of paragraphs (1) and (2), personal protective equipment shall not be suitable unless—

(a) it is appropriate for the risk or risks involved, the conditions at the place where exposure to the risk may occur, and the period for which it is worn;
(b) it takes account of ergonomic requirements and the state of health of the person or persons who may wear it, and of the characteristics of the workstation of each such person;
(c) it is capable of fitting the wearer correctly, if necessary, after adjustments within the range for which it is designed;
(d) so far as is practicable, it is effective to prevent or adequately control the risk or risks involved without increasing overall risk;
(e) it complies with any legal requirement which is applicable to that item of personal protective equipment.

(4) Where it is necessary to ensure that personal protective equipment is hygienic and otherwise free of risk to health, every employer and every relevant self-employed person shall ensure that personal protective equipment provided under this regulation is provided to a person for use only by them.


Providing personal protective equipment

26 Under these Regulations, PPE should be regarded as the last resort to protect against risks to health and safety (see Figure 1). Engineering controls and safe systems of work should be considered first. Risk assessment: A brief guide to controlling risks in the workplace sets out the principles for controlling risks. In taking action, ask yourself:

(a) Can I get rid of the hazard altogether?
(b) If not, how can I control the risk so that harm is unlikely?

27 In controlling risks, the following principles should be applied in the following order, if possible:

(a) Try a less risky option; for example, use lower-voltage tools.
(b) Prevent access to the hazard; for example, by guarding.
(c) Organise work to reduce exposure to the hazard; for example, if there is a risk of falling objects, ensure restricted entry to that area if possible.
(d) If, after all the above steps have been followed, there is still a residual risk, you may be required to provide PPE. This will only be necessary if it will further minimise the risk; for example, the provision of head protection where there is a risk from falling objects (such as when carrying out construction work) or providing appropriate PPE where chemicals are handled.

![Hierarchy of controls](image)

**Figure 1** Hierarchy of controls

28 There are a number of reasons for making PPE the last resort:

(a) PPE only protects the person wearing it, whereas controlling the risk at source can protect everyone in the workplace.

(b) Maximum levels of protection with PPE are seldom achieved in practice, and the actual level of protection is difficult to assess.

(c) Effective protection is only achieved by proper use of suitable PPE, correctly fitted and maintained.

(d) PPE may restrict the wearer to some extent by limiting movement or visibility.

29 PPE is not necessary where the risk is insignificant. For example, in most workplaces there will be some risk of people dropping objects onto their feet, but it is only where objects are being handled that are heavy enough to injure the feet that the risk will warrant the provision of safety footwear.

30 When providing PPE, employers should ensure that equipment is readily available, and workers have clear instructions on where they can obtain it. Most PPE is provided on a personal basis, but may be shared by workers (for example, where it is only required for limited periods). When shared, employers should ensure that such equipment is properly cleaned and, where required, decontaminated to ensure that there are no health risks to the next person using it.

31 PPE should only be used where it provides additional protection from residual risk. It must be identified as required as part of a risk assessment. There may be certain jobs and workplaces that require everyone to use a specific type of PPE; for example, the use of appropriate gloves when working with chemicals.

32 Your PPE policy must be flexible enough to accommodate the needs of individuals, such as someone with an allergy to latex or a pre-existing medical condition etc. Making general PPE requirements for every worker may be unnecessary; for example, having in place a general requirement to wear overalls or headgear all the time may be inappropriate if there is no significant risk to be managed. There are times when wearing PPE can actually increase the risk to the worker and where it is impractical for the individual or for the task being carried out.
Regulation 4 Provision of personal protective equipment

Guidance 4(1)–(5)

33 The Police (Health and Safety) Regulations 1999 (as amended) extended the Regulations to the police service, which has to provide suitable PPE (unless there are strong operational reasons not to) and comply with the provisions set out in these Regulations.

34 The PPE used should control risks adequately. However, no PPE will provide complete protection against the risk (for example, firefighters’ protective clothing can give only limited protection from radiant heat and flames).

35 The use of PPE must not increase the overall level of risk (ie PPE must not be worn if the risk caused by wearing it is greater than the risk against which it is meant to protect).

Mobile/agency workers

36 In some industries, particularly those where mobile and agency workers are engaged under a contract of employment (such as contract maintenance or construction workers), the site operator may be better placed to provide the appropriate PPE than the mobile worker’s own employer or agency. Although the mobile worker’s employer or agency does not have to repeat the provision of suitable PPE under these circumstances, it is still their responsibility to ensure that suitable PPE is provided. Similarly, the site operator may in practice take the action necessary to meet the requirements of the Regulations, but the mobile worker’s employer or agency still remains responsible for ensuring that this has been done.

Charging for providing PPE

37 An employer cannot ask for money to be paid to them by a worker, as defined in regulation 2(1)(c), for the provision of PPE (whether returnable or otherwise) because of the effect of regulation (6).

Suitability of PPE

38 Regulation 4(3)(a)–(e) lists factors which determine whether PPE is suitable. When selecting PPE, you should consider and take account of the following factors:

(a) the job itself and the risks for which protection is needed. For example, if there is a risk from falling objects, consider providing suitable industrial safety helmets or hard hats;
(b) the physical effort needed to do the job, how long the PPE has to be worn, and the requirements for visibility and communication;
(c) the environment and surrounding conditions (for example, the weather if working outside, temperature, noise, ventilation etc);
(d) the health of the person wearing the PPE and its ergonomic effects. PPE made of certain materials should not be issued to workers if they are known to cause allergies (for example, latex gloves). Heavy or bulky suits can cause or make worse existing musculoskeletal problems and cause thermal comfort problems.

39 The aim should be to choose PPE which gives maximum protection while ensuring minimum discomfort to the wearer, as uncomfortable equipment is unlikely to be worn properly.

40 Those who do the job are usually best placed to know what is involved and what problems exist, and they should be consulted and involved in the selection and specification of the equipment. There is a better chance of PPE being used effectively if it is accepted by the wearers.

41 There will be considerable differences in the physical dimensions of different workers and therefore more than one type or size of PPE may be needed. The required range may not be available from a single supplier.
Conformity with ‘any legal requirement’

42. As a result of the United Kingdom’s withdrawal from the European Union, a new conformity assessment framework for the design and manufacture of PPE was established. The relevant legislation in relation to the design, manufacture and supply of PPE is Regulation (EU) 2016/425 (as incorporated into UK law). The Personal Protective Equipment (Enforcement) Regulations 2018 provide a system for the enforcement of Regulation (EU) 2016/425 (as incorporated into UK law).

43. From 1 January 2023, all PPE products placed on the GB market must be UKCA-marked. There are two specific exceptions to this requirement:

(a) Qualifying Northern Ireland goods can continue to be placed on the GB market bearing the CE marking or CE + UKNI markings post 1 January 2023;
(b) CE-marked PPE that was placed on the UK or EU markets before 1 January 2021 (ie before the expiry of the Transition Period) and has not yet reached its end user may continue to circulate on either market until it reaches its end user.

44. From 1 January 2023, employers should ensure that any PPE they buy bears the ‘UKCA’ mark and complies with Regulation (EU) 2016/425 (as incorporated into UK law). The UKCA mark is a declaration by the manufacturer of the PPE that it believes its PPE is compliant with the essential health and safety requirements of Regulation (EU) 2016/425 (as incorporated into UK law). Employers who purchase PPE that is a Qualifying Northern Ireland good should ensure that the PPE bears a ‘CE’ mark or ‘CE + UKNI’ markings and complies with Regulation (EU) 2016/425.

45. Products can be given the UKCA marking under a number of product safety regulations and PPE could be certified under another regulation and UKCA-marked accordingly. If you use PPE for providing protection against health and safety hazards, you should ask for confirmation, from the supplier, that the certified PPE satisfies the requirements of Regulation (EU) 2016/425 (as incorporated into UK law).

46. As well as the UKCA mark on the product (or its packaging/accompanying documentation until 1 January 2024), a supplier would be expected to be able to provide a UK Declaration of Conformity.

47. PPE designed and manufactured specifically for use by the armed forces or in the maintenance of law and order (helmets, shields etc) and PPE intended for the protection or rescue of people on vessels or aircraft, which is not worn all the time, does not need to be UKCA-marked.

48. PPE that is CE-marked, and was placed on the market on or before 31 December 2022, can continue to be used, providing that it is otherwise suitable.

49. The use of suitable PPE should cause no problems to the wearer. Where problems occur, employers should seek medical advice as to whether the individual can tolerate wearing the PPE.

Workers with protected characteristics

50. The Equality Act 2010 sets out a number of characteristics which are protected and prevent workers from being discriminated against in relation to these Regulations. These protected characteristics cover age, disability, gender reassignment, marriage and civil partnership, pregnancy and maternity, race, religion or belief, and sex and sexual orientation.

51. PPE will need to be suitable and sufficient and, if necessary, take into account any protected characteristic such as gender, pregnancy, race or any disability of the worker.

52. There is no exemption from the Regulations for disabled people, and suitable PPE must be provided and worn if the risk assessment indicates it is required. This may in some circumstances require adjustments and adaptations to PPE (eg a raised sole on protective footwear). Such changes should only be made in consultation with the manufacturer to ensure that the PPE remains suitable and sufficient.
Regulation 5 Compatibility of personal protective equipment

(1) Every employer shall ensure that where the presence of more than one risk to health or safety makes it necessary for their worker to wear or use simultaneously more than one item of personal protective equipment, such equipment is compatible and continues to be effective against the risk or risks in question.

(2) Every relevant self-employed person shall ensure that where the presence of more than one risk to health or safety makes it necessary for them to wear or use simultaneously more than one item of personal protective equipment, such equipment is compatible and continues to be effective against the risk or risks in question.

Guidance 5(1)–(2)

If more than one item of PPE is to be worn, they must be compatible with each other and when used together, should adequately control the risks. For example, a half-mask respirator, provided under the Control of Substances Hazardous to Health Regulations 2002 (COSHH), may not be compatible with a pair of goggles, provided under these Regulations. Such incompatibility may prevent either from fitting properly and lead to increased risk of eye injury and/or respiratory exposure.

Regulation 6 Assessment of personal protective equipment

(1) Before choosing any personal protective equipment which by virtue of regulation 4 they are required to ensure is provided, an employer or relevant self-employed person shall ensure that an assessment is made to determine whether the personal protective equipment they intend will be provided is suitable.

(2) The assessment required by paragraph (1) shall include –

(a) an assessment of any risk or risks to health or safety which have not been avoided by other means;
(b) the definition of the characteristics which personal protective equipment must have in order to be effective against the risks referred to in subparagraph (a) of this paragraph, taking into account any risks which the equipment itself may create;
(c) comparison of the characteristics of the personal protective equipment available with the characteristics referred to in sub-paragraph (b) of this paragraph;
(d) an assessment as to whether the personal protective equipment is compatible with other personal protective equipment which is in use and which a worker would be required to wear simultaneously.

(3) Every employer or relevant self-employed person who is required by paragraph (1) to ensure that any assessment is made shall ensure that any such assessment is reviewed if –

(a) there is reason to suspect that it is no longer valid; or
(b) there has been a significant change in the matters to which it relates,

and where as a result of any such review changes in the assessment are required, that employer or relevant self-employed person shall ensure that they are made.

Guidance 6(1)–(3)

The purpose of the assessment required under regulation 6 is to ensure that the employer, who has to provide PPE, chooses PPE which is correct for the particular risks involved and for the circumstances of its use. Paragraph 38 sets out the factors which should be considered when choosing PPE.

In the simplest and most obvious cases, which can easily be repeated and explained at any time, the assessment to identify suitable PPE does not have to be recorded. In more complex cases, however, the assessment should be recorded and kept readily accessible so that the basis of initial decisions can be understood at later reviews.
Selection of suitable PPE

56 Once potential hazards are known, there may be several types of PPE that would be suitable. For example, when assessing the need for eye protection, employers should first identify the types of hazard present, such as liquid splashes and projectiles, and then assess the degree of risk, such as the likely size and velocity of the projectiles. They can then select a suitable type of PPE from the range of conformity-assessed equipment available. In this case, eye protection designed for chemical splash protection and different levels of impact resistance should be selected.

57 Once a type of compliant PPE has been identified for a given application, further advice and information may be necessary to ensure that the equipment can provide the required protection to all those using it under their own particular working conditions. Manufacturers and suppliers have duties under product supply legislation and under section 6 of the HSW Act to provide information which will help the employer. This information is usually in the form of a performance specification based on essential health and safety requirements. This is usually demonstrated by conforming to applicable designated standards. Key PPE design requirements include:

(a) tests of PPE performance;
(b) how the PPE should be labelled;
(c) what instructions should be supplied with the PPE.

58 At the end of this process, a range of potentially adequate and suitable PPE should be identified. Involving the end users with regard to fit, comfort, compatibility with the work to be done, and wearability is likely to lead to better levels of user acceptance and therefore better protection.

59 Selection should be seen as only the first stage in a continuing programme which is also concerned with the proper use and maintenance of the equipment, and the training and supervision of employees.

Regulation 7 Maintenance and replacement of personal protective equipment

(1) Every employer shall ensure that any personal protective equipment provided to their workers is maintained (including replaced or cleaned as appropriate) in an efficient state, in efficient working order and in good repair.

(2) Every relevant self-employed person shall ensure that any personal protective equipment provided to them is maintained (including replaced or cleaned as appropriate) in an efficient state, in efficient working order and in good repair.

Guidance 7(1)–(2)

60 An employer should ensure that PPE continues to provide protection; they can do this by putting in place an effective maintenance system that should include the following:

(a) examination – checking for faults, damage, wear and tear, dirt etc;
(b) testing – to ensure PPE is operating as intended;
(c) ready for use – for example, the PPE may lose effectiveness if it is wet internally from sweating either due to the temperature (if you’re working in hot environments) or the amount of activity or exertion; you may need to provide somewhere for drying the PPE so it retains its insulating properties;
(d) cleaning – including disinfection if appropriate;
(e) repair;
(f) replacement.

61 In general, PPE should be examined to ensure it is in good working order before being issued to the user. Such examinations should be carried out by appropriately trained staff. It should not be issued if found to be defective. While most PPE will be provided on a personal basis, some items may be used by a number of people. There should be arrangements for cleaning and disinfecting the PPE, so there are no health risks for the next person using it.
Regulation 7 Maintenance and replacement of personal protective equipment

Guidance 7(1)–(2)

The responsibility for carrying out maintenance, together with the details of the procedures to be followed and their frequency, should be put down in writing. Where appropriate, records of tests and examinations should also be kept. The maintenance programme will vary with the type of equipment and how it is used. For example, mechanical fall arrestors will require a regular planned preventative maintenance programme that includes examination, testing and overhaul, and record keeping; abrasion-resistant gloves, however, will only require periodic inspection by the user. Manufacturers’ maintenance schedules and instructions should be followed.

The Regulations do not forbid employers from asking workers to clean their own PPE (for example, people working from home) but this should be clearly stated in the person’s contract. The employer must ensure proper cleaning instructions are provided so there is no damage, and the employer should arrange for spot checks to ensure that the PPE is suitable. As explained in paragraph 37, an employer cannot charge for PPE and this extends to cleaning costs, which means that any costs for cleaning materials should be borne by the employer.

Simple repairs can be carried out by a trained wearer (for example, replacing broken laces on safety shoes), but more intricate repairs should be done by staff with the required skills and technical knowledge. Only the correct spare parts, as recommended by the manufacturer, should be used. It may be a good idea to keep a stock of spare parts. If the technical knowledge is not available internally then contract services may be available from the manufacturer or supplier, or a specialist maintenance firm could be used.

PPE will have a usable ‘shelf life’. When it exceeds its shelf life or is so badly damaged that repair is not possible or too costly, it should be replaced. In certain circumstances, it may be appropriate to provide a supply of disposable PPE (eg single-use coveralls). If disposable PPE is used, users should be aware of when it should be discarded and replaced, and how to dispose of it safely.

Regulation 8 Accommodation for personal protective equipment

Guidance 8

Storage is required to:

(a) prevent damage from chemicals, sunlight, high humidity, heat and accidental knocks;
(b) prevent contamination from dirt and harmful substances;
(c) reduce the possibility of losing the PPE;
(d) enable the sufficient drying of PPE to ensure its effectiveness is maintained; for example, retaining its insulating capabilities if used in damp, hot or cold environments.

Accommodation can be simple (for example, pegs for weatherproof clothing, safety helmets or hard hats). It does not have to be fixed; for example, safety spectacles could be kept by the user in a suitable carrying case, and PPE used by mobile workers could be stored in suitable containers in their vehicles. When PPE becomes contaminated during use, it should be cleaned and decontaminated before storage, otherwise the storage accommodation may itself become contaminated and will also require suitable cleaning and decontamination. PPE which is ready for use should be clearly segregated from that which is awaiting repair or maintenance, and clearly labelled as such so that the correct PPE is chosen.
Regulation 9 Information, instruction and training

(1) Where an employer is required to ensure that personal protective equipment is provided to a worker, the employer shall also ensure that the worker is provided with such information, instruction and training as is adequate and appropriate to enable the worker to know –

(a) the risk or risks which the personal protective equipment will avoid or limit;
(b) the purpose for which and the manner in which personal protective equipment is to be used; and
(c) any action to be taken by the worker to ensure that the personal protective equipment remains in an efficient state, in efficient working order and in good repair as required by regulation 7(1),

and shall ensure that such information is kept available to workers.

(2) Without prejudice to the generality of paragraph (1), the information and instruction provided by virtue of that paragraph shall not be adequate and appropriate unless it is comprehensible to the persons to whom it is provided.

(3) Without prejudice to the generality of paragraph (1), the employer shall, where appropriate, and at suitable intervals, organise demonstrations in the wearing of personal protective equipment.

Guidance 9(1)–(3)

68 The Regulations require employers to provide suitable information, instruction and training for their workers to enable them to make effective use of the PPE provided to them to protect their health and safety. A systematic approach to training is needed to ensure that everyone who uses or maintains PPE is trained appropriately.

69 Users must be trained in the proper use of PPE, how to correctly fit and wear it, and what its limitations are. Managers and supervisors must also be aware of why PPE is being used and how to use it properly. People involved in maintaining, repairing and testing the equipment and in its selection for use should also receive training. Training should include elements of theory as well as practice in using the equipment, and should be carried out in accordance with any recommendations and instructions supplied by the PPE manufacturer.

70 The extent of the instruction and training will vary with the complexity and performance of the equipment. For PPE which is simple to use and maintain, such as safety helmets and hard hats, some basic instructions to the users will be all that is required. On the other hand, the safe use of antistatic footwear or laser eye protection will depend on an adequate understanding of the principles behind their use. The instruction and training should include both theory and practice.

Theoretical training

71 Theoretical training should include:

(a) an explanation of the risks present and why PPE is needed;
(b) the operation, performance and limitations of the equipment;
(c) instructions on the selection, use and storage of PPE. Written operating procedures such as permits-to-work involving PPE should be explained;
(d) factors that can affect the protection provided by the PPE, such as the use of other protective equipment, personal factors, working conditions, inadequate fitting, and defects, damage and wear;
(e) the ability to recognise defects in PPE and arrangements for reporting loss or defects.
Practical training

72 Practical training should include:

(a) practice in putting on, wearing and removing the equipment safely;
(b) practice in inspection and, where appropriate, testing of the PPE before use;
(c) practice in how to maintain the PPE to the extent that this should be done by the user (such as cleaning and the replacement of certain components);
(d) instruction in the safe storage of equipment.

73 The extent of the training that is required will depend on the type of equipment, how frequently it is used, and the needs of the people being trained. Many manufacturers of PPE run training courses for users of their equipment and these courses may be of particular benefit to small organisations that do not have training facilities.

74 As well as initial training, users of PPE and others involved with the equipment may need refresher training from time to time. Records of training details should be kept to help with the efficient administration of the training programme.

75 Employers must ensure that, not only do their workers undergo the appropriate training, but also that they understand what they are being taught and why. Workers may have difficulty in understanding their training for a number of reasons. For example, the risks (and precautions) may be of a particularly complex nature, making it difficult for workers to understand the precise nature of the protective measures they must take. If English is not the first language of some workers, you should consider whether to give the training in a language they understand.

76 To support training and enforce the need to wear specific PPE, especially in areas where additional hazards may exist, employers should use safety signs at entry points, to indicate what PPE must be used.

Regulation 10 Use of personal protective equipment

10(1) Every employer shall take all reasonable steps to ensure that any personal protective equipment provided to their workers by virtue of regulation 4(1) is properly used.

10(2) Every worker shall use any personal protective equipment provided to them by virtue of these Regulations in accordance both with any training in the use of the personal protective equipment concerned which has been received by them and the instructions respecting that use which have been provided to them by virtue of regulation 9.

10(3) Every relevant self-employed person shall make full and proper use of any personal protective equipment provided to them by virtue of regulation 4(2).

10(4) Every worker and relevant self-employed person who has been provided with personal protective equipment by virtue of regulation 4 shall take all reasonable steps to ensure that it is returned to the accommodation provided for it after use.
77 PPE should be used in accordance with the employer’s instructions, which should in turn be based on the manufacturer’s instructions for use. It should be used only after adequate training and instructions have been given to the users, so they understand why, how, where and when it is to be used.

78 Supervision is also vital to ensure PPE is properly used both on and off site. It is important that those with a supervisory role are also provided with adequate training and instructions so that they have the necessary skills to carry out the job. Spot checks are a useful way of monitoring how well PPE is being used, and corrective action can then be taken if misuse is revealed.

79 Most PPE should be returned after use to the storage place provided under regulation 8. However, there may be circumstances where the worker takes PPE away from the workplace; for example, mobile workers not immediately returning to the premises may take protective footwear, overalls etc home. Equipment used or worn intermittently (for example, welding visors) can be returned at the end of the working period, shift or assignment.

Regulation 11 Reporting loss or defect

Every worker who has been provided with personal protective equipment by virtue of regulation 4(1) shall forthwith report to their employer any loss of or obvious defect in that personal protective equipment.

80 Employers should make arrangements to ensure that their workers can report to them (or their representative) the loss of or defects in PPE. These arrangements should also ensure that defective PPE is repaired or replaced before the worker concerned restarts work.

81 Workers must take reasonable care of the PPE provided and report to their employer any loss or obvious defect or damage as soon as possible. If workers have any concerns about the serviceability of the PPE, they should immediately consult their employer or the employer’s representative.

Regulation 12 Exemption certificates

(1) The Secretary of State for Defence may, in the interests of national security, by a certificate in writing exempt –

(a) any of the home forces, any visiting force or any headquarters from those requirements of these Regulations which impose obligations on employers; or
(b) any member of the home forces, any member of a visiting force or any member of a headquarters from the requirements imposed by regulation 10 or 11;

and any exemption such as is specified in subparagraph (a) or (b) of this paragraph may be granted subject to conditions and to a limit of time and may be revoked by the said Secretary of State by a further certificate in writing at any time.

(2) In this regulation –

(a) “the home forces” has the same meaning as in section 12(1) of the Visiting Forces Act 1952;
(b) “headquarters” has the same meaning as in article 3(2) of the Visiting Forces and International Headquarters (Application of Law) Order 1965;
(c) “member of a headquarters” has the same meaning as in paragraph 1(1) of the Schedule to the International Headquarters and Defence Organisations Act 1964; and
(d) “visiting force” has the same meaning as it does for the purposes of any provision of Part I of the Visiting Forces Act 1952.
**Regulation 13 Extension outside Great Britain**

These Regulations shall apply to and in relation to the premises and activities outside Great Britain to which sections 1 to 59 and 80 to 82 of the Health and Safety at Work etc. Act 1974 apply by virtue of the Health and Safety at Work etc. Act 1974 (Application Outside Great Britain) Order 2013 as they apply within Great Britain.

**Guidance 13**

82 The Regulations apply to certain work activities carried out in the territorial sea adjacent to Great Britain and in designated areas of the UK’s continental shelf, except where disapplied by regulation 3. These activities are listed in the HSW Act (Application Outside Great Britain) Order 2013.

83 The HSW Act (Application Outside Great Britain) Order 2013 applies to offshore installations, wells, pipelines and activities carried out by vessels in connection with an offshore installation or a well, such as construction, repair, dismantling, loading, unloading and diving. Also covered are other construction and similar activities carried out in territorial waters.

**Regulation 14 Modifications, repeal and revocations**

(1) The Act and Regulations specified in Schedule 2 shall be modified to the extent specified in the corresponding Part of that Schedule.

(2) Section 65 of the Factories Act 1961 is repealed.

(3) The instruments specified in column 1 of Schedule 3 are revoked to the extent specified in column 3 of that Schedule.

**Guidance 14(1)–(3)**

84 The Regulations amended various provisions of pre-existing legislation.
PART 2 Selection, use and maintenance of personal protective equipment

Introduction

85 Part 2 provides guidance to employers to help them comply with their duties to select suitable PPE, ensure its proper use, and maintain it. It describes the PPE used for different parts of the body and covers PPE used to prevent drowning and falls from height.

86 The Regulations do not apply to hearing protection or RPE for most work activities; these are covered by other Regulations (see paragraphs 21 and 22), and are only mentioned briefly at the end of Part 2. Full guidance on these, including selection, use and maintenance, can be found in the publications Controlling noise at work. The Control of Noise at Work Regulations 2005. Guidance on Regulations15 and Respiratory protective equipment at work: A practical guide.16

Note: where these items are supplied, they must be compatible with equipment provided under the Regulations.

87 Some common selection, use and maintenance points for PPE:

(a) PPE should be labelled to show what it protects against and is resistant to. Talk to manufacturers and suppliers about the protection offered by their products before buying. Another useful source of information is the British Safety Industry Federation at www.bsif.co.uk.

(b) Always use PPE according to the manufacturer's instructions. Regulation (EU) 2016/425 (as incorporated into UK law) states that PPE sold on the market must be supplied with relevant information on:
   (i) storage, use, maintenance, servicing, cleaning and disinfecting;
   (ii) the level of protection provided by the PPE;
   (iii) suitable PPE accessories and appropriate spare parts;
   (iv) limitations on use;
   (v) the obsolescence period for the PPE or its components.

(c) Ensure that items of PPE used together are compatible with each other so that they continue to be effective against the risks.

(d) Train and instruct workers in how to put on and remove contaminated clothing without contaminating themselves.

(e) You, or your workers, must not:
   (i) reuse disposable PPE;
   (ii) leave contaminated work areas without removing the contaminated clothing in appropriate changing areas;
   (iii) store PPE in direct sunlight or in hot humid places as this can cause damage to some PPE;
   (iv) use PPE if it is damaged, heavily worn, unfit for use, or past its usable protective life. You should dispose of it properly and replace it.
Head protection

Types of protection

There are several types of head protection:

(a) Industrial safety helmets – Protect against falling objects or impact with fixed objects and offer limited resistance to flame. Helmets are also available which give protection against: impact at high or low temperatures; electrical shock from brief contact up to 440 V (AC); and molten metal splash;

(b) Bump caps – Protect against bumping the head (eg walking into a fixed object) and scalping, and can stop hair getting caught in machinery and moving parts. Bump caps do not offer adequate protection where there is a risk of falling objects or moving or suspended loads;

(c) Firefighters’ helmets – These are similar to industrial safety helmets, but cover more of the head and give greater protection against impact, heat and flame;

(d) Transport helmets – Protect against head injuries from falling off a motorcycle or bicycle. These are not covered by the regulations on the road as motorcycle crash helmets are legally required for motorcyclists under road traffic legislation. However, in off-road situations, employers should provide suitable transport helmets; for example, motorcycle helmets for farm workers who use ATVs. There is an exemption for turban-wearing Sikhs from the need to wear helmets when riding motorcycles and from the need to wear hard hats in any workplace, whether they are workers or not;

(e) Leisure helmets – Helmets used for activities, such as horse riding, canoeing or climbing, which protect against the risks of that particular activity. Although the Regulations do not apply to professional sportspeople, these helmets are required PPE for people using them in other work circumstances (for example, instructors in these activities);

(f) Hairnets – Protect against entanglement (hairnets for the purposes of food safety are covered by food safety legislation).

Examples of hazards which could require head protection

Examples of hazards or situations where head protection could be required are:

(a) low-level fixed objects; for example, pipework, machines or scaffolding where there is a risk of collision;

(b) transport activities, hoists, lifting plant, conveyors etc involving the risk of falling material;

(c) tree-felling;

(d) blasting work; for example, in quarries, opencast mining etc;

(e) on construction sites, employers must take all reasonably practicable measures to ensure that suitable head protection is worn (except by turban-wearing Sikhs), unless there is no foreseeable risk of head injury (other than by falling).

Key points

The key points to note for head protection are:

(a) use an adjustable chinstrap, if fitted, to make sure the helmet does not fall off;

(b) clean the inside of the helmet and clean or replace sweatbands regularly;

(c) check regularly that any damage to the outside is no more than shallow scratches or grazes, and that the internal harness is not damaged or deformed;

(d) throw head protection away after significant impact by a fixed or falling object. Head protection is unfit for use if:

   (i) the outside is deeply scratched, worn or deformed;

   (ii) the harness is damaged or deformed; or

   (iii) it is beyond its usable protective life.
As a general guide, industrial safety helmets should be replaced three years after manufacture, but always check with the manufacturer;

(e) wear the helmet so that the brim is level when the head is upright. Do not wear it sloping up or down as this will significantly reduce the protection it can provide;

(f) do not wear head protection back to front – it will not protect you if you do;

(g) do not customise head protection (eg make your own ventilation holes, or paint, mark or put stickers on it);

(h) do not wear a baseball-style bump cap where there is a risk of falling objects – wear an industrial safety helmet instead.

Eye and face protection

Types of protection

91 The main types of eye and face protection are:

(a) Safety spectacles – May be separate lenses in a metal or plastic frame (similar in appearance to prescription glasses) or have a single lens/frame moulding (sometimes called eye-shields). Most designs have side shields. Spectacles can incorporate corrective lenses, while eye-shields may fit over prescription glasses;

(b) Goggles – These are made with a flexible plastic frame and one or two lenses; the goggles are secured around the head with a flexible elastic headband. They give the eyes protection from all angles as the complete rim is in contact with the face. Some goggles are ventilated and may be unsuitable for protection against gases and fine dusts;

(c) Faceshields – These have one large lens with a frame and adjustable head harness or are mounted on a helmet. Most can be worn with prescription glasses. They protect the face but do not fully enclose the eyes.

Examples of hazards which could require eye and face protection

92 The main hazards are:

(a) liquid or chemical splash as a result of handling or coming into contact with dangerous liquids or chemical substances;

(b) working with power-driven tools, where chippings or debris are likely to fly into the face, or abrasive materials may be ejected;

(c) dust, gas or liquid mist from machines, high-pressure cleaning, or using gas or vapour under pressure;

(d) radiant heat, molten metal, hot solids, sparks or hot liquid splash from working in hot conditions (for example, welding, ovens, furnaces etc);

(e) intense light or other optical radiation emitted at levels liable to cause risk of injury (for example, welding, lasers etc).

Key points

93 The key points to note for eye and face protection are:

(a) make sure the eye/face protection fits the user and does not fall off easily. It should be issued on a personal basis;

(b) consider misting/fogging. Anti-mist and ventilated eye protection is available;

(c) store eye protection in a protective case;

(d) follow the manufacturer’s instructions on cleaning, not forgetting headbands and frames. Use only anti-mist, cleaning and antistatic fluids and cloths recommended by the manufacturer;

(e) do not use when visibility is noticeably reduced (for example, when the lenses are deeply scratched or worn) the frame, headband or harness is deformed. Throw them away and replace them.
Hand and arm protection

Types of protection

There are four types of hand and arm protection:

(a) gloves – hand only;
(b) gloves with a cuff – hand and wrist;
(c) gauntlets/sleeves/long gloves – hand, wrist and part of forearm;
(d) sleeving/arm protection – part or whole of forearm and/or upper arm.

Examples of hazards which could require hand/arm protection

Some examples of where hand and arm protection could be required are:

(a) protection from cuts and abrasions; for example, when handling sharp or pointed objects;
(b) to keep hands warm and supple in cold weather (for example, when working on a building site), as manual dexterity is impaired when the hands are cold;
(c) to keep hands warm in cold weather when operating machines that cause vibration, such as pneumatic drills and chainsaws. Vascular symptoms of hand–arm vibration syndromes caused by exposure to vibration (also known as vibration white finger) occur more often and more severely when the hands and fingers are cold as the blood supply to the fingers is reduced by the body in an attempt to conserve heat;
(d) danger from electrical hazards – see paragraph 99(c) for further information;
(e) handling or coming into contact with chemicals (for example, maintenance of machinery, cleaning up chemical spillages, and mixing and dispensing pesticide formulations);
(f) handling radioactive materials;
(g) handling hot or cold materials and work that could involve accidental contact with naked flames, such as welding, working with ovens etc.

Key points

The key points to note for hand and arm protection are:

(a) make sure that users are not allergic to or sensitised by the material; for example, latex gloves are made of rubber and the proteins present in the rubber are skin and respiratory sensitisers. If you have to use latex gloves, use a powder-free type containing a minimum amount of free proteins. It may be better to select an alternative material, if practicable;
(b) ensure that they fit the wearer properly and are worn correctly for the job being done. For example, there should be no gap between the wearer’s glove and sleeve when handling dangerous chemicals;
(c) ensure users can handle and remove the gloves carefully to avoid contamination of the hands and the inside of the glove. Contaminants that get inside the glove and sit permanently against the skin can lead to greater exposure than if a glove had not been worn at all. Many wearers are not instructed on how to put on and take off gloves correctly (see www.hse.gov.uk/skin), which means that the insides of the gloves become contaminated when worn for the second time or more. This contamination can cause damage to the skin;
(d) ensure users clean their hands thoroughly when they change gloves, and that they moisturise their hands at least once a day;
(e) check gloves regularly and throw them away if they are worn or have deteriorated. They should be free of holes or cuts and debris, and their shape should not be distorted;
(f) do not wear a glove for extended periods as this can lead to the development of excessive moisture (sweat) on the skin which in itself will act as an irritant;
(g) do not use pre-work creams, sometimes sold as barrier creams, as a replacement for carefully selected gloves. They are not PPE because:

(i) they do not provide protection against hazards;
(ii) workers may not apply them properly, leaving part of their skin uncovered;
(iii) there is no information available on the rate of penetration of substances through pre-work creams;
(iv) protection may be removed while working without workers noticing;

(h) select hand/arm PPE carefully for chemical resistance and protection, especially against mixtures, and do not use it for longer than the recommended breakthrough times. Manufacturers will advise on breakthrough times for their products.

**Protective clothing (including the legs)**

**Types of protection**

97 Protective clothing must offer some specific protection – if it does not, it is classified as ‘workwear’. There are three main types of protective clothing:

(a) separates – jackets, trousers etc that cover only part of the body;
(b) aprons – that cover only part of the body;
(c) overalls, coveralls and body suits – which cover the whole body.

98 As well as trousers for leg protection, there are also knee pads and gaiters. Hard fibre or metal guards will help protect against some impacts.

**Examples of hazards which could require protective clothing**

99 The main hazards are as follows:

(a) working with chemicals – handling small quantities of low-risk chemicals may only require aprons to protect against accidental splashes. Larger quantities of chemicals or risks of contact with sprays or jets of chemicals are likely to require protective coats/trousers or coveralls. Potential exposures to large quantities of chemicals or very hazardous materials will often require the use of gas or liquid-tight suits and appropriate RPE;

(b) cuts and hazards when working with knives, machinery etc – use clothing made of thick or padded material or multilayered reinforced fabric, aramid fibres (eg body armour material) or chain mail;* †

(c) electrical hazards – use electrical insulating clothing when working on or near live parts of low-voltage installations at nominal voltages up to 500 V (AC) or 750 V (DC). The clothing should be used with other electrical insulating PPE, such as boots and gloves. It prevents electrocution when there is a risk of unintentional contact with live parts. Use conductive clothing for live working (especially bare-hand working) at a nominal voltage up to 800 kV (AC). This clothing also includes gloves, shoes, mitts and hoods;

(d) electrostatic hazards – when working in potentially explosive atmospheres, select clothing made from materials which have been shown to resist the build-up of static electricity;

* Butchers and slaughterhouse workers should wear plate-link or chain-mail aprons if there is a risk of injury to the abdomen or chest (for example, when using knives or choppers).
† Chainsaw protective clothing – the front of the leg is the most vulnerable to chainsaw accidents, although the back of the leg is at risk. Protective legwear incorporates layers of loosely woven long synthetic fibres. On contact with the chainsaw, the fibres are drawn out and clog the chainsaw sprocket, causing the chain to stop. Legwear is available with all-round protection or with protection only for the front of the legs. The legwear with all-round protection offers the greatest protection for users. Jackets and gloves are also available with inserts of chainsaw-resistant materials at vulnerable points.
(e) **cold from working outside or in a cold/freezer area** – use clothing made of thick or padded material, multilayered leather or fabric, or thermal insulating fabrics. Minus-25 and minus-50 suits are available which are designed to protect at these sub-zero temperatures;

(f) **wet when working outside in the rain or using water sprays for cleaning etc** – use rubbers, plastics, water-repellent coatings, and/or waterproof and breathable fabrics;

(g) **radiant heat and flame from welding, metalworking, foundries** – use suitable flame-retardant, insulating and heat-resistant fabrics.

**Key points**

100 The key points to note about protective clothing are to:

(a) store used/contaminated clothing separately from clean clothing;

(b) select clothing carefully for chemical resistance and protection, especially against mixtures, and do not use for longer than the recommended breakthrough times. Manufacturers will advise on breakthrough times for their products;

(c) clean clothing according to the manufacturer’s instructions. For chemical suits, hygienic cleaning may be possible, but industry guidance is that this clothing cannot be effectively decontaminated;

(d) inspect for wear and tear, loose seams and surface damage before use;

(e) **do not** wear loose protective clothing near moving machinery in case it gets caught.

**High-visibility clothing**

101 Most high-visibility clothing has a fluorescent yellow or orange background, made from materials impregnated with fluorescent pigments, with bands of shiny retroreflective material. It is designed to make the wearer easy to see under any light conditions in the day and under illumination (for example, by vehicle headlights in the dark).

**Types of high visibility clothing**

102 There are three classes of high-visibility clothing. Each has minimum areas for the background and retroreflective bands:

(a) **class 1** – the least conspicuous (waistcoats and most trousers);

(b) **class 2** – more conspicuous than class 1 (waistcoats, jackets and some trousers);

(c) **class 3** – the most conspicuous (jackets and coveralls).

**Examples of use**

103 High-visibility clothing is used where the visibility of workers is important. Examples include:

(a) airport workers loading and unloading aeroplanes;

(b) workers on construction sites;

(c) workers in some industries where a particular background colour on clothing is specified (eg fluorescent orange is used as the background colour for the clothing of railway workers);

(d) workers in some industries where a specific type of clothing is specified (eg workers should wear class 2 or 3 waistcoats or jackets for work on roads or highways. (The Department for Transport produces guidance on requirements for high-visibility clothing when working on roads or streets.))

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Key points

The key points to note for high-visibility clothing are:

(a) select clothing suitable for the task. Clothing that protects from other hazards such as cold weather is often available with a high-visibility option. Outdoor workers may need different clothing at different times of the year;
(b) inspect clothing before use for wear and tear, or loose seams;
(c) ensure clothing is cleaned using the correct cleaning materials. Lack of cleanliness is a significant factor in loss of visibility.

Foot protection

Types of protection

Footwear is available in a range of styles; for example, shoe, low ankle boot, high ankle boot, knee boot, thigh boot and even chest-high waders. The different types of protective footwear include the following:

(a) Safety boots or shoes – These are the most common type of safety footwear. They normally have protective toecaps and may also have other safety features, including slip-resistant soles, penetration-resistant midsoles and insulation against extremes of heat and cold;
(b) Wellington boots – These are usually made of rubber and used for working in wet conditions. They are also useful in jobs where the footwear needs to be washed and disinfected for hygiene reasons (eg in the food industry and the chemical industry);
(c) Clogs – These can also be used as safety footwear. They are traditionally made from beech wood and can be fitted with steel toecaps and thin rubber soles for quieter tread;
(d) Footwear for specific tasks – These protect against hazards (eg foundry boots and chainsaw boots).

Examples of hazards which could require foot protection

The main hazards which may need foot protection are:

(a) objects falling on and crushing the foot/toes – this hazard may occur in jobs requiring manual handling, such as those carried out by construction workers or removal people;
(b) treading on pointed or sharp objects (eg nails) on the ground. If the bottom of the shoe is pierced, the sole of the foot may be injured;
(c) slips, trips and falls resulting in injuries such as sprained ankles. Although there is no such thing as non-slip footwear, there are slip-resistant ‘anti-slip’ soles which can reduce the likelihood of slipping on certain floors;
(d) working in cold or hot conditions. Working in the cold requires footwear with thermal insulation. Working in hot conditions requires footwear with heat-resistant and insulating soles. For protection against molten metal splash, footwear must have quick-release fastenings;
(e) electrical hazards (see paragraph 99(c) for further information);
(f) working in potentially explosive atmospheres or when handling sensitive materials (eg detonators). Footwear must be antistatic;
(g) working with and handling hazardous chemicals. Footwear should be impermeable and resistant to the chemicals in use;
(h) wet work (eg using water sprays when cleaning). Water-resistant or waterproof footwear should be used. Wellington-boot-style footwear should be used for very wet work.
Key points

107 Key points to note about protective footwear:

(a) consider the comfort factors for the wearer. Generally, footwear should be flexible, water-resistant and absorb perspiration. Cushioned soles make standing more comfortable;
(b) inspect the footwear for wear and tear and loose seams before use. Replace broken laces and remove materials lodged in the tread of the sole.

Protection from drowning: buoyancy aids, life jackets and immersion suits

108 Life jackets or buoyancy aids should be worn where there is a foreseeable risk of drowning when working near water. Buoyancy aids are worn to provide extra buoyancy to help a conscious person keep afloat. However, they will not turn over an unconscious person from a facedown position. Life jackets provide enough buoyancy to turn even an unconscious person face upwards within 5 seconds (10 seconds if automatically inflated). The person's head should be supported with the mouth and nose clear of the water.

Types of life jackets/buoyancy aids

109 There are four types of life jackets/buoyancy aids:

(a) buoyancy aid 50 – swimmers only (not a life jacket);
(b) life jacket 100 – sheltered waters;
(c) life jacket 150 – offshore, foul-weather clothing;
(d) life jacket 275 – offshore, extreme conditions and heavy protective clothing.

Immersion suits

110 Immersion suits provide extended survival time in water by reducing the risk of cold shock and delaying the onset of hypothermia. They also make it easier to find the wearer in the water, and to propel and get them out of the water, thereby aiding recovery. Immersion suits come in two main types – constant wear and abandonment. Suits may already be insulated, or insulation may be provided by an inflatable liner. Uninsulated suits may be provided with a removable inner garment or may require specified clothing to be worn to provide sufficient insulation if the expected survival times are to be achieved.

Key points

111 Key points to note about life jackets/buoyancy aids and immersion suits:

(a) it is essential to consider all elements when selecting suitable equipment: body size; the weight of the person using it; the water and weather conditions; the likely rescue recovery time; the need for accessories (eg life jacket spray hood, light, body harness and line, locator beacon, whistle, immersion suit hood, gloves);
(b) ensure that the immersion suit fits and no water can enter into it. Check that the suit chosen will not handicap the ability of the life jacket to keep the person's head above water and to turn the person the right way up;
(c) note that anyone wearing an inherently buoyant life jacket may be injured if they fall from a significant height. Note also that too much buoyancy may hinder escape in some circumstances (for example, from under an upturned craft);
(d) inspect equipment at regular intervals. Check for wear and tear and damage. Check the inflation mechanism regularly as it may fail to operate if it has been subject to rough handling or incorrect storage. Check that the seals on the immersion suit are intact.
Personal fall protection

Types of systems

112 Personal fall protection systems comprise an assembly of components for protection against falls from height at work, including (as a minimum) a body-holding device connected to a reliable anchor. Such systems include work restraint systems, work positioning systems, rope access systems, rescue systems and fall arrest systems.

113 The equipment and components used may sometimes be the same within any of these systems; it is the way they are used which determines the type of system:

(a) work restraint systems prevent the user from reaching zones where the risk of a fall exists. Such systems are sometimes incorrectly called ‘fall restraint’;

(b) work positioning systems support the user in tension or suspension while a task is being undertaken in such a way that a fall is prevented or restricted. Such systems allow the user to have both hands free for working. However, work positioning systems must always incorporate a back-up system (typically a fall arrest system) designed to protect the user if the primary work positioning system fails;

(c) rope access systems use two separately secured sub-systems: one as the means of support and the other as a safety back-up specifically for getting to and from the place of work. Such systems become work positioning systems when the user is at the place of work. Note that in such a system both ropes are static (ie stationary) while the user moves up and down the rope. If the rope supporting the user moves with the user (ie as in a bosun’s chair arrangement), the system is a work positioning system, not a rope access system;

(d) rescue systems are personal protective systems that enable a person to rescue themselves or others by pulling, lifting or lowering;

(e) fall arrest systems are personal protective systems where the fall is arrested to prevent the user colliding with the ground or structure. Such systems have energy absorbance capacity built into the system and are designed to limit the forces on the human body to no more than 6 kN. Examples are energy-absorbing lanyards, inertia reel devices (when used correctly; ie anchored vertically above the user) and lead climbing using dynamic rope.

Key points

114 Key points to note about personal fall protection:

(a) consider all elements when selecting suitable equipment: the maximum descent height and load; safe and secure anchorage points; the length, type and number of ropes and lanyards; the specification of ascender/descender devices; and a system for recovery after a fall. Regulation 5 of the Lifting Operations and Lifting Equipment Regulations 1998 (LOLER) requires that equipment used for lifting or lowering people is safe;

(b) inspect equipment at regular intervals. Regulation 9 of LOLER requires lifting equipment for lifting people to be examined every six months by a competent person if it is exposed to conditions that could cause deterioration; such deterioration could result in dangerous situations;

(c) special care should be taken when inspecting components made from webbing and rope because of the deterioration that can take place in these materials. Guidance on this topic and the recommended inspection frequency can be found in Inspecting fall arrest equipment made from webbing or rope.
Hearing protection

115  The Regulations do not apply to hearing protection other than it must be compatible with any other PPE provided. Full guidance on the selection, use, care and maintenance of hearing protection is given in L108 Noise at work: The Control of Noise at Work Regulations 2005. Guidance on Regulations. Hearing protection should only be used where risks to hearing remain despite the implementation of other measures to control the noise, or while those other measures are being developed or put in place.

Respiratory protective equipment

116  The Regulations do not apply to respiratory protection other than it must be compatible with any other PPE provided. Full guidance on the selection, use and maintenance of RPE is given in HSG53 Respiratory protective equipment at work: A practical guide. If using RPE you should refer to this document. Respiratory protection should only be used where risks remain despite the implementation of other measures to control the risks, or while those other measures are being developed or put in place.
APPENDIX 1 The Health and Safety at Work etc Act 1974 (General Duties of Self-Employed Persons) (Prescribed Undertakings) Regulations 2015: Schedule: Activities

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Agriculture (including forestry)

1. Any work which is an agricultural activity (which is to be read in accordance with regulation 2(1) of the Health and Safety (Enforcing Authority) Regulations 1998).

Asbestos

2.—

(1) Any work with asbestos.

(2) Any work which—

(a) involves a sampling activity; but
(b) is not work with asbestos.

(3) Any activity carried out by a dutyholder under regulation 4 of the Control of Asbestos Regulations 2012 (the “2012 Regulations”) (duty to manage asbestos in non-domestic premises).

(4) In this paragraph—

(a) "asbestos" has the meaning given in regulation 2 of the 2012 Regulations;
(b) "dutyholder" has the meaning given in regulation 4(1) of the 2012 Regulations;
(c) "sampling activity" means—

(i) air monitoring;
(ii) the collection of air samples; or
(iii) the analysis of air samples,

to ascertain whether asbestos fibres are present in the air, or to measure the concentration of such fibres; and

(d) "work with asbestos" is to be read in accordance with regulation 2(2) of the 2012 Regulations.
### Regulation 2

#### Construction

3.—

1. Any work which is carried out on a construction site.

2. Any work in relation to a project carried out by a designer, a client, a contractor, a principal contractor or a principal designer which gives rise to a duty under the Construction (Design and Management) Regulations 2015 ("the 2015 Regulations").

3. In this paragraph—
   
   a) “client”, “contractor”, “designer”, “principal contractor”, “principal designer” and “project” have the meanings given in regulation 2(1) of the 2015 Regulations; and
   
   b) “construction site” is to be read in accordance with that regulation.

#### Gas

4. Any activity to which the Gas Safety (Installation and Use) Regulations 1998 apply.

#### Genetically modified organisms

5. Contained use within the meaning of regulation 2(1) of the Genetically Modified Organisms (Contained Use) Regulations 2014.

#### Railways

6. The operation of a railway (which is to be read in accordance with regulation 2 of the Health and Safety (Enforcing Authority for Railways and Other Guided Transport Systems) Regulations 2006).
REFERENCES AND FURTHER READING

References

1. Personal Protective Equipment at Work (as amended) Regulations 2022 SI 2022/No. 8


4. Product Safety and Metrology etc. (Amendment etc.) (EU Exit) Regulations 2019 Schedule 35 www.legislation.gov.uk


18  *Safety at street works and road works. A Code of Practice* (2nd impression, with amendments) The Department for Transport 2013


20  *Inspecting fall arrest equipment made from webbing or rope* Leaflet INDG367 HSE 2002

**Further reading**

The Office for Product Safety and Standards maintain a list of designated Standards for PPE which can be found here: www.gov.uk/government/publications/designated-standards-ppe.

Many other Standards are relevant to specific hazards or occupations. See Further information for details about how to obtain British Standards.
FURTHER INFORMATION

For information about health and safety visit https://books.hse.gov.uk or http://www.hse.gov.uk. You can view HSE guidance online and order priced publications from the website. HSE priced publications are also available from bookshops.

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