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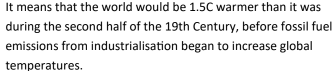
Global warming set to break key 1.5C limit for the first time

Summary

Researchers say that there is now a 66% chance we will pass the 1.5C global warming threshold for the first time between now and 2027.

The importance of 1.5C

The 1.5C figure has become a symbol of global climate change negotiations. The figure is not a direct measure of the world's temperature, but rather, an indicator of how much, or how little, the Earth has warmed or cooled compared to the long term global average.



Countries agreed to "pursue efforts" to limit global temperature rises to 1.5C under the 2015 Paris agreement.

The report

The World Meteorological Organisation has been giving an estimate of the chances of the world breaking the 1.5C threshold in any one year since 2020. In 2020, they predicted there was less than a 20% chance of breaking 1.5C in the five years ahead. Last year the prediction was 50%, so this year's prediction of 66% means that it is more likely than not.



The report shows that the chances of the increase are due to emissions from human activities and a likely El Niño weather pattern later this year. If the world passes the limit, it is likely to be temporary.

The researchers stress that temperatures would have to stay at, or above, 1.5C for 20 years to be able to say the Paris agreement threshold had been passed.

But it is a sign that warming is accelerating and not slowing down.

More info

The report from the World Meteorological Organisation can be accessed at: https://library.wmo.int/index.php? Ivl=notice display&id=22272#.ZGNbiRZBxWw



Wind is main source of UK electricity for first time

Summary

Wind turbines have generated more electricity than gas for the first time in the UK.



Background

Research from Imperial College London has shown that in the first three months of 2023, a third of the country's electricity came from wind farms. National Grid has also confirmed that April saw a record period of solar energy generation.

Solar and wind have seen significant growth in the UK. In the first quarter of 2023, 42% of the UK's electricity came from renewable energy, with 33% coming from fossil fuels like gas and coal.

By 2035, the UK aims for all of its electricity to have net zero emissions

Campaigners lose bid to halt coal mine expansion

Summary

Campaigners have lost a legal challenge aimed at halting the extraction of 40 million tonnes of coal from a Welsh mine.

Background

Plans to expand the Aberpergwm mine in Neath Port Talbot were approved in January 2022. The mine is the only producer of high-grade anthracite in western Europe and it currently employs 184 staff. Campaigners argued the Coal Authority should have considered the Welsh government's carbon reduction targets when granting the licence to firm Energybuild. Coal Action Network brought a judicial review against them and the Welsh government, asking for the mining licence to be revoked, but a judge has ruled that both authorities acted within the law



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Water bills set to rise to pay for £10bn upgrade

Summary

Water bills are set to rise after water suppliers in England said they were ready to spend £10bn on tackling sewage spills.

Background

Privately owned water companies have apologised for the amount of contaminated water that is being released into rivers and seas, amid mounting public anger over the practice.

Companies are sometimes allowed to spill sewage into open water following heavy rainfall to prevent the system becoming overloaded and backing up into people's homes.

But concerns have been raised that these spills are happening too often. For example, in 2022, raw sewage was dumped into rivers and seas for 1.75 million hours - or 825 times a day on average.

Untreated sewage contains viruses like hepatitis and bacteria such as E.coli that can be hazardous to humans and animals.

Swimming, and other leisure activities, in water where untreated sewage is discharged can lead to serious illnesses such as stomach bugs, which may cause diarrhoea and vomiting, as well as respiratory, skin, ear and eye infections.

Following increased awareness of the problem, Water UK, the body which represents England's nine water and sewage companies, apologised on behalf of the industry for not "acting quickly enough".



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Worker injured as his arm became trapped in a machine

Summary

The Health and Safety Executive (HSE) has released a video of the moment that a worker caught his arm in a machine, breaking it in two places.

What happened?

The injured person had only recently started working as a manufacturing operative for the company when the incident occurred on 12 November 2021. He was undergoing training when he was assisting another worker on the company's 60-metre lathe. The man was working at the rear of the lathe when the rubber material he had just applied fell from the steel mandrel. He instinctively reached to grab the material, and at the same time the lathe started, pulling him into the machine. This resulted in his left arm being broken in two places.

The machine was used to wrap rubber and other materials around a steel mandrel to form hose bodies for industrial hoses. The system of work involved one employee working at the front of the machine operating the controls, with a second employee assisting from the rear, helping to

manually position the rubber materials being applied. However, the manufacturer's manual for the machine stated that the lathe should be enclosed with a fixed perimeter guard, and that access to the work area by persons other than the machine operator prevented.

How did things go wrong?

An investigation by the Health and Safety Executive (HSE) found the company had failed to take effective measures to prevent access to the dangerous parts of the lathe, and that its system of work required employees to stand in an area that was meant to be enclosed by guards.

What was the outcome?

The company pleaded guilty to breaching Section 2(1) of the Health and Safety at Work etc Act 1974. It was fined £200,000 and ordered to pay £3,653.70 in costs

More info

The video can be accessed at (viewer caution advised):

https://press.hse.gov.uk/wp-content/ uploads/2023/05/Accident-web-under-2mb.mp4? = 1

HSE guidance on machinery safey can be accessed at:

https://www.hse.gov.uk/work-equipmentmachinery/introduction.htm

Major transport firm hit with £1.9m fine after worker killed by HGV

Summary

Two major transport companies have been fined a combined total of £2.2m after 'a loving dad and husband' was killed when he was hit by a HGV in Birmingham.



What happened?

The fatally injured person was a depot manager when he was struck by a reversing HGV on 30 August 2019. The incident happened when the vehicle reversed out of a parking space in the transport yard.

How did things go wrong?

An investigation by the Health and Safety Executive (HSE) found the companies had failed to manage the risk associated with workplace transport.

What was the outcome?

The first company pleaded guilty to breaching Section 2(1) and Section 3(1) of the Health and Safety at Work etc Act 1974. It was fined £1.9m and ordered to pay costs of £7,300.

The second company pleaded guilty to breaching Section 2(1) and Section 3(1) of the Health and Safety at Work etc Act 1974. It was fined £300,000 and ordered to pay costs of £7,300.

Anything else?

Speaking after the hearing, the HSE Principal Inspector said: "This tragic incident was completely preventable.

"Both companies failed to recognise and control the risks associated with workplace transport, and in particular the dangers of reversing vehicles and poor visibility.

"The principle of ensuring pedestrians and vehicles are kept apart is well known and the measures needed to ensure separation and control the risk need not be complicated. "If the companies had acted to identify and manage the risks involved, and to put a safe system of work in place, this incident would not have happened."

More info

HSE guidance on workplace transport can be accessed at: https://www.hse.gov.uk/workplacetransport/

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ENDORSED

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Worker injured when a platform collapsed

Summary

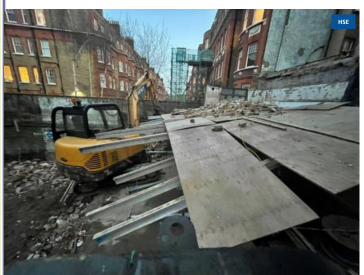
A building company has been fined after a demolition worker suffered serious injuries after falling from a platform in Kensington in London.

What happened?

The man was working at a building site on Kensington High Street when the incident happened on 2 March 2021. He was working on a ten-foot high platform when it collapsed. He sustained serious injuries to both legs which has left him with ongoing long-term difficulties with movement, basic functions, and ability to work.

How did things go wrong?

A Health and Safety Executive (HSE) investigation found that the employing company failed to take appropriate precautions to ensure the safety of persons working at height.





What was the outcome?

The company pleaded guilty to breaching Regulation 6(3) of the Work at Height Regulations 2005. It was fined £234,000 and ordered to pay £12,369 in costs.

Anything else?

The HSE inspector said, following the hearing: "Employers must control the risk of working at height to ensure that it is carried out in a manner which is so far as is reasonably practicable safe."

More info

HSE guidance about work at height can be accessed at: https://www.hse.gov.uk/work-at-height/index.htm

Worker's leg amputated following accident at a waste transfer site

Summary

A waste and recycling company has been fined after an employee's leg was amputated after he was run over by a telehandler.

What happened?

The man was working at a waste transfer site when he was struck from behind by a reversing telehandler on 16 March 2022. He had been sorting recyclable materials by hand. This incident led to the man's right leg being amputated from above the knee.

How did things go wrong?

An investigation by the Health and Safety Executive (HSE) found the company that ran the site failed to adequately segregate vehicles and pedestrians at its site and failed to act quickly on the findings of risk assessments.

What was the outcome?

The company pleaded guilty to breaching 4(1) of the Workplace (Health, Safety and Welfare) Regulations 1992 and Regulation 5(1) of the Management of Health and Safety at Work Regulations 1999. It was fined £30,000 and ordered to pay £3,102.50 in costs.

More info

HSE guidance for the industry can be accessed at: https://www.hse.gov.uk/waste/skiphire.htm

Directors jailed after five men lost their lives

Summary

Two company directors have been jailed after a wall collapsed killing five men – with both firms having to pay combined fines of £1.6million.

What happened?

The five men were all killed when a 45-tonne wall collapsed on them. At nearly 12-feet high, the Vee block wall was built on site and made up of 30 concrete blocks – each the size of a domestic fridge-freezer and weighing the same as a large family car. The blocks are designed to slot together.

The five men were part of a group of eight agency workers brought to the site on 7 July 2016. At around 8am that morning, seven of them began the process of clearing the bay of swarf – metal filings – to make way for more scrap metal. Just 15 minutes after starting work, the wall collapsed on the five men, killing them instantly. A sixth man suffered serious leg injuries, while another was fortunate enough to have just stepped outside the bay before the wall came down. The eighth member of the team was not in the bay at all as he had gone to another part of the site to retrieve brooms.

How did things go wrong?

An investigation by the Health and Safety Executive (HSE) found the wall had previously been taken down then reassembled. The adjoining bay was full of around 263 tonnes of scrap metal briquettes — each roughly the size of a large tin of vegetables. The combined weight of the machine-pressed metal briquettes was the equivalent of six fully loaded HGVs. Following the incident, the defendants appointed structural engineers who carried out an assessment, the result being a

reduction in wall heights and bays being clearly marked with maximum fill lines.

What was the outcome?

Both directors were found guilty of four charges each – failing to discharge the duty to which they were subject by virtue of section 2(1) and 3(1) of the Health and Safety at Work Act etc. 1974. They were given a nine-month custodial sentence.

Two companies were also found guilty of the two identical counts bringing the total number of convictions to 12. The first company was fined £1million while second must pay £600,000. The judge also ordered £775,000 to be paid in prosecution costs.

More info

HSE publish advise relating to scrap and recycling at: https://www.hse.gov.uk/waste/metals.htm



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HSE to prosecute Cambridgeshire County Council over busway deaths

Summary

A Health and Safety Executive (HSE) prosecution is being brought against Cambridgeshire County Council following the deaths of three people in separate incidents, and the lifechanging injuries sustained by a fourth person in a collision, on Cambridgeshire Guided Busway.

What happened?

The first person died when she was hit by a bus as she crossed the busway on foot at Fen Drayton on 17 November 2015.

The second person, a cyclist, died after colliding with a bus on the section of the busway between Cambridge railway station and Long Road on 13 September 2018.

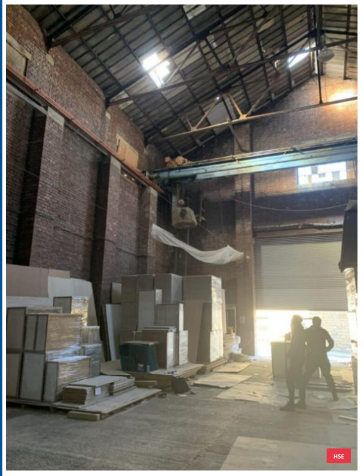
The third person, who was on foot, died after being hit by a bus on the section of the busway, also between Cambridge railway station and Long Road on 26 October 2021.

The fourth person, a teenage cyclist, was seriously injured when he collided with a bus in the guided section of the busway parallel to Kings Hedges Road on 9 November 2021.

Next steps

Cambridgeshire County Council will face a charge under s3(1) of the Health and Safety at Work etc. Act 1974.

Worker fell through a fragile roof



Summary

A Bradford man has been given a suspended prison sentence after an employee sustained life-threatening injuries when he fell 30-feet through a fragile roof.

What happened?

The injured man fell through the roof, landing on pallets approximately 36-feet below. His injuries included a broken hip, broken ribs, a partially collapsed lung, a shattered left wrist and a broken left elbow.

How did things go wrong?

The Health and Safety Executive (HSE) found that no risk assessment was undertaken, safe access to the roof, and the risk of falling through or from the roof were not considered and no controls of any sort were put in place.

What was the outcome?

The prosecuted man pleaded guilty to breaching Section 3 (2) of the Health & Safety at Work etc Act 1974. As well as the suspended prison sentence he must also complete 150 hours unpaid work and was ordered to pay £2,500 in costs.

More info

HSE guidance on work on fragile roofs can be accessed at: https://www.hse.gov.uk/construction/safetytopics/ roofwork.htm



Trucking company fined after a man was killed unloading a wagon

Summary

A man was fatally injured when unloading a lorry.

What happened?

On 17 August 2018, a father-of-two, was helping move a large piece of machinery from one trailer to another at a depot in an industrial estate. As a team of workers were moving the piece of machinery, it fell from the bed of the vehicle trailer and hit him, killing him instantly.

How did things go wrong?

An investigation by the Health and Safety Executive (HSE) found that when the workers were transferring the load for shipment, the machinery was in two parts and the smaller section fell free during the lifting operation. This caused the part of machinery to strike the fatally injured man.

What was the outcome?

The company pleaded guilty to breaching Section 2 (1) of the Health & Safety at Work etc Act 1974. It was fined £140,000 and ordered to pay £18,355.07 in costs.

More info

HSE guidance on the provision and use of work equipment can be accessed at:

https://www.hse.gov.uk/work-equipment-machinery/ puwer.htm

A dad had every finger amputated after his hands were crushed in machine

Summary

A dad from Devon was left with horrific injuries to his hands after an incident at his work.

What happened?

The man's hands were crushed by a metal rolling machine. He was feeding flat metal sheeting into the machine when the incident took place on 5 September 2019. He spent 54 days in hospital and had numerous operations. More than three years on, he is still waiting for prosthetics to be fitted.

How did things go wrong?

An investigation by the Health & Safety Executive (HSE) found the company had failed to adequately assess the risks and implement the necessary controls when the roller equipment was installed. They subsequently missed a further opportunity to reassess the risks following a significant change in the way in which the machine was operated.

What was the outcome?

The company pleaded guilty to breaching Section 2(1) of The Health and Safety at Work etc Act 1974. They were fined £26,000 and ordered to pay costs of £12,000.

Anything else?

The HSE inspector said after the hearing:

"Where the way in which machinery is used changes, the assessment and controls should be updated to ensure employees can work safely and without risk of injury."

Food processing firm fined after a worker severs finger

Summary

A food processing firm has been fined £100,000 after a worker severed part of her finger when her hand was caught in machinery at a site in Devon.

What happened?

The incident happened on 31 October 2018. The woman had

been working on a Meyn eviscerator (a conveyor-fed machine that slices and separates chicken livers and hearts) when she noticed a build-up of offcuts around the blades. Believing the machine had stopped, she reached in to unblock the area but her hand was caught by the moving conveyor, partially severing her right index finger.

How did things go wrong?

An investigation by the Health and Safety Executive (HSE) found the blade and chute area of the machine lacked effective guarding, failing to prevent any person coming into contact with the moving parts.

What was the outcome?

The company pleaded guilty to breaching Regulation 2 (1) of the Health and Safety At Work etc. Act 1974. They were fined £100,000 and ordered to pay costs of £7,241.

Anything else?

The HSE inspector said:

"Employers should make sure they properly assess risk and apply effective control measures to protect workers from dangerous parts of machinery."





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Workers put at risk of exposure to radiation

Summary

A company has been fined after putting its employees at risk of exposure to ionising radiation over a ten-year period.

What happened?

In 2009, the company's external Radiation Protection Adviser (RPA) identified failings in the access controls and warning systems at the company's foundry. In the ten years following, the company received further RPA visits, reports and advice, yet remedial action was not taken. The company's failure to address these issues continued until the Health and Safety Executive (HSE) carried out an unannounced inspection of the foundry in February 2019.

How did things go wrong?

The HSE found the door to the company's industrial radiography enclosure did not have adequate interlocks nor was there a suitable trapped key system to prevent access. There were also no pre-exposure warning systems or automatic and failsafe warning lights in place. Employees at Terrill Bros. (Founders) Limited were put at risk of exposure to high dose rates of ionising radiation by the company's reliance on administrative controls, rather than installing industry standard engineering controls.

What was the outcome?

The company pleaded guilty to breaching Regulation 9(1) of the Ionising Radiations Regulations 2017, and Regulation 8(1) of the preceding Ionising Radiations Regulations 1999. The company was fined £33,750 and ordered to pay costs of £47,601.

Two companies fined for CDM failings

Summary

Two construction companies have been sentenced after a worker was hospitalised for nearly two weeks after being struck by a 124kg panel.

What happened?

The man was working as a lift supervisor at a construction site on 22 January 2020. He had been using a tower crane to lift a structured insulated panel (SIP). During the lifting operation, the SIP struck steelwork and fell on top of the worker. He spent 13 days in hospital following the incident after fracturing his collarbone, shoulder blade, left ankle and left rib.

How did things go wrong?

An investigation by the Health and Safety Executive (HSE) found that the principal contractor, had failed to properly plan, manage and monitor the construction phase. This resulted in a failure to ensure a suitable and sufficient lift plan was in place for the lifting of individual SIPs. Most importantly, the lift plan failed to stipulate how the individual SIPs were to be safely lifted and failed to consider proximity hazards or how the SIPs would be adequately controlled during the lifting operation.

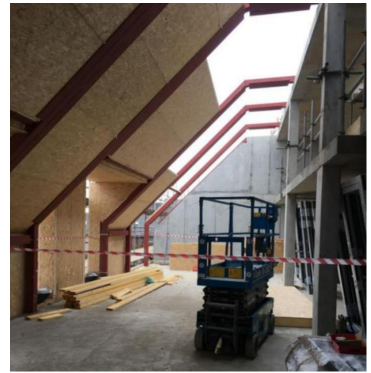
HSE's investigation also identified that the contractor responsible for the design, supply and installation of the SIPs, failed to plan, manage and monitor the work or to provide the necessary information and instruction to workers on how to prepare the SIPs for lifting. The company also failed to ensure effective supervision and monitoring of work being undertaken by a sub-contractor working under its control and to comply with requests for information from the principal contractor.

What was the outcome?

The principal contractor pleaded guilty to contravening Regulation 13 (1) of the Construction (Design and Management) Regulations 2015. The company was fined £1,000 and ordered to pay £8,468.50 in costs . Meanwhile the contractor pleaded guilty to contravening Regulation 15 (2) of the Construction (Design and Management) Regulations 2015. The company was fined £12,000 and ordered to pay £45,000.

More info

HSE guidance on managing health and safety in construction can be found at: https://www.hse.gov.uk/pubns/books/
https://www.hse.gov.uk/work-equipment-machinery/
loler.htm

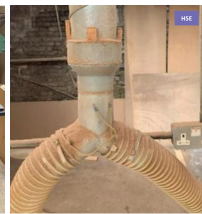


Joinery firm fined £20,000 for failing to control wood dust despite previous warnings

Summary

A joinery firm in South East London has been fined £20,000 for failing to control its employees' exposure to wood dust.





machining of wood. There was no way to connect other machines to the system. LEV significantly reduces the amount of wood dust that becomes airborne and inhaled when machined. There was also no evidence that settled wood dust was being cleaned up.

The company had been served with an enforcement notice relating to their control of wood dust on two previous occasions spanning over ten years.

What was the outcome?

The company pleaded guilty to breaching Regulation 7(1) of the Control of Substances Hazardous to Health (as amended) Regulations 2002 and was fined £20,000 and ordered to pay costs of £1,500.

More info

HSE guidance on wood dust can be accessed at: https://www.hse.gov.uk/woodworking/wooddust.htm

What happened?

The company was inspected in May 2022 as part of a Health and Safety Executive (HSE) campaign targeting woodworking businesses due to the significant health risks associated with exposure to wood dust, including the risk of developing occupational asthma. During the visit the inspector identified multiple failings related to control of exposure to wood dust, including excessive levels of settled dust around the site.

The inspection found some of the company's machines had been disconnected from the local exhaust ventilation (LEV) system, which is used to extract wood dust at source during

Teenager fell more than 20 feet through roof of a dairy farm

Summary

A dairy farm has been fined more than £60,000 after one of its workers sustained multiple injuries when he fell more than 20 feet through a roof on to a concrete floor.

What happened?

The 18 year old worker was clearing gutters from a shed roof

when it gave way. As well as rupturing his spleen and liver, the farm worker also fractured several vertebrae. An additional fracture to his left elbow required surgery and a permanent plate in his arm.





How did things go wrong?

An investigation by the Health and Safety Executive (HSE) found the company failed to control the risk of falls. They failed to adequately assess the risks and did not have a safe system of work. Wider failings were identified in respect of the information, instruction, training, and supervision provided for the employees involved.

What was the outcome?

The company pleaded guilty to breaching section 2(1) of the Health and Safety at Work etc. Act 1974 after failing to ensure so far as reasonably practicable the health and safety and welfare at work of all its employees against the risk of falling when carrying out the planned maintenance task of clearing gutters.

The company was fined £63,466 and ordered to pay £4,223.50 in costs at Plymouth Magistrates' Court on 20 April 2023.





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Fire Extinguisher Awareness



RoSPA & CPD Assured

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

60 minutes approx.



RoSPA & CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Fire Safety Awareness





Fire Warden / Fire Marshall



RoSPA & CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Legionella Awareness



RoSPA & CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Lone Working Awareness



RoSPA & CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Manual Handling Awareness



RoSPA & CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

COSHH Awareness



Mental Health Awareness



- RoSPA & CPD Assured
- 90 minutes approx.
- £6.50 £15.00 + VAT
- In the Mix and Match 5 selection

Mental Health Awareness for Managers



- RoSPA & CPD Assured
- 90 minutes approx.
- £6.50 £15.00 + VAT
- In the Mix and Match 5 selection

Method Statement Awareness



- RoSPA & CPD Assured
- 90 minutes approx.
- £6.50 £15.00 + VAT
- In the Mix and Match 5 selection
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Moving and Handling People Awareness



- CPD Assured
- 90 minutes approx.
- £6.50 £15.00 + VAT
- In the Mix and Match 5 selection

Noise Awareness



- RoSPA & CPD Assured
- 90 minutes approx.
- £6.50 £15.00 + VAT
 - In the Mix and Match 5 selection

Risk Assessment Awareness



- RoSPA & CPD Assured
- 90 minutes approx.
- £6.50 £15.00 + VAT
- 1 In the Mix and Match 5 selection

Sharps Awareness



- RoSPA & CPD Assured
- 90 minutes approx.
- £6.50 £15.00 + VAT
- In the Mix and Match 5 selection

Silica Dust Awareness



- RoSPA & CPD Assured
- 90 minutes approx.
- £6.50 £15.00 + VAT
- n the Mix and Match 5 selection

Slips and Trips Awareness



- RoSPA & CPD Assured
- 60 minutes approx.
- £ £6.50 £15.00 + VAT
- In the Mix and Match 5 selection

Slips, Trips and Falls Awareness



- RoSPA & CPD Assured
- 90 minutes approx.
- £ £6.50 £15.00 + VAT
- 1 In the Mix and Match 5 selection

Stress Awareness



- RoSPA & CPD Assured
- 90 minutes approx.
- £6.50 £15.00 + VAT
 - In the Mix and Match 5 selection

Stress Awareness for Managers



- RoSPA & CPD Assured
- 90 minutes approx.
- £ £6.50 £15.00 + VAT
- In the Mix and Match 5 selection

Vibration Awareness

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- RoSPA & CPD Assured
- 90 minutes approx.
- £ £6.50 £15.00 + VAT
- In the Mix and Match 5 selection

Work Equipment Awareness



- 🤾 RoSPA & CPD Assured
- 90 minutes approx.
- £ £6.50 £15.00 + VAT
- n the Mix and Match 5 selection

Working at Height Awareness



- RoSPA & CPD Assured
- 90 minutes approx.
- £ £6.50 £15.00 + VAT
- In the Mix and Match 5 selection

NEW



Online safeguarding short courses

Autism Awareness



CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Child Mental Health Awareness



CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Child Online Safety Awareness



CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Child Sexual Exploitation Awareness



CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Designated Safeguarding Lead (Children)



CPD Assured

150 minutes approx.

£12.50 - £25.00 + VAT

Sorry not in the Mix & Match 5 selection

Designated Safeguarding Lead (Vulnerable Adults)



CPD Assured

150 minutes approx.

£12.50 - £25.00 + VAT

Sorry not in the Mix & Match 5 selection

Extremism and Radicalisation Awareness



CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Mental Health Awareness



RoSPA & CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Mental Health Awareness for Managers



RoSPA & CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Modern Slavery Awareness



RoSPA & CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Safeguarding Children Level 1



CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Safeguarding Children (Advanced) Level 2



CPD Assured

120 minutes approx.

£7.50 - £20.00 + VAT

In the Mix and Match 5 selection

Safeguarding Vulnerable Adults Level 1



CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Safeguarding Vulnerable Adults (Advanced) Level 2



CPD Assured

120 minutes approx.

£7.50 - £20.00 + VAT

In the Mix and Match 5 selection

Safer Recruitment Awareness



CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Online short food safety and hygiene courses

Food Allergen Awareness



呆 🛮 IoH, RoSPA & CPD Assured

90 minutes approx.

£6.50 - £15.00 + VAT

In the Mix and Match 5 selection

Food Safety and Hygiene - Level 1



loH, RoSPA & CPD Assured

60 minutes approx.

£6.00 - £10.00 + VAT

In the Mix and Match 5 selection

Food Safety and Hygiene (Catering) Level 2



IoH, RoSPA & CPD Assured

90 minutes approx.

£ £6.50 - £12.00 + VAT

In the Mix and Match 5 selection

Food Safety and Hygiene (Manufacturing) Level 2



loH, RoSPA & CPD Assured

90 minutes approx.

£6.50 - £12.00 + VAT

In the Mix and Match 5 selection

Food Safety and Hygiene (Retail) Level 2



屎 🛮 IoH, RoSPA & CPD Assured

90 minutes approx.

£6.50 - £12.00 + VAT

In the Mix and Match 5 selection

Mix and Match 5 Bundle



£ £40.00 + VAT



- Our Mix and Match 5 Bundle enables you to selfselect 5 online training courses, from a set list of courses.
- If purchased separately, these courses could cost up to £115+VAT.
- You receive an approved certificate for each of the courses that you complete.
- You have 190 days from the initial enrolment to log on and complete the courses.
- The courses do not need to be completed in one sitting.— you can log out and return any time up until the bundle is completed or until the 190 day access expires.

Value Bundle



£30.00 + VAT



- Our Value Bundle brings together 5 set online training courses into one money-saving bundle:
 - Asbestos Awareness (RoSPA and CPD assured)
 - COSHH Awareness (RoSPA and CPD assured)
 - Fire Warden / Fire Marshal (RoSPA and CPD assured)
 - Manual Handling Awareness (RoSPA and CPD assured)
 - Working at Height Awareness (RoSPA and CPD assured)
- If purchased separately, these courses would cost £72+VAT in total.