### <u>Spot checks and inspections on</u> <u>businesses are taking place in</u> Manchester

The Health and Safety Executive (HSE) is working with Manchester City Council to carry out spot check calls, visits and inspections on businesses in Manchester city centre to check they have COVID-secure measures in place.

To protect workers, visitors and customers, businesses must make sure they have put measures in place and everyone is following them to manage the risk from coronavirus.

HSE will be calling and visiting businesses from all different sectors in the area to check they are following the government guidelines, this will be starting on Monday 22 March.

These inspections will focus on office workspaces in the centre of Manchester. HSE will work alongside local authority health and safety officers, to effectively assess the COVID-secure measures in place to protect workers.

Manchester City Councillor, Councillor Bev Craig, Executive Member for Adult Health and Wellbeing, said: "We will be talking to local businesses and visiting and inspecting sites across Manchester to understand how they are managing risks in line with their specific business activity.

"All business should have COVID-secure measures in place. It is a legal duty for businesses to protect their workers and others from harm and this includes taking reasonable steps to control the risk and protect people from coronavirus.

"This means making business adjustments to be COVID-secure. We advise employers to work with their employees when implementing changes, to help increase confidence with workers, customers and the local community.

"As changes come throughout the next few months and businesses reopen, our responsibility is to make sure that all measures continue to be taken to keep workers safe as they return to the workplace. Following the government roadmap, we can see how Manchester can and will reopen safely."

Being COVID-secure means businesses need to keep up-to-date with the latest guidance and put measures in place to manage the risk and protect workers, visitors and customers.

During the calls and visits, HSE provides advice and guidance, but where businesses are not managing the risk, immediate action will be taken.

Angela Storey, Director of Transformation and Operational Services at HSE, said: "Across the country we are working with local authorities, like

Manchester City Council, to check businesses are COVID-secure and providing quidance and advice where needed.

"Our spot checks and inspections support the cross-government work in helping employers and employees at work during the pandemic.

"All workplaces are in scope for spot checks which means businesses of any size, in any sector can receive an unannounced check from HSE or an inspection from the local authority, to check they are COVID-secure.

"If you are contacted by the HSE or your local authority, please engage with us.

"By making sure that businesses have measures in place to manage the risks, we can benefit the health of local communities as well as support the local and national UK economy."

Please ensure your workplace is safe by following the guidance on <a href="mailto:being">being</a>
<a href="mailto:covID-secure">COVID-secure</a>. Further information on <a href="mailto:spot checks">spot checks and inspections</a> is available on our website.

/ENDS

### Notes to Editors:

- 1. The Health and Safety Executive (HSE) is Britain's national regulator for workplace health and safety. We prevent work-related death, injury and ill health through regulatory actions that range from influencing behaviours across whole industry sectors through to targeted interventions on individual businesses. These activities are supported by globally recognised scientific expertise. https://www.hse.gov.uk
- 2. HSE news releases are available at <a href="https://press.hse.gov.uk">https://press.hse.gov.uk</a>
- 3. For HSE's working safely guidance

see\_https://www.hse.gov.uk/coronavirus/working-safely/index.htm

The post <u>Spot checks and inspections on businesses are taking place in Manchester</u> appeared first on <u>HSE Media Centre</u>.

## Garage sentenced after mechanic suffers life-changing injuries in a fall

A garage has been fined after an employee suffered life changing injuries

when he fell into a vehicle inspection pit.

Portsmouth Magistrates' Court heard how on 3 September 2018, an employee of GP Motors Works Ltd on the Isle of Wight fell into a vehicle inspection pit more than five feet deep whilst carrying out mechanical repairs to a nearby vehicle. The vehicle inspection pit was partially covered with a small vehicle leaving around seven feet of the pit uncovered and without any other measures in place to prevent exposing employees to an unnecessary fall risk. The employee sustained serious head and shoulder injuries, which required surgery.

An investigation by the Health and Safety Executive (HSE) found the company had failed to ensure the pit had any physical measures, such as barriers or pit covers, in place to prevent a person falling into it.

GP Motor Works Ltd of Embankment Road, Bembridge, Isle of Wight pleaded guilty to breaching Section 2(1) of the Health and Safety at Work etc. Act 1974. They were fined £10,000 and ordered to pay costs of £10,000.

Speaking after the hearing, HSE inspector Kate Clark said: "Serious injuries or death can be prevented if basic safeguards such as barriers or pit covers are put in place. There is clear guidance for garages about vehicle inspection pits."

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- 2. More about the legislation referred to in this case can be found at: www.legislation.gov.uk/
- 3. HSE news releases are available at: <a href="http://press.hse.gov.uk">http://press.hse.gov.uk</a>
- 4. HSE guidance and information about vehicle inspection pits can be found at: <a href="https://www.hse.gov.uk/pubns/priced/hsg261.pdf">https://www.hse.gov.uk/pubns/priced/hsg261.pdf</a>

The post <u>Garage sentenced after mechanic suffers life-changing injuries in a fall</u> appeared first on <u>HSE Media Centre</u>.

### <u>Theme park fined following fatal water</u> ride incident

Drayton Manor Park Ltd (in administration) has been sentenced following the death of a schoolgirl on its Splash Canyon water ride in 2017.

Stafford Crown Court heard how, on the 9 May 2017, 11-year-old Evha Jannath

was on a school trip when she fell out of a raft on the Splash Canyon water ride into the ride's water trough. She was able to wade to the conveyer belt at the end of the ride and climb onto it, but then fell into a section of deeper water and drowned.



An investigation by the Health and Safety Executive (HSE) found the risk assessment in place was not suitable and sufficient as it did not properly assess or address the risk of passengers being ejected/falling from the raft, despite previous similar incidents. There were inadequate control measures in place to detect a person in the water as the CCTV covered only half the ride and the CCTV monitors were not suitable for observing passenger behaviour appropriately. In addition, there was no system at the park to rescue anyone who had fallen into the water.

Drayton Manor Park Ltd (in administration), Tamworth, Staffordshire pleaded guilty to breaching Section 3(1) of the Health and Safety at Work etc. Act 1974 and was fined £1 million.

Drayton Manor Park has changed hands since the incident and is now owned and operated by Drayton Manor Resort Ltd.

Speaking after the hearing, HSE Principal Inspector Lyn Spooner said: "As a result of Drayton Manor's failings 11-year-old Evha Jannath, died at the end of what should have been a fun day out.

"The risks from ejection from the raft had been evident to Drayton Manor for some time, yet they still failed to take the action that could have prevented Evha's death.

"This tragic event should never have happened and my thoughts and the thoughts of HSE remain with Evha's family and friends."

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- 2. More about the legislation referred to in this case can be found at: legislation.gov.uk/
- 3. HSE news releases are available at <a href="http://press.hse.gov.uk">http://press.hse.gov.uk</a>
- 4. HSE enforces health and safety legislation at fairgrounds and theme parks across Great Britain. Safety at fairgrounds and theme parks also involves a range of duty holders and stakeholders working together. This includes;
  - ride owners and controllers
  - ride designers, manufacturers, importers
  - ride inspection bodies
  - industry trade associations and representatives.
- 5. HSE has designated a number of trained inspectors throughout the UK to be part of the National Fairground Inspection Team (NFIT).

The post <u>Theme park fined following fatal water ride incident</u> appeared first on HSE Media Centre.

## Two construction companies fined after working platform failed

Two construction companies have been sentenced following an incident were a working platform failed and a bricklayer using the platform was injured.

Durham Crown Court heard how, on 1 July 2019, Dere Street Homes Limited were acting as principal contractor and provided components for a proprietary polypropylene working platform at a new build at Marley Fields, Wheatley Hill, County Durham. SGS Construction & Design Limited were acting as a contractor and supplied workers to erect the working platform. The working platform failed and a worker was injured.

An investigation by the Health and Safety Executive (HSE) found that a number of components were missing from the working platform. Although previously workers supplied by SGS were formally trained in the erection of the components to form a safe working platform, the worker who erected the failed platform had not received adequate training. The signing off as a safe working platform had earlier been undertaken by a site manager working for

Dere Street Homes. When this manager left, a number of months prior to the incident, the inspection and signing off of the working platform was no longer undertaken.

Dere Street Homes Limited of The Farm House, Hedley Hill Farm, Cornsay Colliery, County Durham pleaded guilty to breaching Regulation 13(1) of the Construction (Design & Management) Regulations and was fined £38,000 and ordered to pay costs of £5,367.30.

SGS Construction & Design Limited of Laburnum Avenue, Blackhill, Consett, County Durham pleaded guilty to breaching Regulation 15(2) of the Construction (Design & Management) Regulations and was fined £8,000 and ordered to pay costs of £2,683.60.

After the hearing, HSE principal inspector Rob Hirst commented: "Although the worker did not suffer life changing injuries, there was a potential for more serious injury.

"Those in control of work have a responsibility to ensure that workers are adequately trained, properly supervised, and work activities are appropriately monitored."

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- 2. More about the legislation referred to in this case can be found
   at: legislation.gov.uk/
- 3. HSE news releases are available at <a href="http://press.hse.gov.uk">http://press.hse.gov.uk</a>
- 4. For more information on scaffold safety go
  to: <a href="https://www.hse.gov.uk/construction/safetytopics/scaffoldinginfo.htm">https://www.hse.gov.uk/construction/safetytopics/scaffoldinginfo.htm</a>

The post <u>Two construction companies fined after working platform failed</u> appeared first on <u>HSE Media Centre</u>.

# Energy company fined after worker suffers multiple injuries in fall from height

Energy company, Siemens Gamesa Renewable Energy Ltd, has been fined after an agency worker fell 1.8 metres from a blade platform.

Leeds Magistrates' Court heard that, on 11 November 2017, the 30-year-old was working inside one of the turbine blades at the company's blade factory in Hull. Inside the blade is a midway platform referred to as the "web". He was standing on the web, vacuuming the inside of the blade to clean off fibreglass dust and deposits. As he approached the edge of the web, towards the end of the turbine blade, he fell a distance of 1.8 meters. He sustained injuries including a broken collarbone, 10 broken ribs, a broken wrist and a punctured lung and he was off work for two months.

An investigation by the Health and Safety Executive (HSE) found that Siemens Gamesa Renewable Energy Ltd had provided a ladder to access to the "web" but they had not provided any fall protection either side of the ladder. The company have provided edge protection following the incident and after risk assessing the task the company have identified a method whereby there is no need to work at height, they can simply rotate the blade 90 degrees.

Siemens Gamesa Renewable Energy Ltd of Faraday House, Sir William Siemens Square, Frimley, Camberley, Surrey pleaded guilty to breaching Regulation 6 (3) of the Work at Height Regulations 2005. The company has been fined £533,334 and ordered to pay £16,274 in costs.

After the hearing, HSE inspector Denise Fotheringham commented: "Falls from height often result in life-changing or fatal injuries. In most cases, these incidents are needless and could be prevented by properly planning the work to ensure that effective preventative and protective measures are in place such as edge protection or barriers built to the correct standard.

"This incident could have easily been prevented if the company had installed adequate edge protection to prevent falls"

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- 2. More about the legislation referred to in this case can be found at:

### legislation.gov.uk/

- 3. HSE news releases are available at <a href="http://press.hse.gov.uk">http://press.hse.gov.uk</a>[3]
- 4. Further information about working at height can be found: www.hse.gov.uk/work-at-height/faqs.htm

The post <u>Energy company fined after worker suffers multiple injuries in fall from height</u> appeared first on <u>HSE Media Centre</u>.