



# Health & Safety Policy

Pope Plant Ltd  
Braeside, Weaving Street  
Maidstone  
Kent  
ME14 5JN

Policy Date: 5 May 2021

# Contents Page

<b>1.0 General Statement of Intent</b>
<b>2.0 Roles and Responsibilities</b>
<b>3.0 Arrangements</b>
<b>3.1 Accident Reporting &amp; Investigation</b>
<b>3.2 Alcohol and Controlled Drugs</b>
<b>3.3 Asbestos</b>
<b>3.4 CDM Regulations</b>
<b>3.5 COSHH Assessments</b>
<b>3.6 COVID-19</b>
<b>3.7 Communication with workers</b>
<b>3.8 Contractors and Sub-Contractors</b>
<b>3.9 Display Screen Equipment (DSE)</b>
<b>3.10 Environmental Protection</b>
<b>3.11 Equipment Inspections &amp; Records</b>
<b>3.12 Fire Safety</b>
<b>3.13 First Aid Arrangements</b>
<b>3.14 Guidance</b>
<b>3.15 Hand Arm Vibration Syndrome (HAV)</b>
<b>3.16 Health &amp; Safety Records</b>
<b>3.17 Health &amp; Safety Training</b>
<b>3.18 Lone Working</b>
<b>3.19 Machinery Maintenance</b>
<b>3.20 Machinery Operation</b>
<b>3.21 Manual Handling Assessments</b>
<b>3.22 Method Statements (Safe Operating Procedures)</b>
<b>3.23 Noise</b>
<b>3.24 PAT Testing</b>
<b>3.25 Personal Protective Equipment</b>
<b>3.26 Pregnant Workers</b>
<b>3.27 Risk Assessments</b>
<b>3.28 Safety Audits and Monitoring</b>
<b>3.29 Serious or Imminent Danger</b>
<b>3.30 Staff Training</b>
<b>3.31 Transport &amp; Company Vehicle Safety</b>
<b>3.32 Welfare</b>
<b>3.33 Working at Height</b>
<b>3.34 Young Workers</b>

## ***1.0 General Statement of Intent***

Pope Plant Ltd is committed to ensuring the safety of its employees, customers, members of the public and anyone else who are affected by our operations.

The company commits to operating in accordance with the Health and Safety at Work (etc) Act 1974, The Management of Health & Safety Regulations 1999 and all other applicable regulations and codes of practice, so far as is reasonably practicable.

The management will ensure that significant risks are assessed and suitable and sufficient measures are adopted to allow each employee/contractor to carry out his/her duties safely and without risk to health. Suitable equipment will be provided and maintained in a safe condition, and safe systems of work will be devised. All Pope Plant Ltd procedures and policies are available to view at Head Office, on website and on request via email.

The company shall strive to achieve continuous improvement in Health & Safety performance.

Each employee/contractor will be made aware of his/her responsibility for his/her own health and safety and that of others via e learning and toolbox talks. All employees/contractors will be given the opportunity to consult with the management on matters relating to Health & Safety, or to appoint a representative to do so. Pope Plant promote an open door policy for all.

Where necessary the company will arrange or provide suitable training for both management and operatives, in particular where new work practices or equipment are introduced. All personnel will be required to have a CPCS card in date. It is each operatives responsibility to ensure this is in date, however Pope Plant will issue reminders.

The company will seek external advice as necessary to keep its health & safety policy, working practices and equipment up to date and in accordance with current legislation.

Ultimate responsibility in all areas of safety rests with the Managing Director. This duty is of no less importance than any of the responsibilities attached to that position.

Reviews of Health and Safety Policy will be made annually no later than 1 year after the date on this policy. The monitoring of all issues relating to this policy is the responsibility of the Managing Director.

Signed:



5 May 2021

CRAIG POPE  
COMPANY DIRECTOR

Pope Plant Ltd

*Please note that this document is current as of Tuesday 22nd June 2021 . For the latest version of this uncontrolled document please consult the author*

## **2.0 Roles and Responsibilities**

### **Organisation and Managerial Responsibilities;**

The company is owned and managed by CRAIG POPE who is directly responsible for Health and Safety matters within the company. CRAIG POPE will seek external assistance where necessary to ensure that the company meets both its statutory obligations and the objectives laid down in this Health & Safety Policy.

POPE PLANT LTD use HS Direct Ltd (0114 2444461) for gaining help and advice with Health & safety matters where required.

The organisation of the workforce is the responsibility of CRAIG POPE, who holds the position of COMPANY DIRECTOR and who is responsible for ensuring that the company's Health & Safety Policy and associated procedures are implemented by all site operatives.

Day to day management of the company's operations is the responsibility of CRAIG POPE who may be supported by site managers, each responsible for one site. Depending on the size and nature of the site, the responsible person may be supported by one or more supervisors responsible for the direct supervision of the company operatives.

### **Employee/Contractor Responsibilities;**

Each and every employee/contractor has a statutory duty to take reasonable care in relation to his/her own health & safety, and the health and safety of any other person who may be affected by his/her acts or omissions.

Therefore, It shall be the duty of all employees/Contractors whilst at work:

To take reasonable care for the Health & Safety of themselves and others, who may be affected by their acts or omissions at work

To co-operate with the employer to ensure compliance with all the company Health & Safety policies and procedures

To refrain from intentional or reckless interference with equipment and/or systems provided in the interest of Health, Safety and the Environment

To co-operate with management when required on such things as accident prevention and all procedures with regard to Health, Safety and the Environment as set out in the Health & Safety at Work etc. Act 1974 and the Environmental Protection Act 1990 and all associated Regulations and ACOPs

To maintain good standards of housekeeping in our premises and on client premises

To report any accident or incident including near-misses (whether or not personal injury results) to the office

To report any defects in equipment without delay to their immediate Supervisor and not to attempt repairs which they have not

been authorised and specifically trained to undertake

To ensure that no potentially hazardous item, substance or machine is brought on to site or used without the prior knowledge and authority of their immediate Supervisor

To use and if applicable wear any item of Personal Protective Equipment. It is a requirement of law that any equipment supplied for safety must be used, and when not in use it is properly cleaned, stored and maintained.

To undergo any Health, Safety, Environmental and operational training deemed necessary by the company

To ensure Covid Safe practices are maintained at all times as per POPE PLANT LTD Covid Policy.

#### **Staff Consultation;**

If an employee/contractor becomes aware of any potential breaches of health & safety law, or unsafe working practices he/she must notify the MD or Site manager.

If an employee/contractor feels that health & safety procedures may be improved, for example by use of alternative equipment, he/she will be encouraged to discuss any suggestions with the management.

#### **Specific Safety Functions and Named Responsibilities;**

Safety Function	Person Responsible
All aspects of health and safety	CRAIG POPE

### **3.0 Arrangements**

This section defines our company arrangements and policies for dealing with our activities.

#### **3.1 Accident Reporting & Investigation**

All employees/contractors must report any near miss, accident or injury to the MD, SITE SUPERVISOR OR/AND HEAD OFFICE. Details of all accidents will be entered into the company's accident record book which is kept online in our Safety First Package.

From 1st October 2013 the revised Reporting of Injuries, Diseases and Dangerous Occurrences Regulations 2013 (RIDDOR 2013) came into force. RIDDOR is the law that requires employers, and other people in charge of work premises, to report and keep the records of work-related accidents which cause death.

It will be the responsibility of the MD or his nominated representative to notify the Health & Safety Executive in respect of any accident or occurrence for which notification is required by the Reporting of Injuries Diseases and Dangerous Occurrences Regulations 2013 (RIDDOR).

NOTE : if someone has died or been injured because of work-related accident this may have to be reported. Not all accidents need to be reported, other than for certain gas incident, a RIDDOR report is required only when the accident is work-related and it results in an injury of a type that is reportable.

Any accident resulting in more than minor injuries, or incident which might have resulted in serious injury, will be investigated by the MD or his nominated representative. Depending upon the circumstances of the accident, the MD or his nominated representative may seek the assistance of an external Health & Safety Advisor, both in the investigation and the formulation of preventative procedures to avoid repetition.

#### **3.2 Alcohol and Controlled Drugs**

It is categorically forbidden for employees to enter sites or places of work, to drive a vehicle, use or operate plant and equipment, or to assist or supervise in the use of; whether on or off company business in an unfit state due to the influence of alcohol or illegal drugs and other substances, such as glue; or to be in possession of illegal drugs on Company, Client property or in a Company vehicles. Employees taking medicines or prescribed drugs under the direction of their G.P, Dentist, Hospital Doctor that may effect there ability to carry out their work duties have a duty of care responsibility and must notify the MD immediately.

#### **3.3 Asbestos**

Asbestos is recognised as being an extremely hazardous substance and as such must be treated with the utmost care. When working on site staff and contractors will assume any suspicious material is asbestos unless there is conclusive evidence to the contrary. No drilling, breaking or cutting shall be carried out to any material suspected of containing asbestos fibres. Any suspicious material shall be reported to the site manager immediately. A Management Survey should always be made

available. Its purpose is to locate, as far as reasonably practicable, the presence and extent of any suspect Asbestos Containing Materials (ACMs) on site which could be damaged or disturbed. POPE PLANT LTD'S policy is that we will not work on asbestos products. Asbestos Awareness Training will be undertaken by employees so that employees will be able to spot and report any suspicious material. Work will immediately cease.

### **3.4 CDM Regulations**

POPE PLANT LTD will Co-operate and Co-ordinate activities with other contractors and will communicate information with all involved in the site construction activities. POPE PLANT LTD will check there is adequate protection for the public and site workers, including monitor and review their safety arrangements. Pass on key information to the construction teams. POPE PLANT LTD do not undertake any design work.

Complying with CDM 2015 will help ensure that no-one is harmed during the work, and that the site is safe to use. Effective planning will also help ensure that your work is well managed with fewer unexpected costs and problems.

As a Principle Contractor Pope Plant will need to discuss issues affecting what will be built, how it will be built, how it will be used and how it will be maintained when finished. This will avoid people being harmed or having unexpected costs because issues were not considered when design changes could still easily be made. Meetings between client, designer and contractor as the work progresses gives an opportunity to deal with problems that may arise and discuss health and safety. This will help to ensure that the work progresses as planned. Pope Plant will endeavour to keep lines of communication open at all times by using email, phone and face to face contact regularly – daily journals will be utilised and weekly communications will be encouraged.

When appointed principal contractor Pope Plant will :

- • plan, manage, monitor and coordinate the entire construction phase
- • take account of the health and safety risks to everyone affected by the work (including members of the public), in planning and managing the measures needed to control them
- • liaise with the client and principal designer for the duration of the project to ensure that all risks are effectively managed
- • prepare a written construction phase plan (PDF) before the construction phase begins, implement, and then regularly review and revise it to make sure it remains fit for purpose
- • have ongoing arrangements in place for managing health and safety throughout the construction phase
- • consult and engage with workers about their health, safety and welfare
- • ensure suitable welfare facilities are provided from the start and maintained throughout the construction phase
- • check that anyone they appoint has the skills, knowledge, experience and, where relevant, the organisational capability to carry out their work safely and without risk to health
- • ensure all workers have site-specific inductions, and any further information and training they need
- • take steps to prevent unauthorised access to the site
  
- • liaise with the principal designer to share any information relevant to the planning, management, monitoring and coordination of the pre-construction phase

### **3.5 COSHH Assessments**

For all materials or substances utilised which may be hazardous to health, a formal COSHH Assessment will be carried out by the MD or his nominated representative. A register of hazardous substances shall be kept at the head office along with all relevant Manufacturers Safety Data Sheets. Significant findings of the assessments will be communicated to the relevant operatives, together with the necessary MSDS sheets and instructions for use. Under 'The Chemicals (hazard information and packaging for supply) Regulations 2009, all Pope Plant representatives must be made aware of the use of labels and packaging for COSHH using toolbox talks and know that it is everybody's responsibility to ensure that Labels are attached and legible at all times, and all should ensure that labels are not defaced or removed. If this does occur it should be reported immediately to Craig Pope who will provide replacement labels accordingly.

### **3.6 COVID-19**

The spread of COVID-19, commonly referred to as the Coronavirus, is an exceptional circumstance with ongoing ramifications for Pope Plant Ltd, employees, individuals and clients that may be affected by our work. As the situation continues to develop and change, Pope Plant will provide updated advice, resources and guidance in line with current Government guidance to

support our employers. POPE PLANT LTD's Covid-19 policy will be emailed to all employees annually and when changes occur. All employees are issued with a Covid Pack which include tools to ensure safety and limit infection between them.

### **3.7 Communication with workers**

POPE PLANT LTD uses a variety of methods to communicate information with employees and sub contractor. A monthly informal meeting is held to discuss any issue, including safety. We will also pass information to employees using whatsapp, email and toolbox talks. A notice board in the head office is also kept up to date.

Communication with employees whose first language is not English will be carried out using one or more of the following methods;

- Ensure adequate time to consult with employees where language and/or literacy may be issues so they can absorb the information and respond to you.
- Get information translated and check that this has been done clearly and accurately by testing it with native speakers.
- Use pictorial information and internationally understood pictorial signs where appropriate
- Where information has to be in English, use clear and simple materials, and allow more time to communicate issues

### **3.8 Contractors and Sub-Contractors**

All contractors and sub-contractors who are working for the company will comply with the companys

1. Health & Safety Policy.
2. Emergency procedures.
3. Hazard / accident reporting procedures.

(All accidents and near misses need to be reported and recorded in the Accident Book located in main office).

The company's health and safety policy can be found on company notice boards which are situated in the office and on company website.

All contractors must complete the contractors competence form before commencing work.

### **3.9 Display Screen Equipment (DSE)**

Working with Display Screen Equipment is recognised as being a major cause of injury and ill health, the company will carry out risk assessments and provide information instruction and training to its entire DSE user staff. Employees must carry out the recommendations of the risk assessment and must report instances of injury or ill health suspected of being caused by DSE work to the person responsible for Health & Safety at their earliest convenience

### **3.10 Environmental Protection**

POPE PLANT LTD has a policy to comply with the Environmental Protection Act 1990, other associated statutory legislation and Approved Codes of Practice (ACOP). This applies to all those who are employed within the company or who are protected by its undertakings. Employees are asked to co-operate in the operation of this policy and make a positive contribution to environmental protection by making themselves aware of the firm's environmental policy and complying with the control measures in place. This includes comply with the requirements of Site Waste Management Plans where it relates to the works under our control. The policy is on display on the Company Main H&S notice board and is also available to interested parties on request.

### **3.11 Equipment Inspections & Records**

Each employee/contractor must carry out a daily and monthly inspection of any equipment prior to its use, and must immediately report any defect, or suspected defect to MD/Site Manager or Service Engineer, inspection sheets are found and kept within individual machines. The Service Engineer/MD will carry out annual inspections of all company equipment, ladders, PPE, tools, etc, and will keep a record of such inspections.

Where an inspection reveals a defect, it will be the responsibility of the MD/ Site Manager to ensure that the equipment is not used until such time as a suitable repair has been affected. If the equipment is beyond repair it must be discarded, whether or not a suitable replacement is available, and any work relying on the use of such equipment must be suspended until a suitable replacement is available.

### **3.12 Fire Safety**

It is the responsibility of the site foreman to ensure that all fire safety procedures implemented on client sites are communicated to staff, where staff are carrying out hot work, the operative must first obtain the appropriate hot work permit from the building manager and ensure he has the appropriate fire extinguisher to hand. 2 hour fire watch will be maintained after any hot work.

Fire risk assessments will be carried out in all areas occupied by the organisation, the risk assessments will consider sources of ignition, sources of fuel and any extra sources of oxygen over and above what is present in the air. The assessment will

evaluate the risk of a fire starting and the effect of the fire on people. The assessment will indicate control measures to remove or reduce the risk of fire starting. The significant findings of the assessment will be communicated to the relevant persons together with the necessary instruction and training.

#### Means of Escape

In the event of fire occurring, it is vital that staff and other persons are able to evacuate the premises

All existing doors through which a person may have to pass to get out of the premises must be capable of being easily and immediately opened from the inside. Staff will not block or otherwise obstruct exits provided for emergency evacuation

Access routes must always be maintained unobstructed to exit doors (internal and final exits) sufficient to allow easy access by the number of persons likely to use those routes, (750mm minimum) and employees must observe any line markers to indicate areas which must be kept clear

Stairways in buildings must be free from any risk of fire or spread of fire eg unauthorised portable heater, combustible material etc

Under no circumstances should fire doors be wedged open unless they are retained by automatic magnetic release systems or similar which are connected to the fire alarm system.

#### Smoking

In line with current legislation smoking is not allowed in client premises, our premises or company vehicles.

#### Housekeeping

Good housekeeping is most important. Waste or packing materials should not be allowed to accumulate in any building. No combustible materials should be kept in rooms and stairwells should be kept clear of combustible materials at all times.

#### **3.13 First Aid Arrangements**

The MD or his nominated representative will ensure that as a minimum the organisation has an appointed person for first aid. The appointed person will be responsible for maintaining the first aid kit and taking charge after an accident, this includes calling for a person qualified in first aid or ambulance if necessary. Where visits are carried out to other premises, the person responsible for Health & Safety will ascertain the first aid procedures to be followed, and details will be provided to all organisation employees/contractors required to work in or on such premises.

#### **3.14 Guidance**

The company commits to operating to the very highest standards of Health Safety and Quality and will therefore carry out its operations in accordance with best practice as advised by the Health & Safety Executive and also various trade bodies and associations, this best practice will be reviewed on annual basis and adopted annually or when evidence that significant improvements can be made by adopting sooner Guidance documents are kept at head office and will be made available to staff and other interested parties

#### **3.15 Hand Arm Vibration Syndrome (HAV)**

Anyone who regularly and frequently is exposed to high levels of vibration can suffer permanent injury. The construction industry has the second highest incidence of vibration white finger (VWF) injury which is one of the more common forms of HAV.

The company will ensure that staff are not subjected to excessive vibration through power tools etc, the company will endeavor to source low vibration tools

#### **3.16 Health & Safety Records**

All records will be kept by the MD, in written form indicated in the various appendices. Such records will include:

- Equipment Inspections
- COSHH Assessments
- Generic Risk Assessments
- Staff Training and Induction Records

In addition to the above general records, the following contract specific records will be maintained for each major contract.

- Contract Start-up information
- Specific Risk assessment
- Method Statements and Safe systems of work.
- Accident Record Book

All records will be kept in electronic form on HS Direct system which is accessible on all sites

#### **3.17 Health & Safety Training**

The firm will provide as much training and re-training as is necessary to ensure, so far as is reasonably practicable, the health

and safety of all staff in the firm. During staff induction safety training will be provided to ensure that the staff are trained in Health & Safety matters to a level appropriate to their responsibilities. Every new employee will receive a safety induction on day one of his/her employment. The training will consist of fire safety, manual handling, and display screen equipment use (where necessary), environmental and general safety. New employees will also be given instruction and safety training on the equipment they will be required to use whilst discharging their duties. A training record will be kept and maintained in our online system. Copies of training records are available for clients upon request.

### **3.18 Lone Working**

Where work is carried out in the customer's premises, the MD or his nominated representative will ascertain the procedures to be followed in case of emergency, e.g. lone worker injury etc. and details will be provided to all company employees/contractors required to work in or on such premises.

### **3.19 Machinery Maintenance**

All machines shall be subject to regular inspection by the Service Engineers, who will withdraw damaged or unsuitable equipment from service immediately. All machinery shall also be subject to maintenance and service as per the manufacturers instruction and maintenance schedule OR at least annually. Maintenance records will be kept in electronic form on the HS Direct site and are available on request.

### **3.20 Machinery Operation**

All employees/contractors who are required to operate machinery will have the appropriate training and license to operate such machinery. It is company policy to take severe disciplinary action against any person found to be operating machinery without the necessary competence. CPC cards are mandatory.

### **3.21 Manual Handling Assessments**

The MD or his nominated representative will carry out specific manual handling assessments for any necessary operation which has been highlighted as requiring a detailed assessment by the general risk assessment. Manual handling assessments will consider the load to be handled, e.g. tools, equipment etc, its size and weight, the individual, the task and the environment in which the task takes place. The assessment will also consider the possibility of utilising mechanical means to minimise the risks arising from manual handling.

### **3.22 Method Statements (Safe Operating Procedures)**

Work Instructions (Method Statements) will be developed for all the companies operations, information from the risk assessments will be used to formulate these documents which will be used in training and given to members of staff, the work instructions will be reviewed and updated either periodically or when something significant changes. Method statements are written using our online system and are available to customers upon request.

### **3.23 Noise**

Regular exposure to high noise can cause deafness and tinnitus. Noise assessments will be carried out when ever it is suspected that noise levels may be above 80db(a), and hearing protection will be provided for all operatives. Where noise levels are at 85db (a) or above the company will take measures to reduce the exposure of noise to its employees by means other than hearing protection, the wearing of hearing protection shall also be enforced

### **3.24 PAT Testing**

All portable electrical appliances will be tested in accordance with the regulations, at the recommended intervals, 'as may be necessary to prevent danger'. It will be the responsibility of the site manager to ensure that all equipment provided is suitable for the task, including any provided by a Customer.

### **3.25 Personal Protective Equipment**

Personal Protective Equipment will be provided by the POPE PLANT LTD and the relevant PPE must be worn at all times whilst carrying out work. Details of the correct PPE will be made available to employees, no employee/contractor will be permitted to start work without the correct PPE and the necessary information, instruction and training to enable him to utilise the equipment correctly and without risks to safety and health. It will be the responsibility of each contract manager and his site foreman to monitor the wearing of PPE on sites under their control, persons found to be persistently breaching PPE rules will be subject to disciplinary procedures including ejection from site

### **3.26 Pregnant Workers**

The company recognise that pregnant workers are more vulnerable to injury and as such will carry out specific risk assessments where a worker notifies them of a pregnancy, such assessments will consider the workers duties working conditions and hours, where it is deemed that a risk to the mother or baby is present, suitable controls will be introduced

### **3.27 Risk Assessments**

The MD or his nominated representative will prepare a generic risk assessment covering the common risks encountered in the company's normal business. If necessary, external assistance will be sought to carry out the generic risk assessments. The significant findings of the risk assessments will be relayed to all staff.

The MD or his nominated representative will carry out site specific risk assessment for new site which the company's employees/contractors are obliged to work. Such assessments will consider the health and safety of employee/contractors and the public on site. In particular the company is aware of the number of serious injuries from the incidence of Slips, Trips and Falls. The MD therefore will pay particular attention to eliminating these hazards from each site.

All Risk Assessments will be produced using our online management system and are made available to all clients upon request. Employees should have a copy of risk assessments for the work they carry out.

### **3.28 Safety Audits and Monitoring**

At regular intervals the MD or his nominated representative will carry out a health & safety audit on one contract or job, selected at random. The audit will consider the effectiveness of the welfare facilities; emergency procedures, safe methods of work etc. identified at the outset, and will identify any corrective action required. Where the MD considers it necessary in order to maintain the desired level of health & safety, they may seek the assistance of an external Health & Safety Advisor in carrying out audits and identifying corrective actions.

All Plant Operatives will be responsible for the completion of both daily and monthly plant inspection sheets. These will be kept within the individual machines and the Plant Operative will be responsible for the sheets within the machine they are driving.

### **3.29 Serious or Imminent Danger**

These procedures are in line with Regulation 8 of the Management of Health & Safety at Work Regulations 1999

It is a policy of the POPE PLANT LTD that no employee or sub-contractor will be made to work in dangerous conditions without due regard to health and safety and all employees should be aware that there are regulations and procedures regarding serious or imminent danger

Managers, supervisors and employees are reminded that they must not under any circumstances undertake work or instruct others to undertake work where there is a risk of imminent danger without the correct levels of personal protective equipment, training and safety procedures being in place

The firm authorises any employee to remove himself/herself to a relative place of safety when he/she has reason to believe he/she is at serious risk or in imminent danger. Work will not resume in that area until the problem has been neutralised

Some emergency events can occur and develop rapidly, thus requiring employees to act without waiting for further guidance, for example, in a fire. Employees must, on arrival at new sites, make themselves familiar with the emergency procedures, escape routes and location of fire fighting equipment etc prior to starting work

Under no circumstances will work activities take priority over safety considerations

### **3.30 Staff Training**

The firm will provide as much training and re-training as is necessary to ensure, so far as is reasonably practicable, the health and safety of all staff in the firm. During staff induction, safety training will be provided to ensure that the staff are trained in Health & Safety matters to a level appropriate to their responsibilities.

Every new employee will receive a safety induction on day one of his/her employment. The training will consist of fire safety, manual handling, and display screen equipment use (where necessary), environmental and general safety. New employees will also be given instruction and safety training on the equipment they will be required to use whilst discharging their duties. A training record will be kept and maintained in our online system. Copies of training records are available for clients upon request.

The company uses a variety of methods to communicate information with employees and sub contractor. An informal meeting is held to discuss any issue, including safety. We will also pass information to employees via whatsapp and email. A notice board in the head office is also kept up to date.

Communication with employees whose first language is not English will be carried out using one or more of the following methods;

- Ensure adequate time to consult with employees where language and/or literacy may be issues so they can absorb the information and respond to you.
- Get information translated and check that this has been done clearly and accurately by testing it with native speakers.
- Use pictorial information and internationally understood pictorial signs where appropriate
- Where information has to be in English, use clear and simple materials, and allow more time to communicate issues

Annual E-Learning will be undertaken by all employees to ensure up to date knowledge is in place

### **3.31 Transport & Company Vehicle Safety**

It is the policy of the company to only employ drivers who are competent.

Driver approval and competence

A person may only operate company vehicles if he or she;

1. Has held a full UK license for a minimum of 2 years
2. Has not been disqualified from driving for drink and/or drug offences in the last 5 years nor has any prosecution pending
3. Holds the correct license for the type of vehicle being operated

Drivers must inform the company of any circumstances that may lead a driver to being unfit for driving duties.

Drivers must inform the office immediately they become aware of any pending prosecution for any driving offence.

All drivers will be asked to present their licenses to the office these will be photocopied and returned.

### 3.32 Welfare

In most cases company employees/contractors will be able to use toilet/washing facilities within the customer's premises. It will be the responsibility of the Site Manager to ascertain if this is possible prior to commencement of a contract. Where it is not possible, it will be the responsibility of the Site Manager to establish the location of suitable temporary or public facilities.

On POPE PLANT LTD's own contracts/projects the company will ensure appropriate office, canteen and toilet will be available on site either by transporting their own or by hiring from an outside source.

It is the responsibility of all personnel to ensure the cleanliness of facilities on site paying particular attention to food storage, cleaning of surfaces and removal of rubbish.

### 3.33 Working at Height

It is the policy of the company to comply with the Work at Height Regulations 2005. Work at height will be avoided wherever possible, where work at height can not be avoided; the site foreman is responsible for carrying out a risk assessment and selecting appropriate work equipment to access height and ensuring the appropriate safety measures to prevent falls are implemented.

Only trained and competent staff will be allowed to work at height and apprentices will be closely supervised.

Where the risk of a fall can not be eliminated POPE PLANT personnel will cease work. POPE PLANT LTD's work will not involve working at height.

### 3.34 Young Workers

Risk Assessments must be carried out in compliance with The Management of Health & Safety at Work Regulations 1999 and the Health & Safety (Young Persons) Regulations 1997 In line with the Health & Safety (Young Persons) Regulations 1997, young persons are defined as those full or part-time employees under the age of 18 years. This includes young persons on job experience working within the firm.

There are also special provisions for young people in the Working Time Regulations 1998 concerning limits of hours of work, rest from work and annual holidays.

There are particular definitions of people by age in Health & Safety Law:

A young person is anyone under 18 years of age

Young workers are seen as being particularly at risk because of their possible lack of awareness of existing or potential risks, immaturity and inexperience The responsible person will therefore:

- Not employ any person under the age of 18 years for any paid or non paid employment

## Sign Off Sheet

I have read and understood the contents of this Safety Policy.

Anything I did not understand has been explained to me to my satisfaction.

I agree to follow the Safety Policy and understand that any instructions are provided for my safety and the safety of others.

Print Name

Signed

Date

_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

[illegible]