Look after Yourself

Be aware of risks to yourself and others from sharp objects, broken glass, waste timber and objects left lying around. Remember untidiness can cause accidents

- Wear sturdy footwear
- Ensure that tetanus vaccinations are up to date
- Cover any cuts and grazes with a waterproof dressing
- Wear gloves when handling manure or chemicals
- Reduce risks of tripping / slipping by keeping plots tidy and carrying out necessary repairs quickly.

Look after Children on an Allotment

Bacteria, machinery, tools, glass, water storage containers, poisonous plants, weedkillers and pesticides are some of the dangerous things children may come into contact with on an allotment site. Parents or guardians must supervise children at all times and they must not visit the plot without an adult.

If children put their fingers in their mouth after touching soil or even eat soil, they will be at risk from chemicals, which may be in the soil or harmful bacteria from manure or other animal products. Encourage children to wash their hands after helping on an allotment.

Become a member of The National Allotment Society

Membership of The National Allotment Society comes with a raft of benefits, from discounts on horticultural products through to initial legal advice and horticultural expertise. To become a member visit www.nsalg.org.uk or call 01536 266576.

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Some hazards that may be found on the allotment

- Water dangers can present a drowning risk, some bacteria can thrive in water and cause illness.
- Chemicals products such as fertilizers, wood preservatives, pesticides and weedkillers are toxic substances. These need to be used correctly and can be dangerous to humans, pets and plants.
- Pests as well as damaging crops rats and mice can carry diseases which can be harmful to humans
- Asbestos historically many building materials contained asbestos and are widely found in roof sheeting, partition boards, cold water tanks, pipe lagging. Once the material is damaged the fibres can become air borne this is when asbestos is at its most dangerous.

This list is not exhaustive there are many other hazards on an allotment site, please see further information.

How the National Allotment Society can help further

We have a Legal Toolkit in the Members Area of our Website which contains Business Guides with templates and checklists. We also have an Insurance Scheme which is operated by Shield Insurance and members receive a discount on Association or personal insurance please contact 01277 243054 Health and Safety Business Guide 400 is available for Members to download or contact 01536 266576



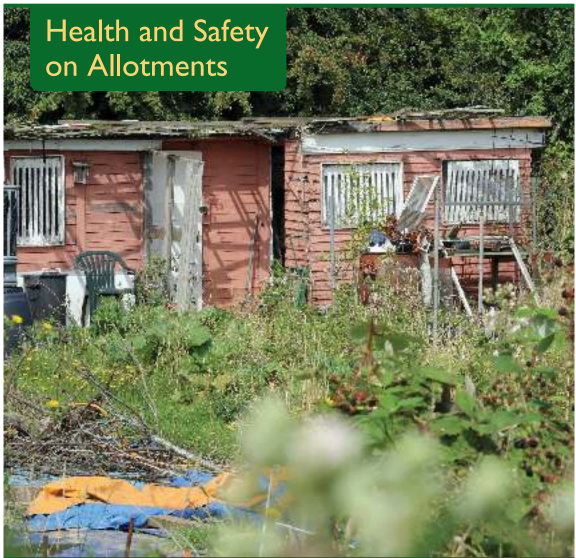






National Society of Allotment and Leisure Gardeners Ltd





An allotment should be a place to relax and enjoy the pleasures of gardening. However, it can be a place of unexpected dangers. The purpose of this leaflet is to raise awareness and help Allotment Associations protect themselves against the vigors of the Health and Safety at Work Act.

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Despite the ever-increasing numbers of volunteers in all organisations (approximately 22 million people volunteer each year) the legal obligations towards these people with regard to health and safety are less clear than they are for employees. However, allotment associations do have legal obligations towards their volunteers and it is good practice to treat volunteers with equal consideration when it comes to health and safety and indeed the Health and Safety Executive (HSE) recommends this. So the creation of a Health and Safety Policy and Risk Assessment is an excellent basis, along with a Tenancy Agreement for outlining clear rules.

The advice is all covered under the Health and Safety at Work Act 1974, the common law duty of care, is a general duty on all organisations, this has been developed by the courts over many years. This duty is regardless of the size of the organisation, its income or whether the organisation has paid staff. If a volunteer is given a task, which results in them injuring themselves or anyone else, the members of the governing body may be liable, this would be covered under the Health and Safety at Work Act 1974, this is an interesting area which does cause much confusion as to responsibilities.

A duty of care may arise in numerous ways and may not always be obvious, for example loaning equipment to others, selling food on a charity stall, organising day excursions. Liability will depend on establishing that the organisation failed to take

reasonable care and it would then be for the courts to decide whether the actions taken were unreasonable.

The Occupiers Liability Acts both 1984 and 1957 will be applicable to the Association, under the 1957 Act you owe a duty of care to all lawful visitors and under the 1984 Act a duty is owed in respect of trespassers. An occupier must also be prepared for the fact that children will be less careful than adults. This means in practice if there is something on the site, machinery, pond, bright berries this may constitute a 'trap' to a child, if the child is then injured by the 'trap' the occupier will often be liable. With regard to signage, you cannot absolve your responsibilities, however as an occupier the Association would be under a duty to erect a notice warning visitors to the site of any immediate danger.



Remember Your Allotment is Your Responsibility

Risk Assessments

The aim of the risk assessment process is to ensure that no one is injured or becomes ill as a result of activities carried out on the allotment. Risk assessment will identify measures needed to comply with legislation, help prioritise in the decision making process and improve cost effectiveness of resource allocation.

The process of risk assessment involves studying the activities and deciding what could cause harm. Consideration must be given to the likelihood that harm could occur in practice. The final part of the process is to identify the precautions that need to be taken in order to reduce the likelihood of harm occurring. When carrying out this process consideration must be given to legal requirements and guidance on good practice.

Anything that could cause harm is generally referred to as a **HAZARD**. The probability that someone will be harmed by a hazard is called the **RISK**.

The Risk assessment process you use only needs to be a simple procedure.

Identifying risks by:

- considering the dangers posed by the hazard;
- deciding who could be harmed and how;
- identifying what action you need to take i.e. further control measures:
- recording the results of the assessment; and
- · revising the assessment when necessary

"...The aim of the risk assessment process is to ensure that no one is injured or becomes ill as a result of activities carried out on the allotment..."



Equipment is covered under the Provision and Use of Work Equipment Regulations 1998 (PUWER) the regulations require that equipment provided for use is:

- Suitable for the intended use
- Safe for use, maintained in safe condition, inspected to ensure that this remains the case.
- Used only by people who have received adequate information, instruction and training with the appropriate protective equipment and
- Accompanied by suitable safety measures e.g. protective devices, markings and warnings.

An allotment association may require their own Public Liability Insurance, this may need further clarification depending on whether the site is direct let or self-managed. Public Liability Insurance will cover claims made against the organisation or committee members of an unincorporated body for injury, loss or damage caused to anyone other than an employee, as a result of an organisation's negligence. This would also cover an injury suffered by someone using the organisations premises as a result of a breach of duties under the Health and Safety at Work Act or the Occupiers Liability Act 1957. It may also be appropriate for you to have Employers' Liability Insurance this would cover the organisation in the event that a volunteer is harmed (undertaking work on the site) due to the organisation's negligence. In this instance it is not the fact that someone is employed and under PAYE, it is how much control there is over the way in which the duties are performed.