



NOTICE OF REQUIREMENT TO CONSULT WITH EACH ELIGIBLE UNION FOR THE MAJOR CONSTRUCTION PROJECT

DATE OF NOTICE:			
PRINCIPAL CONTRACTOR <i>This is the person conducting the business or undertaking (PCBU) that commissions the major construction project, or the person that this PCBU engages for the project and authorises to have management or control of the workplace and to discharge the duties of the principal contractor</i>			
NAME	CONTACT PERSON	PHONE NUMBER	ADDRESS <i>this is the address an eligible union is to send the response to</i>
NOTICE OF MAJOR CONSTRUCTION PROJECT <i>This is a project involving construction work with a contract price over \$5 million, but does not include projects for the construction of a single dwelling house</i>			
Project description		Workplace address	Projected start date
ELIGIBLE UNION <i>this is a registered employee association that is eligible to represent the industrial interests of 1 or more workers carrying out working in connection with the major construction project</i>			
NAME		ADDRESS	
REQUIREMENT TO CONSULT: As principal contractor for the above major construction project, I am required to consult with each eligible union for the project about the below, and propose the following:			
NUMBER OF WORK GROUPS	COMPOSITION OF WORK GROUPS	NUMBER OF HSRs	NUMBER OF DEPUTY HSRs
ADDITIONAL COMMENTS:			
As an eligible union, if you want to participate in the consultation, you must respond not later than <u>14 days after receiving this notice</u> , by completing and sending the Approved Form AF2018-45 to the address provided below. If you do not respond within this time, the principal contractor will be taken to have met their obligations to consult under section 50A.			

Note: the legislation provides for penalties of up to \$10 000 for an individual and \$50 000 for a body corporate for failure to consult each eligible union. This is a strict liability offence.

Approved form AF2018-44 under s277 of the *Work Health and Safety Act 2011*

This is an approved form for the purpose of a principal contractor consulting with an eligible union under section 50A of the *Work Health and Safety Act 2011*