

Health and Safety Representatives



Any employee can give notice to their employer that they want a safety and health representative elected for their workplace
(Section 29 of the Occupational Safety and Health Act 1984)

Once an employer has received this request in writing they must respond within 21 days. (Section 30(1) of the Occupational Safety and Health Act 1984)

The employer also, can require the election of a Safety and Health Representative for the workplace. (Section 30(2) of the Occupational Safety and Health Act 1984)

Before any election is held the employer and employees should nominate an employee delegate to meet and discuss matters relating to the election process.

Any employee can be nominated and elected by a majority of the employees at your workplace to represent your Health & Safety interests. (Section 30(2)(3) (3a) of the Occupational Safety and Health Act 1984)

Health and Safety Representative Training

An elected representative can advise the employer of their intention to attend their selected training provider.

UnionsWA supports Unity Training Services as an accredited and preferred provider.



DON'T RISK IT

