EMAIL TO: **ADDRESS PRIMARILY TO: STATE CHIEF HEALTH OFFICER**

**THEN CC TO:**

Local Government - CEO; Mayor; All Councillors; Council Health Dept

 Federal Chief Health Officer

 State Premier

 Prime Minister of Australia

 State and Federal Minister for Health

 State and Federal Local Members of Parliament

 Any unions; associations or regulatory bodies that you are a member of

To Whom it may Concern

I write today with serious concern over the implementation of the COVID-19 Mandates.

As a responsible business owner, we have carried out our own risk assessments in relation to the current threat of COVID-19 for our business and also the risk to our workers in the event of them being injected with the COVID-19 vaccine.

It is overwhelmingly clear that there is a much greater risk of vaccine injury than there is a risk of serious injury from catching COVID-19.

Our risk assessment also identifies that by complying with the Directions, we are breaching the WHS Act – Tasmania 2012 and our primary duty of care to ensure the health and safety of our workers and any contractors or visitors to our site(s).

In light of the result of our own risk assessments, we request a response to the following questions that are imperative to the adherence of any of the Directions administered under the Public Health Act.

* Can you please provide the risk assessments that were completed by the Department of Health or other TAS Government Departments showing the safety and efficacy of the vaccines?
* Can you please provide the long-term data showing the safety of the vaccines and evidence that it is not actually a DNA altering vaccine?
* Can you please provide statistical / scientific evidence that the use of the COVID-19 vaccine is a tried and appropriate control measure to be used to mitigate risk from a serious / major hazardous event on site?
* Can you please provide evidence that the vaccine is an appropriate control measure to protect our workers, contractors or visitors from contracting the COVID-19 virus?
* Can you please provide details of whom the ‘Emergency / Authorised Officers’ are for TAS?
* Can you please provide a copy of the data used by the Chief Health Officer to compile the advice to the Premier of TAS that warrrants the vaccination of the Tasmanian Workforce?
* Under the current WHS Act – Tasmania 2012 there is a liability to our business for Reckless Conduct if we implement a policy that eventuates in the death of an employee. This carries a current penalty of a $3m fine and/or up to 5 years jail. If our business was to enforce this Direction and a worker was to die, will the Government mitigate our liability due to us acting under Direction from the TAS Chief Health Officer?

I would appreciate a response to these requests within 14 days of receipt of this email/letter. Due to the outcome of our risk assessments, to avoid the risk of significant injury, harm and/or loss that may be caused to our workforce, we believe it to be lawful and reasonable to await the answers to the questions above to finalise our COVID-19\_Vaccine\_Adverse-Reaction-Risk-Register as attached. To enforce these Directions without the availability of all the required information to accurately assess the risks to our workforce, would breach the WHS Act – Tasmania 2012 under the provision of duty of care for all stakeholders to provide a safe workplace.

We look forward to hearing from you.

Regards