

## **How it Works:**

- 1. You (the worker) believe there is dangerous work.

  Examples of dangerous work includes, but are not limited to:
  - Work where there are no appropriate controls in place, or which the hazard or the work has not been properly assessed
  - Work for which the worker does not have the proper training and/or experience to safely complete the work
  - Work that may cause injury/fatality to worker(s)
  - Working with broken equipment/tools
- 2. Once you decide you are going to refuse the dangerous work, you must notify your supervisor immediately.
- 3. Once notified, the employer/supervisor must:
  - Investigate the concern along with you
  - Take immediate action to eliminate the dangerous condition
  - Ensure no other worker is exposed to the reported dangerous work
- 4. If the employer does not resolve the concern immediately, the employer must investigate the concerns along with you and a worker member of the work site health and safety committee or the health and safety representative at the work site.
- 5. If you, or committee member still believe that the dangerous work condition still exists, then you should contact an OHS Officer by calling 1-866-415-8690. (You can call this number at any point in the process)

Under section 35 of the *OHS Act* it is against the law for an employer to discipline a worker for refusing unsafe work.

## THE OCCUPATIONAL HEALTH & SAFETY ACT GIVES YOU THE RIGHT TO

## IN EFUSE UNITED TO PURE AN OHS ISSUE REPORT IT HERE