Revenue



Nomination of Designated Group Employer (DGE) to Claim Threshold Entitlement

Note:

- Only one member of the group can claim the group's NSW threshold entitlement
- The purpose of this form is to nominate that member
- From the effective date, any previous nominations will be revoked

Member nominated to claim the threshold - (DGE)

Client ID	Company name	
ABN	ABRN	
Address		
	State	Postcode
Date of joining group (DD/MM/YYYY)	This nomination is effective from (DD/MM/YYYY)	

Other members of the group (If insufficient space, please attach a schedule)

Members who pay wages in NSW (not including nominated member)

Client ID	Company name
ABN	Date of joining group (DD/MM/YYYY)
Client ID	Company name
ABN	Date of joining group (DD/MM/YYYY)
Client ID	Company name
ABN	Date of joining group (DD/MM/YYYY)

Members who pay wages outside NSW only or members who do not pay wages but are located in Australia

Company name	
ABN	Date of joining group (DD/MM/YYYY)
Company name	
ABN	Date of joining group (DD/MM/YYYY)
Company name	
ABN	Date of joining group (DD/MM/YYYY)

Under the *Taxation Administration Act 1996*, it is an offence to give false or misleading information. I declare that all information provided is true and correct in every particular.

l,		
declared at on (DD/MM/YYYY)		
Position Daytime phone number ()		
Contact details		
1300 139 815* (Monday – Friday, 8.30 am – 5.00 pm) *Interstate clients please call (02) 7808 6900		
N www.revenue.nsw.gov.au payrolltax@revenue.nsw.gov.au P Help in community languages is available		
Postal addressDX NumberGPO Box 4042DX 456 SydneySydney NSW 2001		
Privacy Collection Notice		
Revenue NSW is collecting your information to administer the Payroll Tax Act 2007.		
Revenue NSW gives priority to protecting the privacy of information we receive. We do this by handling information in a responsible manner and in accordance with the <i>Privacy and Personal Information Protection Act</i> 1998 and <i>Taxation Administration Act</i> 1996.		
Revenue NSW may disclose your information for law enforcement, for legal proceedings arising out of a taxation law, to permitted statutory or regulatory bodies, for reciprocal taxation law administration with another Australian jurisdiction, or any other reason contained within Part 9, Division 3 of the <i>Taxation Administration Act</i> 1996, or as permitted by law.		
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