

Instrument (NSW Only)

Instrument of Appointment of Authorised Persons as Drug and Alcohol Testing Persons by Sub-Delegate

Pursuant to Sub-Delegation s45 (3)
Rail Safety National Law (NSW) 2012

I, "[.....(click&type)]"
[full name of sub-delegated person under section 124 of RSNL (NSW)]

hold position of, "[.....(click&type)]"
[sub-delegated person's position in organisation]

of, "[.....(click&type)]"
[name of the accredited rail transport operator or third party service provider]

BEING a person duly appointed as a sub-delegate pursuant to s45 (3) Rail Safety National Law to appoint authorised persons as NSW drug and alcohol testing officers under s124 Rail Safety National Law.

HAVE FORMED the opinion that,

"[.....(click&type) Authorised Person's name]"

is by virtue of his /her qualifications and experience appropriate to undertake drug and alcohol testing of rail safety workers.

DO HEREBY appoint this person as a duly authorised person under s124 Rail Safety National Law for the purpose of carrying out NSW drug and alcohol testing for a period of 3 (three) calendar years as and from the date hereof subject to the conditions set out in Schedule 1.

Dated this [.....] day of [.....] 2[.....].

Sub-delegated Person signature _____

Schedule 1

Pursuant to Sub-Delegation s45 (3)

Rail Safety National Law 2012

Conditions of appointment

- (1) The within named appointee is authorised to conduct drug and alcohol testing under Rail Safety National Law only within NSW.
- (2) The within named appointee is not authorised to conduct drug and alcohol testing or analysis under Rail Safety National Law in NSW by the use of oral fluid.
- (3) [If required, insert any specific conditions relevant to the rail transport operator or third party service provider]ⁱ

ⁱ A rail transport operator or a third party service provider may wish to restrict the authority of the authorised person (for example, to test only employees, contractors or subcontractors engaged by the operator).