



## Authority to Act as a Licensed Customs Broker

In accordance with Section 181 of the Customs Act 1901 (**Act**), I/We (the customer) do hereby authorise Gaindock Pty Ltd (the Company) trading as North Queensland Customs Services, holder of Customs Brokers Licence No: 00052C, its nominees and/or sub agents as may be appointed from time to time, to act as my/our Licensed Customs Broker for the purposes of the Act, at all places in the Commonwealth including dealing on my/our behalf with the Australian Border Force (**ABF**).

I/We further authorise the Company to complete processing and associated functions as required by the Department of Agriculture Fisheries and Forestry (**DAFF**).

I/We authorise the Company to quote our Australian Business Number (**ABN**): \_\_\_\_\_ as may be required by the Australian Taxation Office (**ATO**) and GST legislation in respect of imported goods at the time of entry for home consumption or entry for warehousing with the ABF, and in relation to the reporting and associated processing of import/export cargo.

I/We further authorise the Company to deal on my/our behalf with any other government agencies who have jurisdiction over my/our import or export of goods including, without limitation, the ABF, the ATO and DAFF.

The Customer acknowledges that the Company and/or its contractors are not regarded as Common Carriers and therefore no insurance of any kind is included as a part of any service provided unless the Company is instructed in writing by the Customer.

I/We agree to reimburse, upon invoice from the Company, all necessary costs involved with:

- a) any further directions imposed by the ABF, ATO or DAFF for the clearance and release of my/our goods including fumigation or other treatment required by DAFF or as required by the ABF for the movement of goods; or
- b) any actions taken or requirements imposed by one or more third parties involved in the supply chain that transports my/our goods.

Unforeseen charges may not be included in original quote/invoice as some costs cannot be calculated before they are incurred.

I/We agree that all transactions undertaken by the Company it's nominees and/or it's agents on behalf of myself/this company, are done so subject to their Standard Trading Terms and Trading Conditions to be found at [www.nqcs.com.au](http://www.nqcs.com.au).

I/we acknowledge and accept the roles and responsibilities imposed on the Company by the Customs Broker Licence conditions, to provide the ABF with information relating to international shipments

arriving into or departing from Australia. I/we understand the Company is legally obliged to comply with the conditions of the Licence and as such I/we indemnify and release the Company from any liability associated with the provision of this information and for any losses, costs or other damages suffered as a consequence of making these compulsory disclosures.

I/We also agree that this Authority also applies to the Company, its nominees and/or agents in dealing with any successor agencies to the ABF, ATO and DAFF and other relevant agencies on my/our behalf.

### GST STATUS

*Tick and complete where applicable*

Pay GST at 10% of the (Customs Value + Insurance + Freight + Duty)	
We confirm our registration for the DEFERRAL of the GST on imported goods:	
We claim EXEMPTION under exemption item number	

**Company Name:** \_\_\_\_\_

**Address:**

\_\_\_\_\_

\_\_\_\_\_

**Name of Authorised Signatory:**

\_\_\_\_\_

**Title:**

\_\_\_\_\_

**Signature:**

\_\_\_\_\_

**Date:**

\_\_\_\_\_