#### 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,

[Full name of sub-delegated person under section 45(3) of RSNL (NSW)]

hold position of,

[Sub-delegated person's position in organisation]

of,

[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,

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

20

Sub-delegated Person's 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 an employee of the organisation appointing them.
- (3) [If required, insert any specific conditions relevant to the rail transport operator or third-party service provider ] <sup>i</sup>

<sup>&</sup>lt;sup>i</sup> 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).