Authorisation and Acknowledgement of Trading Conditions with Quarantine Conditions - v.1 Dated June 2015

1. **Interpretation**

The parties agree that terms in this Authority have the same meaning as provided in the Trading Conditions of the Company which are annexed to this Authority.

1. **Authority for purposes of Customs Act 1901**

In accordance with section 181 of the *Customs Act 1901* (Cth) (**Customs Act**), \*I/we (**Customer**) hereby authorise **ATSL Pty Ltd 67120202397** holder of Customs Brokers Licence number **01917C**(**Company**), its nominees and/or subagents as may be appointed from time to time, to act as \*my/our Licensed Customs Broker for the purposes of the Customs Act ), and for any purpose as required to meet the quarantine or biosecurity treatment standards and requirements of Department of Agriculture or any Government Authority for the importation or exportation of any Goods, at all places in the Commonwealth.

1. **The Department of Agriculture treatment standards and requirements**
	1. The Customer is aware that the Department of Agriculture imposes strict quarantine standards on Goods that are imported into Australia and exported from Australia. The monitoring of Goods provided by the Department of Agriculture is necessary in order to protect Australian and foreign agricultural production, the environment, the consumers and human health.
	2. The Customer acknowledges that in order to meet quarantine standards for import or export clearance, the Department of Agriculture may require the Goods to undergo certain treatments. These treatments may include heat treatment and the use of chemicals such as methyl bromide and ethylene oxide (**Treatment**). Please refer to clauses 5(a) and 5(b) of this Authority for a more detailed explanation of the Treatment.
	3. The Customer acknowledges that the Treatment may cause the Goods to be affected in such a way that the commodities are no longer suitable for their intended end use.
	4. The Customer accepts that the Company will liaise with the Department of Agriculture to determine whether the Goods are required to undergo Treatment.
2. **A prudent owner**
	1. The Customer undertakes to be responsible for their own knowledge regarding the quarantine treatment procedures and processes of the Department of Agriculture. The Customer acknowledges that the Customer has a duty to understand the risks involved. The Customer must access this information for itself and may do so by requesting information in writing from the Company, an independent fumigator and/or the Department of Agriculture.
	2. The Customer undertakes to be responsible for written notice to the intended recipient of the product, whether it is a wholesaler, manufacturer or retailer, of the Treatment that will be or was undertaken. The Customer also undertakes to ensure that the notice is signed by the wholesaler; manufacturer or retailer acknowledging they understand the Treatment process to be undertaken or that will be undertaken. A copy of this signed notice must then be forwarded to the Company no later than 30 days after Treatment has taken place.
3. **Information available**
	1. The Department of Agriculture website <http://www.agriculture.gov.au/> provides general information on quarantine treatments and standards.
	2. The contact details for the Department of Agriculture may be found on its website http://www.agriculture.gov.au/...
4. **Avoiding damage to the Goods**
	1. The Company agrees that it will investigate the most suitable Treatment reasonably available for the Customer’s particular Goods.
	2. The Customer acknowledges that the Company may undertake the investigation of how the standards and requirements of the Department of Agriculture will be met with the least detrimental effect on the Customer’s Goods by any one of the following means:
		1. by seeking advice from an independent fumigator;
		2. by sourcing information from the Department of Agriculture;
		3. by arranging for a sample of the Goods to undergo a controlled treatment test; or
		4. By using past experience as a basis for the decision.
	3. The Company will carry out investigation with diligence. Where the Company’s investigation concludes that the product may be detrimentally affected by the Treatment (meaning the Goods are no longer suitable for their intended use) the Company will advise the Customer of its findings.
	4. The Customer agrees that in order for the Company to fully investigate the safety and the effect of a treatment on particular Goods, the Company must have sufficient time to investigate the matter. The Company may estimate a sufficient time and notify the Customer of that time period if requested to do so by the Customer.
5. **Customer’s consent**

The Customer acknowledges that an investigation may be required into the need for Treatment of particular Goods. The Customer authorises the Company to conduct an investigation into whether the Goods must receive Treatment. On completion of the Company’s investigations the Company may decide that particular Goods require Treatment. The Customer must consent to the Company’s selection of Treatments to be undertaken.

1. **Liability**
	1. The Company does not accept liability for any damage to the Customer’s Goods arising from a Treatment undertaken in order to meet the Department of Agriculture quarantine standards and requirements or as a result of the Company’s recommendation to have an investigation carried out.
	2. The Company will not be liable for Treatment of the Goods resulting from an incomplete investigation or recommendation by the Company to the Department of Agriculture, where the Customer did not provide the Company with sufficient time to properly carry out its investigation with regard to the potential effect of the Treatment on the Goods.
	3. The Company will not be held liable for any acts or omissions that cause the Customer to suffer loss or any acts of negligence performed by the Company, its directors, employees, nominee’s and/or subagents performed in the investigation and/or provision of its services.
	4. Subject to clause 14 of this Authority, and without limitation to the indemnity set out in the Trading Conditions of the Company which are annexed to this Authority, the Customer will indemnify the Company in respect of:
		1. any costs incurred in carrying out an investigation or the costs associated with Treatment of the Goods, where those costs were incurred on behalf of the Customer;
		2. any penalties, fines, damages, losses, liabilities, legal costs (calculated on a solicitor client basis) incurred by the Company (**Cost**) in performing services authorised under this Authority, regardless of whether the Cost was a result of the negligent or wilful act or omission of the Company, its offices, employees, agents, nominees or sub-contractors; and
		3. any claims made by sub-contractors or third parties concerning the provision of the Company’s services in investigating and arranging suitable Treatment for the Goods.
	5. The Company's liability for any loss or damage resulting directly or indirectly from any act or omission by the Company, its officers, employees, agents, nominees or sub-contractors, in relation to services performed under this Authority is limited to the full extent permitted by the law.
	6. The Customer must have or must take out an insurance policy to cover any damage to the Goods caused by a Treatment required in order to receive the Department of Agriculture’s clearance for the Goods to be imported or exported. The insurance policy must cover the full value of the Goods.
	7. There is no need for the Company to suffer or incur any losses, costs, damages, liabilities, judgments, penalties or expenses before requiring payment from the Customer.
2. **Authority for GST purposes**

In addition to the authorisation pursuant to clause 1 of this Authority, the Customer further authorises the Company to quote the Customer's ABN as may be required by the ATO, GST Law any other related legislation in respect of:

* 1. imported goods at the time of making any form of reporting to Customs; and
	2. exported goods at the time of making any form of reporting to Customs.
1. **Authority for all other legislative purposes**

Without limiting the generality of the authorisation and appointment pursuant to clauses 1 and 9 of this Authority, and without limiting the generality or scope of the actions contemplated, required or permitted in order for the Company to carry out the Services and comply with its Reporting Obligations and Licences, the Customer appoints the Company to act on behalf of the Customer for all purposes contemplated by any Customs Related Law and for any purpose required to assist with import, export or transportation of the goods of the Customer.

1. **Authority for related purposes**
2. This Authority extends to authorise the Company to attend to all other actions requested by Customs related to the clearance, carriage and delivery of the goods. **Acknowledgement of Trading Conditions**

The Customer acknowledges receipt of the Trading Conditions of the Company which are annexed to this Authority and form part of this Authority and the Services Agreement.

1. **Acceptance of Trading Conditions**
	1. The Customer agrees that all transactions undertaken by the Company, its nominees and/or its agents on behalf of the Customer or in the performance of the Services or otherwise as provided for in the Trading Conditions are done so subject to the Trading Conditions.
	2. The Customer agrees that it accepts to be bound by this Authority and the Trading Conditions.
	3. The Authorised Signatory whose name is set out below warrants that it is authorised to enter into this Authority on behalf of the Customer.
2. **Consumer provisions**
	1. For the purposes of this clause 14, the following definitions apply:
		1. **Competition and Consumer Act** means the *Competition and Consumer Act 2010* (Cth);
		2. **Consumer Contract** means a contract between the Company and the Customer for a supply of services to a Customer that is an individual whose acquisition of the services is wholly or predominantly for personal, domestic or household use or consumption;
		3. **Shipping Contract** means:
			1. a contract of marine salvage or towage; or
			2. a charter party of a ship; or
			3. a contract for the carriage of goods by ship, which includes a reference to any contract covered by a sea carriage document within the meaning of the amended Hague Rules referred to in section 7(1) of the *Carriage of Goods by Sea Act 1991* (Cth);

If this Authority applies to a Consumer Contract between the Company and the Customer, that is not a Shipping Contract, then notwithstanding clause 8(c), the Company will be liable to the Customer where a negligent act of the Company has caused the Customer to suffer loss.

1. **Inconsistency**

Where there is an inconsistency between the terms and conditions of the Trading Conditions, any Customer Credit Application, any fee quotation estimate or agreement and the terms and conditions of this Authority, the relevant documents shall be construed in the following order of priority:

* 1. the Trading Conditions;
	2. this Authority;
	3. any customer credit application; and
	4. any fee quotation estimate or agreement.
1. **Term of Authority**

The Company and the Customer agree that this Authority will apply from the date of this Authority until properly terminated by either party.

(Company Letterhead)

Acceptance of Authorisation and Acknowledgement of Trading Conditions with Quarantine Conditions v.1 Dated June 2015

**Place your driver’s licence or photographic identification here.**

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Date

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Company Name (Customer) ABN Number

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Full name of Authorised Signatory Position with company (Customer)

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Authorised Signatory Signature Contact Phone Number

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The trading conditions of the company which are annexed to this authority can be viewed at [www.atsl.com.au](http://www.atsl.com.au) or alternatively a hard copy can be requested.

Please complete and return this acceptance to ATSL PTY LTD.