Motor dealers and chattel auctioneers Form 9



ABN: 13 846 673 994

Appointment of motor dealer or chattel auctioneer

Motor Dealers and Chattel Auctioneers Act 2014

This form is effective from 1 December 2014

| Part 1—Client details | |
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| Client 1 Note: The client is the registered owner of the motor vehicle, good, or chattel. It can be either a company or an individual. | Client name |
| Client 2 Note: Annexures detailing additional clients may be attached if required. | Client name |
| Part 2—Licensee details | |
| Licensee details | Motor dealer Chattel auctioneer Agency name (if applicable) Licensee name Licence number D D D M M V V Address Suburb State Postcode Phone Fax Mobile Email address |

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| Part 3—Details of motor | vehicles or chattels to be sold or auctioned |
|--|---|
| Section 1 Details of motor vehicle to be sold or auctioned Note: Annexures detailing additional motor vehicles may be attached if required. | Make and model Built date M M Y Y VIN Colour Registration number Colour Odometer reading Colour Colour The client appoints the licensee to perform the following service (please tick). Sell a used motor vehicle by private treaty Sell a used motor vehicle by auction Other (specify) |
| Section 2 Details of goods to be sold or auctioned Note: Annexures detailing additional goods may be attached if required. | |
| Part 4—Appointment of | motor dealer or chattel auctioneer |
| Section 1 Performance of service Annexures detailing the performance of service may be attached if required. | The client appoints the agent to perform the following service/s: Sale Purchase Auction Auction date D M M Y Y Y Other (please specify) Other (please specify) |
| Section 2 Term of appointment Note: Details of a continuing appointment should be listed in Part 5 Performance of service. | Single appointment for a particular service or services Start / / / / End // / / // / |
| Section 3 Price State the price for which the motor vehicle/s or good/s are to be sold. | Reserve Sale |
| Section 4 Termination of appointment | This appointment may be revoked by either party giving the other party at least 30 days written notice, unless the parties agree, in writing, to an earlier day for the appointment to end. s126(i). |

| Part 5—Performance of service/s | | | | |
|---|---|---------------------------------|------------------------------------|--|
| Instructions/conditions Licensee and client to agree on and outline here how the service/s will be performed and list any instructions, conditions or restrictions on the performance of the service (e.g. detailing, vehicle servicing or other preparatory work for sale or auction, details of continuing appointment etc). Note: Annexures detailing instructions/conditions may be attached if required. | Client signature | Date [| | |
| To the client The commission is | The client and the licensee agree be performed by the responsible | | lus GST payable for the service to | |
| negotiable. You will have to pay Goods and Services Tax | | Dollar amount | Percentage | |
| (GST) on any commission charged under this appointment. | Total commission | | | |
| Make sure you know when the | GST | | 10% of commission | |
| commission is payable. For example, in some situations | Total payment | | | |
| commission may be payable even if a sale does not fully complete. | Percentage: Commission expressed as a percentage is worked out only on the actual sale price. Amount: Commission expressed as an amount represents the commission payable if the vehicle/s or good/s are sold at the reserve or listing price. The amount of commission payable may vary from the amount stated. When commission is payable to the responsible licensee | | | |
| | | | | |
| | | | | |
| | incur fees, charges and exp | | | |
| The client authorises the lice | nsee to incur the following expe | nses in relation to the perform | nance of the service/s. | |
| Section 1 Advertising/marketing | | | | |
| To the client | | | | |
| Your agent may either complete this section or attach | | | | |
| annexures of marketing/ advertising activities. In either | | | | |
| case, the <i>authorised amount</i> must be written here. | | | | |
| | Authorised amount \$ | | | |
| | When payable D D / M M / | | | |
| | | | | |

| Part 7—Authorisation to incur fees, charges and expenses continued | | | | | |
|---|---|--|-------------------------------------|--|--|
| Section 2 Other | Description | Dollar amount | When payable | | |
| Description of fees and charges. | | | | | |
| Expenses may include travel expenses, cost of preparing a vehicle (if applicable) and incidental expenses such as administration costs, bank charges, postage etc. | | | | | |
| | | | | | |
| | | | | | |
| The licensee may either complete this section or | | | | | |
| attach annexures if required. | | | | | |
| | | | | | |
| Section 3 | Source | Estimated am | ount (\$) or value (%) | | |
| Licensee's rebate, discount, commission | | | | | |
| or benefit incurred in the provision of or | | | | | |
| performance of the service. | | | | | |
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| * Buyer's premium means the amount payable to the chattel auctioneer by a buyer on the purchase of goods. | premium*. | | | | |
| | Amount of premium agreed to be o | charged | | | |
| Part 8—Assignment of a | nnointment | | | | |
| | | | | | |
| Assignment clause | The client agrees that the licensee appointment to another licensee w | | | | |
| Tick whether you agree or disagree with the assignment. | I agree with the assignment clause. | | | | |
| In the absence of a tick and initials, it is taken that the | I disagree with the assignmen | t clause. | | | |
| client does not agree to this assignment clause. | Client to initial Note: if the client agrees to an ass | ignment, the client will receive v | vritten notice from the licensee of | | |
| J. J | the assignment at least 14 days be name of the licensee being ass | efore the assignment. The notice signed the appointment | | | |
| | Hat the appointment is assignclient may agree or disagree to | proposed assignment | | | |
| | date proposed assignment is t | to take effect. | | | |
| | | | | | |

Part 9—Signatures

WARNING: THE CLIENT IS ADVISED TO SEEK INDEPENDENT LEGAL ADVICE BEFORE SIGNING THIS FORM.

This form enables a person (the 'client') to appoint a motor dealer or chattel auctioneer for the sale or auction of motor vehicles or goods. This form must be completed and a signed copy given to the client before the motor dealer or chattel auctioneer sells the client's vehicle or property. Failure to do so may result in a penalty and loss of commission for the motor dealer or chattel auctioneer.

If you are unclear about any aspect of this form, or the fees you will be charged, do not sign it. Seek legal advice. If you need more information about this form including what an agent needs to disclose, you can visit the Office of Fair Trading website at **www.fairtrading.qld.gov.au** or phone on **13 QGOV** (13 74 68).

| Client 1 | Full name |
|---|---|
| | Signature Date |
| | |
| Client 2 | |
| | Full name |
| | Signature Date \Box D D M M $/$ Y Y Y Y |
| Licensee | |
| A registered salesperson | Full name |
| working for a dealership can sign this form on behalf of the licensed motor dealer. | Signature Date \Box D D M M $/$ Y Y Y Y |
| This is the end of the appro | oved form. Please note, any annexures/schedules form part of the appointment contract. |
| Account Name: | |
| Bank Name: | from a TRUST ACCOUNT, the recipient account name must be the SAME as the consignment owner's name / name on Form 9 |
| BSB: | /// |
| | |
| Email Address: | ,,,,,,,,,,, |
| (Vendor statement will be emailed to th (Please tick box) - | I Acknowledge and verify that all the details provided on this form are true and correct. |
| Signature | Name Date |
| (Please note - Information on this form | m is strictly confidential. Should information provided to Lloyds Auctioneers and Valuers be incorrect or fraudulent, Lloyds Auctioneers and |
| Corr 1. The owner must indicate whether they are registe 2. All assets accepted will be sorted and sold in the 3. It is an express condition of acceptance that the o for any asset in transit or the Company's possession 4. The owner warrants that all charges, liens, Govern or statutory body whatsoever in respect thereof. 5. The owner warrants that he is the sole and unence written agreement by the Company. 6. The Company will accept goods for auction with a reserve whatsoever. The owner must collect all good 7. The Vendor agrees to take responsibility to enquir repor ts as to the status of goods so submitted by th 8. All goods which do not attract a bid for five dollars 9. GST Inclusive the Company shall be entitled to re Company's manager. 10. All electrical items must be in working order or th 1. Transport and handling costs are the responsibility 12. Insurance on goods in transit and in storage is th | manner determined entirely at the discretion of the Company. owner acknowledges the Company holds no insurance on behalf of the owner whilst the goods are in the Company's possession. The owner should carry his own insurance n. mment or Statutory fees, taxes and duties have been paid by the owner and indemnifies the Company against any claim or demand of any person or Government Authority cumbered owner of all goods submitted to the Company for auction. The Company will not make a partial settlement on behalf of the Vendor to a third part y without prior a reserve price for one Auction only. If goods with reserve prices remain unsold after one Auction then the Company may, at its sole discretion, put the goods to sale without ds unsold within four days from the first Auction unless he wishes them to proceed to the next Auction without reserve. re to the Company's office as to whether the goods have been sold at auction. The owner acknowledges that the Company will not contact the owner to give any regular to owner. s (\$5.00) at Auction may be disposed of by the Company. Consignments with excess goods of Non Commercial value will attract a dumping fee. aceive a fee of the price for the goods sold by Auction currently (14.6% Commission plus advertising and handling (7.40%). Any alternative fee must be approved by the |
| by the Company, constitutes acceptance by the own 14. The Company will undertake to achieve the best have that the company may not be aware of. 15. A buy's premium at a rate stated by the Compan 16. OH&S – The Occupational Health & Safety Act (Equipment for use in the workplace. Lloyds Auctione understanding that such Plant & Equipment will auto instruct Lloyds to carry out on behalf of the Vendor a manufacturer of the Plant & Equipment that is to be records are available no liability for their absence is 17. The vendor agrees that no reserves under \$50 an auction value of \$50 is not deemed to be comme | aware of these terms and conditions. Irrespective of whether or not this authority is signed, the fact that the goods are presented by the owner of his/her agent and accepted ner or his/her agents of acceptance of these terms and conditions. It possible sale price for goods submitted for auction by the owner. The owner should indicate any specific advantages, extras, manufacturer's warranties etc. The goods may will be charged to all purchases. (1995) (The Act) and the Subsequent Regulations (1997) impose obligations in respect of safety for workers arising out of the design, manufacture and supply of Plant & eers and Valuers (Loyds) hereby notify and advise the Vendor that Plant & Equipment will only be accepted by Loyds for sale on behalf of the Vendor on the express omatically be deemed to be not fit for use in the workplace. It is the Vendor's responsibility to comply with the obligations innosed under The Act and The Regulations and any particular requirements under The Act. In so far as they are available the vendor must supply any relevant OH&S information and Operators manual prepared by the offered for sale; along with any previous records kept by the previous owner and/or Vendor under the requirements of The Regulations. Where no such information and/or |

Date Entered Vendor Number