

**WORK ORDER** 

**Office:** Ph. 02 6744 5209 Fx. 02 6744 5284

PRICE/HA

UHF: Repeater 2

Email: admin@middlebrookair.com

Trading Name	rading Name			Contact			Phone No			Mobile		Fax		HF.	Valid from	/	/
Date of Order	of Order Prefer			eferred Tir	ed Time Preferred Wind			nd Direction	irection Recommendation			ру			Valid to	/	/
CHECKLIST	Г														Circ	le as re	quired
1. Are the agri	icultural chemicals	s you intend to	use reg	gistered fo	or aerial applic	cation and are t	the required app	olication rate	es in accordar	nce with the la	bel recommen	dations?			YE		NO
2. Have you sh	nown on the accor	npanying mag	o the lan	id use and	d vegetation t	ype on ALL sid	es of the propos	ed treatmer	nt area?						YE		NO
3. Are there ar	ny houses, workpla	aces or any oth	ner inhak	bited buil	dings or sens	itive areas over	or near which tl	he aircraft m	ust not fly?						NO	_	YES
	4. Are there any powerlines, windmills or other structures in the paddock to avoid?														NO	_	YES
	5. Environmental conditions: Adjacent to the treatment area, are there any of the following which may be susceptible to, or contaminated by any of the products you intend applying?														NO	)	YES
Crops	Organic Farms	Aquat	Aquatic Farms		Dams	Trees	School/Bu	School/Bus		Bees	Chanr	els Roads					
Flora/Fauna	Workers	Contractors			Livestock	Vines	Vines Rivers		Gardens	Dwelling	gs Towns	s Powe	Powerlines				
If you have ar	nswered in this col	lump or circle	d any of	the above	o ploaco givo	additional info	ermation bolow	<b>─</b>									$\downarrow$
	AL INFORMAT		d driy or	the above	e, piease give	additional line	imation below.										
CROP	FIELD NAME (S)		НА	WEE	WEED/PEST		CHEMICAL (S)			RATES/HA	WATER VOL	SUPPLIER(S)			FARM NAME		E
OFFICE USE OF	NLY			1							'			!			*
Date	A/C	Pilot	Pilot Mix		Tach	o Start	Tacho S	itop	p Take-Off		Starts	Landings	Wind Di	ir Wind Speed	OAT Hu	ımidity	Swath
							1										
Fields Treated		Dispersal Equipment		Droplets	Are	ea Treated Markin		g System	Airstrip	Com		nments					
Applications	will cease if condit	ions become u	unfavoui	rable.													
Please SIGN a	and return this con	npleted form to	o our co	mpany. B	Y SIGNING HI	ERE YOU AGREE	E TO OUR TERMS	AND COND	ITIONS PRINT	TED ON REVER	SE SIDE.						
I certify that t	he information pro	ovided in this	checklist	t is to the	best of my kr	nowledge, com	plete and correc	t.		Signature:				D	ate:		

**AERIAL APPLICATION REQUEST FORM** 

## TERMS AND CONDITIONS OF AERIAL APPLICATION

- The aerial applicator warrants to use its best endeavours to undertake the application based upon the instructions contained in the spray order/work order form. Unless the spray order form is fully completed and signed where indicated the aerial applicator is released and indemnified by the contracting grower/farmer from all actions, suits, claims, demands, costs, damages and expenses due to the application or any pre-application tasks howsoever arising. This clause is a fundamental term of this agreement.
- 2. If adverse environmental conditions, including adverse weather conditions, cause any delay in the application from that represented in the spray order form (which environmental conditions shall be within the sole discretion of the aerial applicator), the aerial applicator will not be liable for any costs, claims, suits, demands or any consequential damages or losses of the contracting grower/farmer due to the delayed application.
- Any liability of the aerial applicator for breach of any provision of or term implied by Division 2 of Part V of the *Trade Practices Act* 1974 (Cth) or equivalent state legislation shall not exceed the resupply of the application in question or payment of the cost of resupply.
- In no event whether as a result of breach of contract, warranty, tort (including negligence) or otherwise shall the aerial applicator be liable for any special, consequential, incidental, exemplary, aggravated or penal damages or expenses including but not limited to loss of profit, goodwill, reliance loss, costs or claims by third parties. This warranty is exclusive of all other warranties or remedies whether written, oral, implied or statutory. Any and all implied warranties of merchantability, fitness for a particular purpose, course of dealing or usage of trade are hereby expressly disclaimed and excluded as allowable under the law.
- Payment to the aerial applicator shall be made within 14 days
  of receipt of invoice and must be received by the aerial applicator before any dispute or claim can be made in relation to
  the application.
- 6. In consideration of the aerial applicator undertaking the application, the contracting grower agrees to release and indemnify the aerial applicator, its officers, directors, agents, servants, employees and shareholders and suppliers of any aircraft from any and all liabilities, claims, demands or actions or causes of action whatsoever including any liability imposed by statute, arising out of any damage, loss or injury to the contracting grower/farmer or third parties due to the aerial application or pre-application tasks whether such loss, damage or injury results from negligence of the aerial applicator, its officers, directors, agents, servants, employees or shareholders or from some other cause.
- The contracting grower/farmer or their agronomist or agent warrants that it will notify the aerial applicator of all relevant and accurate information necessary for the applicator to carry

- out all appropriate planning and hazard and risk assessment and management. Such information shall include but not be limited to hazards (including power lines and SWER lines in or near the application area) and obstructions; susceptible crops; grazing livestock; environmentally susceptible areas; school bus runs and times; staff or contractors working in or near the application area and times of their entry/exit.
- Any requirement for neighbour notification, either specified on label or through State legislation, industry code of practice or other means shall be the responsibility of the grower/farmer.
- The contracting grower/farmer acknowledges that if during the course of the application it is necessary to dump a load of chemical due to requirements of safety there will be no right of action on behalf of the contracting grower/farmer against the aerial applicator.
- 10. By entering the agreement the contracting grower/farmer warrants and acknowledges that any chemical required by them to be applied by the aerial applicator is a registered chemical for the application required and that the application conforms to the label of the pesticide and to any relevant State legislation.
- The contracting grower/farmer warrants that the product rate and application is in accordance with the relevant registered label and that the product is registered. If that is not the case the contracting grower/farmer agrees to indemnify the aerial applicator for any loss or damage including any loss of business of the aerial applicator.
- Any use of odorous chemicals shall be at the sole risk of the grower/farmer and the grower/farmer indemnifies the applicator from any actions arising out of the use of such chemicals.
- 13. The grower/farmer or their agent accepts that it is at the sole discretion of the aerial applicator what means are taken to ensure the management of chemical drift. Such means could include but not be limited to aircraft set-up, application technique, water rates, use of buffer zones or waiting for better weather conditions.
- 14. The grower/farmer accepts that there may be some areas of the application site that may not be able to be treated optimally due to the presence of hazards to safe flying including but not limited to trees, power lines and associated infrastructure, paddock shape, environmentally sensitive areas, and waterways. The grower/farmer indemnifies the applicator against any loss of yield or other issues arising from such.
- 15. The grower/farmer agrees to ensure that all staff, contractors, visitors or others are not permitted to enter or be within the application site or immediate surrounds for the time commencing from 30 minutes before the commencement of application until 30 minutes after the

- completion of the application or for the period prescribed for re-entry into the application site on the chemical label, whichever is the longer.
- 16. If payment for any application by the aerial applicator is outstanding by the contracting grower/farmer, according to these terms and conditions, the aerial applicator is entitled at its option not to undertake any further applications.
- 17. The contracting grower/farmer represents and warrants that he was not induced to enter into this agreement by and did not rely on any representations or warranties made by the aerial applicator or the aerial applicator's servants or agents about the subject matter of this agreement. The contracting grower/farmer further acknowledges and warrants that these conditions of spraying contract are the whole agreement between the parties and may not be varied except in writing.
- 18. The term "aerial applicator" in these conditions of spraying contract means the owner or the operator of any aircraft used in the application, the pilot of any aircraft used in the application, servants or agents of either the owner, operator or pilot, contractors or subcontractors of the owner, operator or pilot or any associated or subsidiary companies of the owner, operator or pilot.
- 19. The contracting grower/farmer hereby agrees and warrants that if he is approached by any government instrumentality including but not limited to the EPA, WorkCover or CASA or equivalent, the contracting grower/farmer will immediately notify the aerial applicator and provide whatever assistance the aerial applicator may require concerning the government instrumentality's enquiry including but not limited to all documents relating to the application.
- 20. Upon signing of these terms and conditions the person war, rants that they have authority to bind the corporate entity (if applicable) and also acknowledges that if the corporate entity cannot pay the application costs they will be personally liable for the application costs.
- 21. The person signing these terms and conditions acknowledges that they have read and understood the same.