

**2020 ASOTIN COUNTY NOXIOUS WEED CONTROL BOARD**  
**YELLOW STARThISTLE COST-SHARE PROGRAM APPLICATION**

REGISTRATION AND AGREEMENT FOR COST SHARE FOR CHEMICAL AND APPLICATION  
 COSTS INCURRED IN CONTROLLING YELLOW STARThISTLE IN ASOTIN COUNTY

LANDOWNER'S NAME AND ADDRESS:	CONTACT PERSON (IF DIFFERENT FROM LANDOWNER):
<b>Phone:</b>	<b>Phone:</b>

**SITE LOCATION:**

**SITE MAP:** Please enclose aerial photo or suitable map which defines the location of proposed control area.  
 Identify all roads, buildings, waterways, perimeter fences, other land marks, and all sensitive areas. Please clearly identify NORTH.  
 Because of drift potential, picloram cannot be applied next to cultivated ground that could be rotated to a sensitive crop (on cooperators' or adjacent property).

**ESTIMATED TOTAL ACRES:** \_\_\_\_\_

**METHOD OF HERBICIDE APPLICATION?** AIR or GROUND

Please specify which applicator you will use.

Name: \_\_\_\_\_

Phone: \_\_\_\_\_

OWNER/OPERATOR (IF ANY) ADJACENT TO YOUR PROPOSED CONTROL AREA	OWNER NOTIFIED (YES/NO)	SENSITIVE CROP (YES/NO)	NEEDS BUFFER (YES/NO)

Cost-share amounts, reimbursable for current year only, are:

Up to \$500.00 per landowner for aerial application

Up to \$250.00 per landowner for chemical or on-the-ground application.

Chemicals for that qualify for reimbursement from the Yellow Starthistle Cost-Share Program are:

Aminopyralid (Milestone)	Glyphosate (Roundup)
Metsulfuron methyl (Escort)	Dicamba
Picloram (Tordon)	2, 4-D
<b>ALWAYS FOLLOW THE LABEL!</b> <b>The label is the law!</b>	



**ASOTIN COUNTY**  
**NOXIOUS WEED CONTROL BOARD**  
P.O. Box 881  
Asotin, Washington 99402  
Phone (509) 243-2098

**I AGREE TO THE ITEMS BELOW (initial each space):**

\_\_\_\_\_ To be responsible for cost of all off target herbicide damage from aerial application.  
(Damage caused by malfunction of the spray equipment or pilot error is the applicator's responsibility.)

\_\_\_\_\_ To employ management practices that will assist in establishing competitive vegetation.

\_\_\_\_\_ To follow up with spot treatment of areas that are inadvertent skips in the initial treatment.

\_\_\_\_\_ To abide by all conditions, requirements, and guidelines in the Herbicide Application and Cost-Share Contract attached.

\_\_\_\_\_ Acknowledgement that due to flight window times, pilot will not give notice to landowner before spray flight occurs.

\_\_\_\_\_ To provide the applicator with any information that he should be aware of. For example, there may be a specific time when your area **cannot** be treated for whatever reason.

\_\_\_\_\_ To Hold Harmless, Indemnify and Defend the County and the ACNWCB, its officers, officials, employees and agents, from and against any and all claims, actions, suits, liability, loss, expenses, damages, and judgments of any nature whatsoever, including reasonable costs and attorney's fees in defense thereof, for injury, sickness, disability or death to persons or damage to property or business, caused by or arising out of Landowner/Operator/Applicator's acts, errors, or omissions.

\_\_\_\_\_  
SIGNATURE OF APPLICANT

\_\_\_\_\_  
DATE



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## Herbicide Application and Cost-Share Contract

I, \_\_\_\_\_, as the landowner or individual assigned as manager  
print name of the property, agree to the following terms set forth by  
 the Asotin County Noxious Weed Control Board:

I will be responsible for the costs of all off target herbicide damage from aerial (if applicable) or ground application by providing sufficient maps of desired applications areas or by coordinating directly (in person or sufficiently by phone) with the applicator and/or program coordinator for the Asotin County Noxious Weed Control Board. (Damage caused by malfunction of spray equipment or pilot error is the applicator's responsibility.)

I acknowledge (if applicable) that due to flight variables the pilot will not give notice to me before any aerial application occurs.

I will inform the applicator and/or Program Coordinator of any necessary concerns or information including but not limited to: boundaries, sensitive plants, crops, animals or management areas, potential sensitive adjacent property cropping rotations, or any additional item the owner or manager deems to be a necessary concern. The landowner or individual appointed as manager of the property will not hold the applicator responsible in regard to grievances that are not expressly communicated as necessary concerns.

If reimbursed for chemical, I will use said chemical for noxious weed control purposes on land owned or managed by me, and not for personal financial gain. I will use the chemical according to the label and I will follow the label at all times. Violation of this provision will result in me being required to reimburse ACNWCB any money provided and may subject me to additional penalty.

I will hold harmless, indemnify and defend Asotin County and the Asotin County Noxious Weed Control Board, its officers, officials, employees and agents from and against any and all claims, actions, suits, liability, loss, expenses, damages and judgements of any nature whatsoever including reasonable costs and attorney's fees in defense thereof, for injury, sickness, disability or death to persons or damage to property or business caused by or arising out of Landowner/Operator/Applicator's acts, errors or omissions.

I agree to the terms of the Herbicide Application and Cost-Share Contract above.

Printed Name:	Signature:
Date:	