

CPSM Diagnostic Sample Form

Details and Tracking



Contact Information

Contact name:

Company name:

Phone:

Mobile:

Address

State:

Postcode:

Email:

Billing Information

Contact name:

Company name:

Phone:

Mobile:

Address

State:

Postcode:

Email:

Your samples will be delivered by

in person

by courier

Consignment/tracking no.

Expected date of delivery

Sample Submission, Details and Chain of Custody

- Please fill in spreadsheet (found at http://www.cpsm-phytophthora.org/diagnostics_submission.php)
- Save spreadsheet with your organisation name and date (eg xxx Consulting 1 Dec 2019)
- Email a copy of this form and the custody form to d.white@murdoch.edu.au
- Print both forms to submit with your samples

Sample Order Details

If these samples are to be analysed as part of a larger batch (>20) please contact Treena Burgess (tburgess@murdoch.edu.au) to arrange a discount code to be set for your project

Total number of samples

Cost = \$175* per sample, plus \$50 surcharge per sample for less than 5 samples.

**Diagnosis costs include molecular identification as required.*

Other Pathogen Diagnostics = \$300* per sample

Delivery Address for samples:

CPSM
Science Store,
Loading Zone 1,
Murdoch University,
90 South Street,
Murdoch 6150

General Terms and Conditions - Material Testing Agreement

SERVICE TERMS

These terms and conditions ("Terms") apply to all services provided by Murdoch University to a client ("Services") and conducted at Murdoch University's Centre for Phytophthora Science and Management Diagnostic Laboratory (CPSM Diagnostics).

PROVISION OF SERVICES

In consideration for the performance of the Services, the client will pay the full fee for services requested. The client will pay the Fee to Murdoch University, and any applicable GST relating to the Service by PayPal transaction upon submission of samples by direct debit or credit card using the merchant facility on this submission form.

INTELLECTUAL PROPERTY

Intellectual Property ("IP") refers to the results of creative effort that are protected by law and includes copyright, patents, designs, rights in respect of inventions and trade secrets. Each party will retain as its exclusive property any IP that it has contributed to the Services and was created or acquired by that party either prior to the date of commencement of provision of the Services or independently of the conduct of the Services ("Background IP"). Unless otherwise agreed in writing, and subject to the client paying the Fee in full, the client will own the IP created, resulting from or arising in the course of carrying out the Services.

CONFIDENTIALITY

Each party acknowledges the confidentiality of the other party's confidential information. Neither party will gain a right or interest in the other party's confidential information, other than for the purposes contemplated by these Terms. Each party must keep all of the other party's confidential information confidential, and only use it for the purposes of fulfilling its obligations under these Terms. This obligation will not apply to information which: (a) was in the public domain when it was provided to a party, or later enters the public domain, through no fault of the party; or (b) the party is obliged by law to disclose, provided that it has first advised the other party of this obligation.

PUBLICATIONS

Murdoch University and/or CPSM Diagnostics may publish information relating to the Services in academic publications with the client's consent, which the client must not withhold unreasonably. The client must not use the name "Murdoch University", "CPSM" or the name of any department, employee or contractor of Murdoch University in any promotional material without the prior written approval of Murdoch University (whichever is relevant).

Where relevant, the client must ensure that its customers comply with this requirement.

TERMINATION

If a party commits any breach of these Terms and fails to reasonably remedy such breach within 14 days of receipt of written notice of that breach from the other party, the non-breaching party may terminate by sending notice of termination to the other party. Such termination shall be effective on the day of the receipt of such notice. Termination will not affect the rights and obligations of a party accrued prior to the effective date of termination, and will be without prejudice to any other rights or remedies it may have with respect to any breach.

WARRANTIES / LIMITATION OF LIABILITY

To the extent permitted by law, (a) no party gives any warranty that the aims of the Services will be achieved; (b) no party gives any warranty in respect of the outcomes of the Services (including that such outcomes are accurate, patentable, valuable, reliable, safe, fit for any purpose or do not breach any third party's IP rights); and (c) a party uses, transfers or licenses such outcomes at its own risk and indemnifies the other parties in respect of any loss or damage it incurs as a result of such use, transfer or licence. Where any legislation implies any condition or warranty and that legislation does not allow the exclusion or modification of the (a) application of; or (b) liability under, such condition or warranty, such condition or warranty is deemed included. The application or effect of such condition or warranty is limited to the maximum extent permitted by such legislation or the Fee, whichever is lesser.

NON-EXCLUSIVITY

The client acknowledge that Murdoch University is providing the Services on a non-exclusive basis and that Murdoch University may provide services of the same or a similar nature as the Services to any other party, provided this does not breach the confidentiality provisions of these Terms.

GENERAL

No warranties, representations, guarantees or other terms or conditions of any kind whatsoever not contained or recorded in these Terms or in another agreement signed by the parties will be of any force or effect. The relationship of the parties is that of independent contractors and nothing in these Terms will be construed so as to constitute one party a partner, agent or representative of the other, or to create any partnership or trust for any purpose whatsoever. These Terms are governed by and will be interpreted in accordance with the laws of Western Australia. Each party submits to the non exclusive jurisdiction of the courts exercising jurisdiction in Western Australia and any court that may hear appeals from any of those courts, for any proceedings in connection with these Terms or the Services.

CHECK THIS BOX IF YOU AGREE TO THE TERMS AND CONDITIONS DETAILED ABOVE

Signed

Date