

SECTION: TRANSPORTATION

SUBJECT: DUST CONTROL

Original Resolution No.: 98-03-35
Revised Resolution No.: 98-05-23

Revised Resolution No.: 05-04-24
Revised Resolution No.: 06-11-30

Dust Control Policy

It is the policy of the County of Warner No. 5 to make available, at the discretion of Council, a dust suppression program for property owners and residences adjacent to a **graveled** public road **located within the County boundaries or adjacent to them.**

Guidelines

1. Residences located more than 1,320 feet (1/4 of a mile) off the graveled public road will not be eligible for dust control.
2. Dust control measures on a graveled public road will not exceed exceed fifteen hundred (1,500) feet per residence and will be cost shared. The adjacent residence owner will be responsible to pay a fee of forty (\$.40) cents per lineal foot to help offset the cost of the dust suppressant product only (example - crude oil). This fee may change from time to time by resolution of Council. Cost may be prorated based on the distance between two or more adjacent residences due to a possible overlap of the fifteen hundred (1,500) feet allowed per residence.
3. If a residence owner wishes the dust control to exceed beyond fifteen hundred (1500) feet, the residence owner shall be responsible for one hundred percent (100%) of the cost of the dust suppressant product, other materials, labor and equipment.
4. If a residence is located near an intersection, dust control measures may be implemented in all directions (multi-directional) for an accumulated maximum of fifteen hundred(1,500) feet. Clause 2 and 3 also apply.
5. Requests for dust control must be received from affected residence owners and an agreement signed. Payment may be requested prior to commencing the work. Some locations may be deemed inappropriate for dust control and therefore Council has the discretion to deny its application.
6. If the residence is located in the County of Warner and the subject road belongs to an adjacent municipality, dust control must be followed according to that municipality's policy. A cost sharing agreement may be entered into between the County of Warner and property owner/ resident and/or adjacent municipality at the discretion of council. County contribution towards dust control shall not exceed what would normally be provided in Clause 2, 3 and 4 above for the dust suppressant product only. (Labour and equipment time not to be included.)
7. The County will be responsible for the maintenance of the dust control adjacent to the property or residence for a maximum of a three (3) year period at no cost to the property or residence owner. After the three year period, the property or residence owner shall be required to cost share the dust suppressant product again as per this policy, if it is deemed necessary to work up the dust control by the County Public Works Department.
8. Dust suppressant material costs associated for dust control treatment, other than for residences, shall be the total responsibility of the requesting party. Agreements will need to be signed and payment may be requested prior to commencing the work. The maximum distance allowed for a dust suppressant application is fifteen hundred (1,500) feet.
9. Individual situations may be reviewed and exceptions to this policy may be granted by Council based on adverse conditions and locations.
10. Council has the discretion to cancel, postpone or defer implementing this policy at any time and for any reason it deems necessary.