PUB-DUS-1

Title

Dust Control

Page 1 of 1

Date Approved

March 7, 1996

Policy

The County of Two Hills will provide dust control services to resident owners or authorized occupants of lands adjoining county roads where the residence is located.

The County of Two Hills, upon inspection and discretion of the Public Works Department, Hamlets may be eligible for MG30 application (cost shared with the County of Two Hills).

Upon receipt of payment 55% (by the resident) of the Public Works predetermined cost and the execution of the "Dust Control Services Agreement" (a copy of which is on the following pages) the County will provide one application of dust control material to a recommended length of 600 feet on the County Road abutting the access to the resident's premises. The County is only obliged to provide dust control services if there are sufficient requests from residents within the general vicinity of the resident's premises.

The County will provide Dust Control to the following locations: Seed Plants, Beauvallon Tank Loader, TWP 561 (resident to Lac Sante), RR 151, Lac Sante Shores – RR 114, Slawa Church RR 82 & TWP 550, RR151 (County of Two Hills shop to Fish & Game pond).

That all County residents be sent a mailout advising Dust Control application deadline, stating length of application period being April 1 to May 15, effective 2019.

County approved dust control products – corner residences (dwelling) within 150 feet of the County rightof-way will pay 55% for each application of 600 feet.

The County will make the decision whether to proceed with the work or to refund the applicants money within 90 days of the execution of the agreement.

Purpose

To provide dust control services to residents if it is economically feasible.

Revisions

August 4, 1999 April 11, 2001 March 14, 2006 September 9, 2008 June 4, 2015 April 25, 2018 April 24, 2019 March 30, 2022 March 30, 2022 October 26, 2022 April 19, 2023



THIS AGREEMENT made ______ day of ______, A.O. 20_____

BETWEEN:

THE COUNTY OF TWO HILLS NO. 21 (hereinafter referred to as the "County")

OF THE FIRST PART

- and -

(being a resident of the County, hereinafter referred to as the "Resident")

OF THE SECOND PART

DUST CONTROL SERVICES AGREEMENT

WHEREAS the Resident is the registered owner or authorized occupant of the following property; and,

WHEREAS the Resident resides upon lands adjoining the following road within the County's control and maintenance; and,

WHEREAS County Council has authorized that dust control services may be provided by the County to certain residents upon the terms and conditions in this Agreement, in accordance with Policy PUB-DUS-1.

NOW THEREFORE the County and resident agree with each other as follows:

 Upon receipt of payment of 55% (by the resident) of the Public Works predetermined cost and the execution of the "Dust Control Services Agreement", the County will provide one application of dust control material to a maximum length of 600 feet on the County road abutting the access to the residents premises. The County is only obliged to provide dust control services if there are sufficient requests from residents within the general vicinity of the residents premises.

The County will make the decision whether to proceed with the work or to refund the applicants money within 90 days of the execution of the Agreement.

a) The Resident hereby acknowledges that the Dust Control Application is for the ensuing season only and is not intended to last more than one season.

- 2. The Resident has forwarded at the time of signing the Agreement, either a cheque or cash in the amount of 55% of the predetermined cost.
- 3. The Resident is only entitled to one application of dust control materials by the County and any additional application will require the execution of a separate agreement.
- 4. The Resident agrees to indemnify and save harmless the County, its workman, agents, servants and contractors from and against all claims, demands, actions and costs including legal fees on a solicitor-client basis, whatsoever that may arise, directly or indirectly, out of any act or omission arising from the performance or purported performance of this Agreement.
- 5. Wherever the singular or plural is used throughout this Agreement, the same shall be construed as meaning the singular, plural, body politic or body corporate where the fact or context so requires, and the provisions of this agreement shall be construed to be joint and several when applicable to more than one party.

IN WITNESS WHEREOF the County has affixed its corporate seal as evidenced by the hands of its proper officers and the Resident has duly executed, as of the date and year above.

COUNTY OF TWO HILLS NO. 21

Per:

Reeve

Per:

Chief Administrative Officer

SIGNED, by the Resident in the Presence of the following witness, this _____ day of _____ 20____. Resident

Witness