

PURPOSE

The Rural Municipality of Antler No. 61 has adopted this policy to outline the conditions of the Dust Control Program adopted by the R.M. of Antler.

PROCEDURE

1. The Municipality will coordinate a dust control program for ratepayers each year. It is the intent of council to coordinate many ratepayers together in order to achieve a cost-effective method of dust control. The R.M. will notify ratepayers of the dust control program through phone calls, the R.M. of Antler Newsletter, on the R.M. of Antler Facebook Page and with posters in order to determine the level of interest in the Dust Control Program each year.
2. The Municipality will contract out the supply and application of Magnesium Chloride Crystals mixed with water as the dust control agent for the Program each year.
3. The Program allows for ratepayers to contract the Municipality to coordinate dust control for the roadway in front of the Ratepayer's residence, farmstead, or commercial property, for a length of road determined by the Ratepayer.
4. Ratepayers must complete a Dust Control Agreement/Waiver form prior to the application of dust control product each year.
5. The Ratepayer will indicate the length of roadway to be treated with flags the day prior to the date of the application of the dust control agent. The flags are to be staked above ground for clear visibility by the truck driver providing the dust control agent. It is the responsibility of the Ratepayer to ensure the stakes are in place for the date of the application of the dust control.
6. The Municipality will thoroughly grade and provide road gravel in the area to receive dust control prior to the application of the dust control product, as per its annual gravelling program.

POLICY

1. Rate will apply to all residential, commercial, farmstead, and/or private laneway properties.
2. The Municipality will invoice the Ratepayer for the amount equal to the amount invoiced to the Municipality by the contractor.
3. All payments are due to the Municipality once the invoice is received.
4. Any outstanding amounts as of December 31st of each year will be added to the landowner's taxes.
5. The Municipality accepts no responsibility for the effectiveness of the dust control agent.
6. The Municipality reserves the right to perform such maintenance procedures as it seems necessary on the treated portion of the roadway. If a road reaches a state where the condition of the driving surface poses a danger to the travelling public, the R.M. will grade the road which may render the dust control ineffective. Although the municipality will attempt to minimize any adverse effects of these operations on the treated portion of the roadway, the Municipality will not accept liability for any restoration required.

DUST CONTROL AGREEMENT/WAIVER

I, _____ of the Rural Municipality of Antler No. 61, hereby make application to receive dust control products on the municipal road adjacent to my

RESIDENCE

FARMSTEAD

COMMERCIAL PROPERTY

Legal Land Description: _____ Quarter _____ Section _____ Township W1M

Road to be applied to: Township Road _____ Between Range Road _____ and _____

OR

Range Road _____ Between Township Road _____ and _____

- Application will be width of the road. Ratepayer to stake out the length of the area.

WAIVER – I agree the Rural Municipality of Antler No. 61 will not be held liable of any and all damages to private property due to the Magnesium Chloride Dust Control Agent residue. By signing this Agreement/Waiver Form I hereby accept all Terms and Conditions of the RM of Antler’s Dust Control Policy, without exception.

Dated the _____ day of _____, _____

 Name of Applicant (Print) Signature of Applicant

Mailing Address

Email: _____ Cell Phone: _____

Notes: _____

***The Municipality reserves the right to perform such maintenance procedures as it seems necessary on the treated portion of the roadway. If a road reaches a state where the condition of the driving surface poses a danger to the travelling public, the RM will grade the road which may render the dust control ineffective. Although the municipality will attempt to minimize any adverse effects of these operations on the treated portion of the roadway, the Municipality will not accept liability for any restoration required.