

Dust Control Contract of Understanding

I, _____ have read and understand the guidelines and rules of the Municipal Dust Control Program.

1. Dust Control Sites shall be graded and cared for as the road is a municipal asset. The staff will try the best to only grade the site when it is wet with heavy dew or rain, but this is not always an option and occasional dry grading is required.
2. Dust Suppressant is applied under Municipal guidelines and the product is approved by Council of the Rural Municipality of Livingston No. 331. No other suppressant shall be used or applied over the site.
3. The dust control signs are to be used only for Dust control and will be put out 4 days prior to delivery and removed immediately after application. The keeping of the flags for reuse is the property owners' responsibility.
4. The measuring of the site is the property owners' responsibility. A deposit of \$300.00 is required and the remainder of the cost will be invoiced after the product is applied.
5. If the site is gravelled over the Municipality will do it's best to reclaim the site, if that is not possible the property owner will be reimbursed the cost of the dust control for the year, this reimbursement shall be sent once all gravelling is completed for the year.

Dust Control	
3-meter pass	\$0.55 per linear foot
4.5-meter pass	\$0.80 per linear foot
6-meter pass	\$1.00 per linear foot
The width is based on the Road Width, not the option of the customer.	

I the undersigned have read and understand the terms of the Dust Control Program.

Estimated Feet of Product: _____

Legal Location of Application: _____

Signature

Date