

# **Erosion Control (dust) Ordinance**



## City of Las Cruces

### Community Development Interoffice Memorandum

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TO: Mayor and City Council

FROM: Robert Kyle, Building Official

SUBJECT: Draft Wind Erosion Control (Dust Control) Ordinance

DATE: August 15, 2011 M-11-178

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Attached please find the revised draft copy of the proposed revisions to Article V. Standards for Erosion Control of the City of Las Cruces Design Standards, Chapter 32, Las Cruces Municipal Code (LCMC).

The revisions specifically seek to amend section 32-302 Wind Erosion Control to provide more effective means of controlling the creation and dispersion of fugitive dust from man-made or man-caused activities. As prepared, proposed language is underlined and a vertical line on the left side of the page indicates a change in that line and language that is being deleted is shown as deleted text in a box on the right side of the page.

The attached draft constitutes changes to the proposed ordinance which was put out for public review in December 2011. These changes are from public input as well as direction from City Council and recommendations and discussions from the Wind Erosion Ad-hoc Committee which met from January 2011 to March 2011.

#### Attachment

Cc: Robert Garza  
Brian Denmark  
David Weir

**ARTICLE V. – STANDARDS FOR EROSION CONTROL**

**Sec. 32-301. – Soil and water erosion control.**

- (a) Introduction. Intense and sporadic rainfall is typically the culprit of soil erosion in this region. When rain impacts the earth, runoff transports loose soil from its original location to another typically known as sediment transport. There are many different types of control measures that can be utilized to minimize and control erosion.
- (b) Purpose and intent of this section. The purpose of this section is to comply with all federal, state, and local codes and regulations in order to protect upstream and downstream properties, the City's MS4 system, and all natural waterways from erosion.
- (c) Erosion control is necessary on any location where flowing water may threaten the ground stability or embankments. Control measures shall be implemented and maintained to minimize and/or prevent entrainment of soil in runoff from disturbed and undisturbed areas. Control measures for any development within the City limits shall conform to the provisions set forth in Chapter 32 and Chapter 34 of the Las Cruces Development Code.

**Sec. 32-302. - Wind erosion control.**

- (a) ***Purpose and intent of this article.*** The purpose of this section is to protect and maintain the natural environment and to reduce the health effects caused by the creation of fugitive dust, more specifically PM10, consistent with the policies of the city's comprehensive plan and the natural events action plan for Dona Ana County. Also, attempting to limit property damage due to blowing sand and particulate matter caused by anthropogenic (man-made) activities. This article shall accomplish the requirements of these planning documents by requiring mitigation measures for activities that create fugitive dust.

The intent of this section is to minimize the contribution of man-made dust production on a regular basis. This chapter is also intended to realize that fugitive dust creation does occur due to the natural environment and natural events however when careful and effective dust control measures are implemented on those sources which by their nature are prone to dust creation, the overall impact from these natural events can be lessened.

- (b) ***Applicability.*** The provisions of this ordinance shall apply to any activity, equipment, operation and/or practice, man-made or man-caused, capable of generating fugitive dust or windblown particulate matter.
  - (1) Exemptions: Any person seeking an exemption from any of the provisions of this article shall submit a petition to the city building

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official for approval. The following activities are automatically exempted from the provisions of this article:

- a. Regular agricultural operations; including home gardening, including cultivating, tilling, harvesting, growing, the raising of farm animals or fowl, excluding unpaved roads associated with such operations.
- b. Governmental activities during emergencies, life threatening situations or in conjunction with any officially declared disaster or state of emergency.
- c. Operations conducted by essential service utilities to provide electricity, natural gas, oil and gas transmission, cable television, telephone, water and sewage during service outages and emergency disruptions.
- d. ~~.....~~
- e. This article shall not apply to the generation of airborne particulate matter from undisturbed lands.

**Deleted:** This article shall not apply when wind speeds exceed twenty-five (25) miles per hour as recorded by the National Weather Service.  
**NOTE:** this exception does not apply if control measures have not been taken and maintained or were not commensurate with the size or scope of the emission source.¶

(c) **Definitions.** Terms and words used in this article shall have the following meanings except where any narrative portion specifically indicates otherwise:

“Activity” or “activities” means any land stripping, earthmoving, trenching, road construction and demolition or renovation of manmade facilities.

“Air contaminant” means smoke, vapor, charred paper, dust, soot, grime, carbon, fumes, gases, odors, particulate matter, windborne matter, or any other material in the outdoor atmosphere.

“Anthropogenic” means created or caused by human activity.

“Chemical/Organic stabilizer” means any non-toxic chemical or organic dust suppressant other than water which meets any specifications, criteria, or tests required by any federal, state, or local water agency and is not prohibited for use by the U.S. Environmental Protection Agency or any applicable law, rule or regulation.

“Construction and demolition activities” means any on-site activities preparatory to or related to building alteration, rehabilitation, removal or razing, or improvement on real property, including the placement and upkeep of mobile or manufactured homes or buildings. “Construction” also means construction of roadway systems including, arterials, expressways, interstates, tunnels, overpasses, bridges, interchanges,

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residential and commercial streets within a subdivision, and airport runway improvements.

“Control measures” “CM” means techniques or methods used to prevent or reduce the emission and/or airborne transport of fugitive dust and dirt.

“Disturbed area” means any area in which the soil will be altered by grading, leveling, scraping, cut and fill activities, excavation, brush and timber clearing, grubbing, and unpaved soils on which vehicle operations and/or movement will or has occurred.

“Dust” or “dust emissions” means finely divided solid particulate matter occurring naturally or created by mechanical processing, handling or storage of materials in the solid state.

“Dust generating operation” means any activity capable of generating fugitive dust, including, but not limited to, activities associated with creating a disturbed area, construction and demolition activities, and the movement of vehicles on unpaved roadways or parking areas.

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“Dust control plan” “DCP” means a document used to outline the activities being undertaken which have the ability to create fugitive dust or windblown particulate matter and the steps that will be taken to mitigate the escape of these materials beyond the property lines(s) of the originating land(s).¶

“Dust suppressant” means a chemical compound or mixture of chemical compounds added with or without water to a dust source for purposes of preventing air entrainment.

“Emission” means an air contaminant, or the act of discharging an air contaminant, visible or invisible.

“Erosion” means the transportation of soil particles, or mass movement of soil (mass wasting), by water, wind front leaving, or mechanical means.

“Fugitive dust” means particles lifted into the ambient air caused by man-made and natural activities such as the movement of soil, vehicles, equipment, blasting, and wind. This excludes particulate matter emitted directly from the exhaust of motor vehicles and other internal combustion engines, from portable brazing, soldering, or welding equipment, and from pile drivers.

“Haul road” means a road constructed for the principle purpose of hauling construction materials, or to provide access to one or more construction sites or industrial operations.

“High wind event” means a climatological occurrence in which the average wind speed exceeds a threshold in which fugitive dust will be generated from undisturbed areas, naturally covered areas, disturbed areas, and construction sites, regardless of reasonably available control measures implementation. Notwithstanding other climatic conditions, the average

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wind speed for high wind events is a sustained wind speed of 25 miles per hour or greater.

“Land stripping” or “land stripping activity” means removal of all or any portion of existing vegetation from parcels of land with equipment, which plows or scrapes the surface.

“Maintenance” means the cleaning, shaping, grading, repair and minor replacement of drainage, flood control and erosion control facilities, but not including the cost of power consumed in the normal operation of pump stations.

“Natural cover” means any vegetation which exists on the property, prior to any construction activity or achieved through vegetation restoration back to a natural state, including the placement of sod.

“Owner or operator” means any person who owns, leases, operates, controls, or supervises an affected facility or a stationary source of which an affected facility is a part.

“Palliative” means any agent used to lessen or reduce dust emissions.

“Particulate matter” means any airborne finely divided solid or liquid material with an aerodynamic diameter smaller than one hundred micrometers.

“PM<sub>2.5</sub>” means particulate matter with an aerodynamic diameter less than or equal to a nominal 2.5 micrometers as measured by a reference method based on 40 CFR 50 Appendix L, or by an equivalent method designated in accordance with 40 CFR 53.

“PM<sub>10</sub>” means particulate matter with an aerodynamic diameter less than or equal to a nominal ten micrometers (smaller than the diameter of a human hair) as measured by a reference method contained within 40 CFR 50 Appendix J or by an equivalent method designated in accordance with 40 CFR 53.

“PM<sub>10</sub> emissions” means finely divided solid or liquid material, with an aerodynamic diameter less than or equal to a nominal ten micrometers emitted to the ambient air as measured by applicable test methods.

“Sand” means a naturally occurring granular material composed of finely divided rock and mineral particles. The composition of sand is highly variable, depending on the local rock sources and conditions, but the most common constituent of sand in inland continental settings and non-tropical

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coastal settings is silica (silicon dioxide, or SiO<sub>2</sub>), usually in the form of quartz.

“Silt fence” means a temporary sediment control device consisting of a synthetic filter fabric stretched across and attached to supporting posts and entrenched.

“Track-out control” means a device to remove mud or soil from a vehicle before the vehicle enters a paved public road.

“Undisturbed” means land or property which is in its natural condition and has not been stripped or graded except if the property has been revegetated and the ground cover is mature.

“Unpaved road” means a road which is not covered with dust-suppressing materials and maintained in such a manner that visible emissions of dust from the road surface are permanently prevented other than during times of normal cleaning and/or after flooding.

“Vacant lot” means a subdivided or unsubdivided parcel of land which contains no buildings or structures of a temporary or permanent nature, excluding perimeter walls or fences.

“Visible emissions” means any emission which are visually detectable without the aid of instruments and which contain particulate matter.

“Wind Erosion Control Plan” “WECP” means a document used to outline the activities being undertaken which have the ability to create fugitive dust or windblown particulate matter and the steps that will be taken to mitigate the escape of these materials beyond the property lines(s) of the originating land(s).

“Wind Fence” means a barrier made of small, evenly spaced wooden slats or fabric. They are erected to reduce wind velocity and to trap blowing sand. Wind fences can be used as perimeter controls around open construction sites to keep sediments from being blown offsite by the wind. The spaces between the fence slats allow wind and sediment to pass through but reduce the wind's speed, causing sediment to deposit along the fence.

“Wind speed” means the average wind velocity, regardless of direction, based on a 60-minute average from the nearest weather report or PM<sub>10</sub> monitoring station, or by a portable wind instrument located at the site.

- (d) Wind Erosion Control Plan (WECP) requirements. In addition to standards established in subsequent sections of this article, if the

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construction, demolition operation or activity is subject to this Article V, a WECP shall be required, excluding general property maintenance, e.g., weed removal. The WECP outlines the potential activities that may create dust and the mitigation steps to be taken or that are in place for an existing or proposed activity. The WECP is a flexible and dynamic document which may be amended as necessary to reflect the appropriate control measures for a site or project. The WECP shall be submitted as a separate document along with any required construction plans for the proposed activity. The following shall constitute the minimum information required within the WECP and description for control measures as part of any covered activity:

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- (1) Name(s), addresses and phone number(s) of person(s) responsible for the preparation, submittal and implementation of the control plan and responsible for the dust generating operations.
- (2) A plot plan or plat of survey of the site which describes:
  - a. The total area of land surface to be disturbed and the total area of the entire project site, in acres or square feet, depending on scale;
  - b. The operation(s) and activities to be carried out on the site;
  - c. All actual and potential sources of fugitive dust emissions on the site;
  - d. Delivery, transport and storage areas for the site, including types of materials stored and size of piles.
- (3) A description of control measures (CM's) or combination thereof to be applied during all periods of dust generating operations and periods of inactivity to each of the fugitive dust sources described on the plot plan or plat. For each source identified a primary and contingency control measure must be identified and *at least one control measure must be implemented*. The same control measure(s) may be used for more than one dust generating activity. Specific details must include:
  - a. If dust suppressants are to be applied, then the type of suppressant, method, frequency, and intensity of application, the number and capacity of application equipment to be used, and any pertinent information on environmental impacts and/or certifications related to appropriate and safe use for ground applications;
  - b. The specific surface treatment(s) and/or other CM's utilized to control material track-out and sedimentation where unpaved and/or access points join paved surfaces; and

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- c. For each fugitive dust source at least one auxiliary CM designated as a contingency measure shall be described in the original control plan. Should the original CM in the WECP prove ineffective, immediate and effective implementation of the contingency measure shall obviate the requirement of submitting a revised control plan. Deleted: DCP
- (e) **Dust Control Plan review and approval.** Review and approval of the WECP and proposed CM's shall be the responsibility of the building official or designee. Approval may be conditioned to require additional measures, actions, or other activities, in addition to those actions proposed within the control plan documentation. Deleted: DCP
- (f) **Implementation.** Approval and issuance of the building and/or subdivision construction permit(s) and the approval of all outlined CM's contained within the WECP or description shall mandate the implementation of said CM's by the developer, contractor, builder, owner, and/or agents as part of construction activities. Deleted: DCP
- (g) **Other violation prohibited.** Implementation of CM's shall not allow the creation of other violations of these standards or other provisions of the Municipal Code.
- (h) **General Activity Standards.** No person shall cause, allow, or permit diffusion of visible emissions of fugitive dust or windblown dirt/sand beyond the property boundary line within which the emissions become airborne, without taking necessary and feasible precautions to control the generation of airborne or windblown particulate matter. Sources may be required to temporarily cease the activity or operation which is causing or contributing to the emissions until necessary and feasible precautions are taken.
  - (1) Ground cover removal prohibited. No person shall disturb the topsoil or remove ground cover on any real property within the city limits and thereafter allow the property to remain unoccupied, unused, vacant or undeveloped unless necessary and feasible precautions are taken to prevent generation of windblown dust or dirt in accordance with this section.
  - (2) Dirt moving activities shall cease when sustained wind speeds are high enough to overcome the existing control measures employed on a site. Dirt moving activities may recommence when either the wind speeds decrease or if effective control measures are implemented during the high wind event which contain the emissions. Deleted: exceed 25 mph as reported or forecasted by the National Weather Service or a news source of general circulation/access within Las Cruces.
  - (3) Vacant land – Weed eradication and dust/dirt suppression.

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- a. For all vacant or undeveloped lots or parcels, weed eradication is limited to removal of specific weeds only through mowing and not the removal of natural vegetation. Clearing of the entire property is prohibited. Water or other dust suppressant should be applied before and during the activity as applicable.
  - b. Once weeds are removed or mowed, dust and dirt suppression shall be achieved through appropriate control measures, which can include but are not limited to: water, chemical suppressant application, or the expansion of natural, non-weed vegetation areas on the site. Expansion of natural vegetation areas is encouraged.
  - c. Natural vegetation shall consist of those plant varieties that are indigenous to New Mexico or that are determined to be native or natural plant varieties by the city's community development department.
- (4) Storage of materials and material transport. No person shall cause, allow, or permit organic or inorganic dust producing material to be stacked, piled, or otherwise stored for a period exceeding 24 hours or permit transportation of materials likely to give rise to airborne dust without taking precautions to prevent the creation of fugitive dust. Actions shall be taken to ensure that such areas or uses with the potential of becoming or generating fugitive dust and particulate matter, shall be covered, moistened, compacted, or applied with a chemical dust suppressant, or other applicable CM's to prevent fugitive dust creation.
- a. Earth or other material deposited by trucking or earth moving equipment shall be removed from paved streets by the person responsible for such deposits.
  - b. Stockpiling materials in paved streets, public or private, shall be prohibited.
- (5) Parking time delay agreements. For businesses that require an approved parking time delay agreement and corresponding business license with the city, the agreement shall include submittal of a WECP and implementation of CM's during the two year delay period prior to pavement installation. All parking areas with an approved parking time delay must be surfaced in accordance with the provisions of Section 38-58 (e)(4) of the Las Cruces Municipal Code.

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(6) Continuous activity operations. For existing, on-going, and/or permanently-sited institutional, governmental, commercial and/or industrial facilities or operations which may continuously generate fugitive dust or windblown particulate matter, individual WECPs with corresponding CM's shall be submitted to the community development department for approval. Approval shall be made by the building official/community development director or designee and shall be communicated in writing to the property/business owner. Letters of approval and approved control plans shall be kept at the property subject to this provision. A new WECP shall be submitted three (3) years and reviewed for effectiveness. The provisions of the approved WECP shall be implemented as needed to eliminate the creation of airborne fugitive dust or particulate matter.

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(i) **Construction Activity Standards.** These standards shall apply for all design and construction activities on real property within the city limits including, but not limited to, subdivisions, large lot residential, office, commercial and industrial construction.

No person shall cause, allow, or permit a building or its appurtenances, or a building or subdivision site to be constructed, used, altered, repaired, demolished, cleared, or leveled, or the earth to be moved or excavated, without taking precautions to limit excessive amounts of particulate matter from becoming airborne. Dust and blowing dirt and sand shall be kept to a minimum by good practices such as using an approved dust suppressant or soil stabilizer, paving, covering, landscaping, continuous wetting, controlling access and speeds, or other acceptable means.

Track-out control is required to be placed at the exits onto a paved road for any development or construction site that is two (2) acres or greater, or in which any material is being hauled on or off site. Track-out controls may be provided using the following:

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- a. Gravel pad, consisting of a layer or layers of washed gravel, rock or crushed rock at least one inch in diameter; 20 feet wide, 50 feet long (or as long as the longest haul truck).
- b. Grizzly, at least 20 feet long with bars being at least 3 inches tall and spaced 6 inches apart.
- c. Wheel washers or pressure sprayers.
- d. Other approved method.

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Track-out devices shall be routinely cleaned or replaced as necessary to maintain effectiveness. Any bulk material or dirt tracked onto a paved right-of-way, public or private, shall be cleaned up within 24-hours.

(1) Subdivision requirements.

a. For all subdivisions, a WECP shall be prepared and submitted and reviewed for approval as part of the overall review of the subdivision construction drawings through the community development department and public works department.

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b. Developers of the subdivision shall be allowed to grade for the subdivision only after complete subdivision construction drawing approval and permit issuance. No separate grading permit shall be allowed nor shall any grading be allowed beyond the phase of the development that is under construction.

Exception: An expanded scope of grading may be considered provided the developer submits a WECP for the area of grading outside of the phase of development which outlines effective dust and windblown particulate matter control methods and immediately implements and routinely maintains the WECP and CM's.

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c. The developer shall construct and maintain a perimeter wind fence or dust barrier with a minimum height of four (4) feet along the perimeter of the development where the construction is adjacent to existing developed or built areas. In addition, any interior walls that run predominantly north-south should be constructed to create wind breaks and buffers.

Deleted: provides a Letter of Credit, bond or other similar guarantee to cover the expense of implementation and maintenance of

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Deleted: all perimeter walls to a minimum height of four (4) feet for the subdivision as part of the infrastructure requirements for the development to control fugitive dust and windblown particulate matter.

Deleted: d. The developer shall be responsible for ensuring that CM's in accordance with the approved DCP are maintained until such time as the development is 90% built out. A Letter of Credit, bond or other similar guarantee shall be provided at the time the development has reached substantial completion sufficient to cover the cost of maintaining the control measures. ¶

(2) Large lot residential, office, commercial, and industrial requirements.

For all large lot residential properties, in which the total area is one-half acre or greater, and for all office, commercial, industrial, institutional or governmental construction activities, a WECP shall be prepared, submitted and reviewed as part of the building permit submittal by the community development department.

Deleted: e. Letters of Credit, bonds or other similar guarantee for all construction activities of the subdivision shall reflect the necessary cost of implementing CM's for dust suppression and windblown particulate matter control. ¶

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a. Grading activities shall only be allowed to commence after building plan approval and permit issuance. Site improvement only development permits may be considered pursuant to the following:

- i. The site is three (3) acres or less.
- ii. Dust emissions on the affected lot must be permanently suppressed by providing the required landscaping and paving all required parking areas and driving aisles. All disturbed building pads must be suppressed as to prevent the creation of fugitive dust until such time as building placement occurs.
- iii. The anticipated amount of time between site development and building construction is sixty (60) days or less. If more than sixty days passes the building pad shall be re-vegetated or fenced off with a minimum 4' high wind fence capable of controlling fugitive emissions.

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(3) *Cessation of operations.* Once construction has commenced, stabilization measures must be taken to ensure that fugitive dust and windblown particulate matter creation is suppressed during any period of inactivity; to include weekends, after-hours and holidays. Permanent stabilization via revegetation, landscaping, paving or the provision of chemical dust suppressants or wetting shall be required for properties once the inactive period exceeds sixty (60) days.

Deleted: b. Letters of Credit, bonds or other similar guarantee sufficient to cover the anticipated costs for DCP implementation for the building or property may be necessary to ensure implementation and maintenance of CM's.¶

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(4) *City construction projects.* Construction activities by the city shall require the provision of a WECP with the construction drawings. This applies to those projects not part of a subdivision, i.e., road construction or utility replacements, or buildings not issued building permits by the city, i.e., new city buildings or utility substations. Compliance to the WECP and outlined CM's shall be the responsibility of the contractor and subject to verification by the public works department, utilities department or community development department's building/project inspectors or the city project management staff.

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(j) **Control Measures.** Control measures are methods which can be utilized to effectively limit the creation of fugitive dust or windblown particulate matter. CM's are to be identified within the WECP and once approved need to be implemented in accordance with this article for all dust or

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windblown particulate matter generating activities within the city limits. CM's shall include, but not be limited to:

- (1) Designing subdivisions or building sites to utilize existing, pre-development grades;
- (2) Watering disturbed areas on a regular and minimum basis throughout the daily construction activities, including periods of inactivity;
- (3) Applying palliatives or chemical soil suppressant/stabilizer for idle construction periods;
- (4) Constructing wind barrier fences. Such fencing should be ~~a minimum of three (3) feet in height with 50% or less porosity and be placed adjacent to roadways or property boundaries to reduce the amount of windblown material leaving a site. The barriers may also be placed within a site to create wind buffers.~~
- (5) Re-seeding or re-vegetation of graded or disturbed areas;
- (6) Grading for street and utility placement only as part of subdivision construction;
- (7) Building all interior and perimeter cinder block, rockwalls, and retaining walls as part of the overall construction of all subdivisions and not part of the individual building permit for each lot. Walls shall serve as wind breaks and help to reduce the entrainment of dust and the spread of windblown particulate matter;
- (8) Grading the building pad site only plus five feet in all directions of the pad site;
- (9) Retaining natural vegetation during the construction phase of building excluding the building pad site;
- (10) Utilizing existing or natural vegetation as part of the required landscaping for the site as elsewhere required within these design standards, to limit grading activities, to promote water conservation, and to reduce dust generation;
- (11) Installing non-natural landscaping or vegetation in the latter part of construction to reduce the amount of disturbed area and the potential for dust generation;

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- (12) Implementing any other proposed dust suppressing agent or activity approved by the building official or designee;
- (13) Combining any two or more of the above items.

(k) **Corrections, effective date, and enforcement.**

(1) *Correction of condition.* If the community development department, code enforcement section of the police department, or other city personnel document that a person is in non-compliance with any of the provisions contained within the article above, he or she will notify the person of that fact and specify a period of time in which the person must achieve compliance. Failure to comply within ~~48~~ hours or as the time determined by the city constitutes grounds for a notice of violation per the city's enforcement ordinances. Correction of condition may include the amendment of plans to reflect additional or new control measures to be taken in the event that original measures prove to be insufficient or ineffective. Nothing herein shall prevent separate enforcement being taken in accordance with Chapter 18 (Nuisances), LCMC

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(2) *Remedial action.* The city community development department, its designated agent and any other authorized city representative, after proper notice, may enter upon any real property where dust or windblown particulate matter is being generated and take such remedial and corrective action as he or she deems necessary when the owner, occupant, operator, or any tenant, lessee, or holder of any possessory interest or right in the involved land fails to do so.

(3) *Costs.* Any costs incurred in connection with any remedial or corrective action taken by the city, pursuant to this section, shall be assessed against the owner of the property involved. Failure to pay the full amount of such incurred costs shall result in a lien against the property. The lien shall remain in full force and effect until all ~~costs~~ have been fully paid, which may include costs of collection and reasonable attorney fees.

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(4) *Effective date.* For all existing emission sources governed by this article, the activity must be completed within ~~six (6)~~ months of the effective date or be brought into full compliance. For existing, ongoing, and/or permanently-sited institutional, governmental, commercial and/or industrial facilities or operations, the dust control provisions of this article shall be submitted in writing, approved, and implemented within six (6) months of the effective date of this article.

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- (5) *Liability.* All persons owning, operating, or in control of any equipment or property who shall cause, permit, or participate in any violation of this article shall be individually and collectively liable to any penalty or punishment imposed by and under the municipal code for the city.
  
- (6) *Offenses.* Any person who violates any provision of this article, including, but not limited to, any application requirement; any permit condition; any fee or filing requirement; any duty to allow or carry out inspection, or any requirements by the city is guilty of a misdemeanor and shall pay civil penalty levied by the court of competent jurisdiction. Each day of violation constitutes a separate offense.

**(Ord. No. 1789, § I, 4-3-00; Ord. No. 1929, §§ I, II, 8-5-02)**

Secs. 32-303—32-399. – Reserved.