

14. APPENDICES





SUSANA MARTINEZ
Governor

JOHN A. SANCHEZ
Lieutenant Governor

State of New Mexico
ENVIRONMENT DEPARTMENT

Office of the Secretary

Harold Runnels Building
1190 Saint Francis Drive, PO Box 5469
Santa Fe, NM 87502-5469
Telephone (505) 827-2855 Fax (505) 827-2836
www.env.nm.gov



BUTCH TONGATE
Cabinet Secretary

J. C. BORREGO
Deputy Cabinet Secretary

July 16, 2018

Guy Donaldson
Associate Director for Air
U.S. EPA Region 6
1445 Ross Ave., Ste. 1200
Mail Code: 6MM-A
Dallas, TX 75202-2733

Re: 2016 Exceptional Event Demonstration for PM₁₀ Exceedances Caused by High Wind

Dear Mr. Donaldson:

This letter serves as formal notification that the New Mexico Environment Department (NMED) will develop and submit a demonstration to exclude 2016 PM₁₀ air monitoring data influenced by exceptional events pursuant to 40 CFR Parts 50 and 51. NMED proposes to submit this demonstration to EPA by April 1, 2019.

The data requested for exclusion affects the regulatory determination that Luna and Doña Ana Counties attain the 1987 PM₁₀ National Ambient Air Quality Standard (NAAQS). In addition, affected data impacts the classification of the Anthony PM₁₀ nonattainment area.

Please find a list of dates and monitoring data requested for exclusion enclosed as attachment A. Although the affected data at the West Mesa Monitoring Site does not currently have regulatory significance, it will be included in the demonstration as NMED expects this status to change in 2018.

If you or your staff have any questions or comments, please contact Kerwin Singleton of my staff at (505) 476-4350 or kerwin.singleton@state.nm.us.

Respectfully,

Elizabeth Bisbey-Kuehn
Air Quality Bureau Chief



Cc: Kerwin Singleton, NMED AQB
Michael Baca, NMED AQB
Frances Verhalen, EPA R6
Dorothy Crawford, EPA R6

Enclosure: Attachment A





Attachment A-2016 PM₁₀ Exceptional Events

Date	Type of Event	AQS Flag	AQS ID	Site Name	Exceedance Concentration
03/12/2016	High Wind	RJ	35-013-0020 (POC #1)	6ZK Chaparral	166 µg/m ³
03/22/2016	High Wind	RJ	35-013-0016	6CM Anthony	164 µg/m ³
	High Wind	RJ	35-013-0021	6ZM Desert View	199 µg/m ³
	High Wind	RJ	35-029-0003	7E Deming	165 µg/m ³
03/23/2016	High Wind	RJ	35-013-0020 (POC #1)	6ZK Chaparral	162 µg/m ³
	High Wind	RJ	35-013-0021	6ZM Desert View	189 µg/m ³
03/29/2016	High Wind	RJ	35-013-0016	6CM Anthony	219 µg/m ³
	High Wind	RJ	35-013-0021	6ZM Desert View	212 µg/m ³
04/15/2016	High Wind	RJ	35-013-0021	6ZM Desert View	237 µg/m ³
04/25/2016	High Wind	RJ	35-013-0016	6CM Anthony	247 µg/m ³
	High Wind	RJ	35-013-0020 (POC #1)	6ZK Chaparral	163 µg/m ³
	High Wind	RJ	35-013-0020 (POC #2)	6ZK Chaparral	225 µg/m ³
	High Wind	RJ	35-013-0021	6ZM Desert View	221 µg/m ³
	High Wind	RJ	35-013-0016	6CM Anthony	252 µg/m ³
	High Wind	RJ	35-013-0020 (POC #1)	6ZK Chaparral	230 µg/m ³
	High Wind	RJ	35-013-0020 (POC #2)	6ZK Chaparral	269 µg/m ³
	High Wind	RJ	35-013-0021	6ZM Desert View	184 µg/m ³
07/15/2016	High Wind	RJ	35-013-0016	6CM Anthony	289 µg/m ³
	High Wind	RJ	35-013-0020 (POC #2)	6ZK Chaparral	214 µg/m ³
	High Wind	RJ	35-029-0003	7E Deming	278 µg/m ³
07/24/2016	High Wind	RJ	35-013-0021	6ZM Desert View	195 µg/m ³
12/16/2016	High Wind	RJ	35-013-0020 (POC #2)	6ZK Chaparral	172 µg/m ³
12/17/2016	High Wind	RJ	35-013-0016	6CM Anthony	268 µg/m ³
	High Wind	RJ	35-013-0020 (POC #2)	6ZK Chaparral	689 µg/m ³
	High Wind	RJ	35-013-0019	6ZL Holman	209 µg/m ³
	High Wind	RJ	35-013-0021	6ZM Desert View	363 µg/m ³
	High Wind	RJ	35-013-0024	6WM West Mesa	246 µg/m ³
	High Wind	RJ	35-029-0003	7E Deming	266 µg/m ³



Appendix B

Public Notice & Comment Period

STATE ENVIRONMENT DEPARTMENT SEEKS PUBLIC COMMENT ON EXCEPTIONAL EVENTS DEMONSTRATION

(Santa Fe, NM) –The New Mexico Environment Department Air Quality Bureau has completed a draft exceptional events demonstration for periods exceeding federal air quality standards for particulate matter in southern New Mexico during calendar year 2016. This document demonstrates to the U.S. Environmental Protection Agency that dust storms generated by high winds, rather than man-made sources, caused exceedances of the national standard for particulate matter in the air. Without this demonstration, certain areas of the state would be in violation of federal standards and subject to stricter air quality rules and requirements designed to meet and maintain the standard in the future. The level of the federal air standards for particulate matter is protective of public health.

The New Mexico Environment Department is seeking public comment on the draft document through September 14, 2019. The document is available for review at the Environment Department's field offices and website at www.env.nm.gov/air-quality/ or by contacting the Department at (505) 476-4300.

NMED does not discriminate on the basis of race, color, national origin, disability, age or sex in the administration of its programs or activities, as required by applicable laws and regulations. NMED is responsible for coordination of compliance efforts and receipt of inquiries concerning non-discrimination requirements implemented by 40 C.F.R. Part 7, including Title VI of the Civil Rights Act of 1964, as amended; Section 504 of the Rehabilitation Act of 1973; the Age Discrimination Act of 1975, Title IX of the Education Amendments of 1972, and Section 13 of the Federal Water Pollution Control Act Amendments of 1972. If you have any questions about this notice or any of NMED's non-discrimination programs, policies or procedures, or if you believe that you have been discriminated against with respect to a NMED program or activity, you may contact: Kristine Yurdin, Non-Discrimination Coordinator, NMED, 1190 St. Francis Dr., Suite N4050, P.O. Box 5469, Santa Fe, NM 87502, (505) 827-2855, nd.coordinator@state.nm.us. You may also visit our website at www.env.nm.gov/non-employee-discrimination-complaint-page/ to learn how and where to file a complaint of discrimination.

For more information and to submit comments, please contact Armando Paz, Environmental Analyst, NMED Air Quality Bureau at (575) 288-2050 or at armando.paz@state.nm.us.

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* No public comments have been received by NMED through the public comment period.



The Final Document incorporated the following changes:

- 1) The date of March 22, 2019 on page ii was changed to March 22, 2016.
- 2) The date of March 5 on page 1 was changed to March 6.
- 3) The text added on page 5 to strengthen NEAPS and RACM analysis as per EPA recommendation, "The City of Las Cruces has a full time Environmental Compliance Officer focusing efforts on controlling sources of fugitive dust during periods of high winds exceeding 11.2 m/s. The City of Anthony provided NMED a letter dated September 18, 2019 indicating the streets that have been paved since the incorporation of the City in 2010 (Appendix C)."
- 4) Table 3-1. The 1-hr max wind speed value was incorrect at 15.9 m/s; the correct value is 12.4 m/s. The Max Gust value was incorrect at 23.6 m/s; the correct value is 20.7 m/s.
- 5) The mis-labeling of the Deming monitoring site on page 9 above Table 3-2 was changed to the correct Chaparral monitoring site.
- 6) Removed "and Mexico" text from pages 37 & 109.
- 7) Figure 8-4 removed "Luna" text and changed "Counties" to "County".
- 8) Corrected the time on page 157 from "1400-2100" to "0-1500" for Figure 13-13.
- 9) Corrected the time on page 158 from "0-1500" to "0500-0700" for Figure 13-14.
- 10) Corrected the time on page 158 from "0500-0700" to "1100-1300" for Figure 13-15.
- 11) Changed text from "southwest" to "northwest" on page 158 for Figure 13-15.
- 12) Corrected the time on page 157 from "1100-1300" to "0600-1500" for Figure 13-16.
- 13) Corrected the time on page 157 from "0600-1500" to "0800-1400" for Figure 13-17.
- 14) Changed text from "northwest" to "southwest" on page 159 for Figure 13-17
- 15) Corrected the time on page 157 from "1400-2100" to "0800-1400" for Figure 13-18.
- 16) Added City of Anthony Letter to Appendix C page 197.





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Received

SEP 06 2019

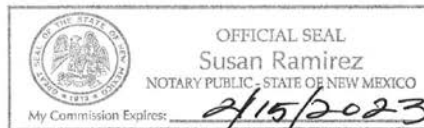
Air Quality Bureau

AFFIDAVIT OF PUBLICATION STATE OF NEW MEXICO

County of Bernalillo SS

Elise Rodriguez, the undersigned, on oath states that she is an authorized Representative of The Albuquerque Journal, and that this newspaper is duly qualified to publish legal notices or advertisements within the meaning of Section 3, Chapter 167, Session Laws of 1937, and that payment therefore has been made of assessed as court cost; that the notice, copy of which hereto attached, was published in said paper in the regular daily edition, for 1 time(s) on the following date(s):

08/18/2019



[Signature of Elise Rodriguez]

Sworn and subscribed before me, a Notary Public, in and for the County of Bernalillo and State of New Mexico this 19 day of August of 2019

PRICE \$125.22

Statement to come at the end of month.

ACCOUNT NUMBER 1007594





EL DEPARTAMENTO DE MEDIO AMBIENTE DEL ESTADO BUSCA COMENTARIOS PÚBLICOS SOBRE LA DEMOSTRACIÓN DE EVENTOS EXCEPCIONALES

(Santa Fe, NM) – La Oficina de Calidad del Aire del Departamento de Medio Ambiente de Nuevo México ha completado un borrador de demostración de eventos excepcionales para períodos que exceden los estándares federales de calidad del aire para partículas en el sur de Nuevo México durante el año calendario 2016. Este documento demuestra a la Agencia de Protección Ambiental de EE. UU. que las tormentas de polvo generadas por fuertes vientos, en lugar de las fuentes artificiales, causaron la superación del estándar nacional para partículas en el aire. Sin esta demostración, ciertas áreas del estado estarían en violación de los estándares federales y estarían sujetas a normas y requisitos más estrictos de calidad del aire diseñados para cumplir y mantener el estándar en el futuro. El nivel de las normas federales sobre el aire para partículas es para proteger la salud pública.

El Departamento de Medio Ambiente de Nuevo México está buscando comentarios públicos sobre el borrador del documento hasta el 17 de septiembre de 2019. El documento está disponible para su revisión en las oficinas locales y en el sitio web del Departamento de Medio Ambiente en www.env.nm.gov/air-quality/

o comunicándose con el Departamento al (505) 476-4300

Journal: August 18, 2019

AFFIDAVIT OF PUBLICATION

STATE OF NEW MEXICO

County of Bernalillo SS

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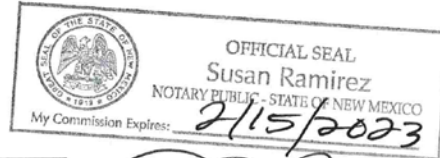
SEP 06 2019

Air Quality Bureau

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08/18/2019

Elise Rodriguez



Susan Ramirez

Sworn and subscribed before me, a Notary Public, in and for the County of Bernalillo and State of New Mexico this

19 day of August of 2019

PRICE \$86.34

Statement to come at the end of month.

ACCOUNT NUMBER 1007594



Deming Headlight

AFFIDAVIT OF PUBLICATION

Ad No.
0001294060

NEW MEXICO ENVIRONMENT DEPT
1190 ST. FRANCIS
SANTA FE NM 87502


I, a legal clerk of the **Deming Headlight**, a newspaper published weekly in the county of Luna, state of New Mexico and of general paid circulation in said county; that the same is a duly qualified newspaper under the laws of the State wherein legal notices and advertisements may be published; that the printed notice attached hereto was published in the regular and entire edition of said newspaper and not in supplement thereof on the date as follows, to wit:

08/16/19

Despondent further states this newspaper is duly qualified to publish legal notice or advertisements within the meaning of Sec. Chapter 167, Laws of 1937.

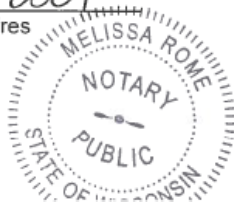

Legal Clerk

Subscribed and sworn before me this
16th of August 2019.


State of WI, County of Brown
NOTARY PUBLIC

1-12-2021
My Commission Expires

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P O :
of Affidavits :0.00



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Air Quality Bureau



Deming Headlight

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NEW MEXICO ENVIRONMENT DEPT
1190 ST. FRANCIS

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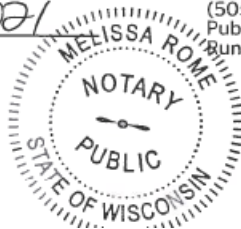

Legal Clerk

Subscribed and sworn before me this
16th of August 2019.


State of WI, County of Brown
NOTARY PUBLIC

1-12-2021
My Commission Expires

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P O :
of Affidavits :0.00



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Air Quality Bureau



LAS CRUCES SUN-NEWS

AFFIDAVIT OF PUBLICATION

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
NEW MEXICO ENVIRONMENT DEPT
1190 ST. FRANCIS

SANTA FE NM 87502

I, a legal clerk of the **Las Cruces Sun-News**, a newspaper published daily at the county of Dona Ana, state of New Mexico and of general paid circulation in said county; that the same is a duly qualified newspaper under the laws of the State wherein legal notices and advertisements may be published; that the printed notice attached hereto was published in the regular and entire edition of said newspaper and not in supplement thereof on the date as follows, to wit:

08/16/19

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Legal Clerk
STATE OF WISCONSIN **SS.**
County of Brown

Subscribed and sworn before me this
16th of August 2019.



NOTARY PUBLIC in and for
Brown County, Wisconsin

1/12/2021
My Commission Expires



Ad#:0001294058
P O : 33661
of Affidavits :0.00

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Air Quality Bureau



LAS CRUCES SUN-NEWS

AFFIDAVIT OF PUBLICATION

Ad No.
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NEW MEXICO ENVIRONMENT DEPT
1190 ST. FRANCIS

SANTA FE NM 87502

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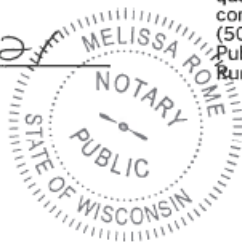
Legal Clerk
STATE OF WISCONSIN SS.
County of Brown

Subscribed and sworn before me this
16th of August 2019.



NOTARY PUBLIC in and for
Brown County, Wisconsin

1/12/2022
My Commission Expires



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of Affidavits :0.00

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Pub#1294056
Run: Aug. 16, 2019

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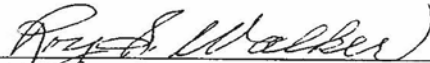
Air Quality Bureau



REVISION TO THE
NEW MEXICO PM₁₀ STATE IMPLEMENTATION PLAN
FOR ANTHONY, NEW MEXICO

Prepared by the
New Mexico Environment Department
Air Quality Bureau

November 8, 1991



Approved
Roy Walker, Chairman
Environmental Improvement Board

11/8/91
Date



I. Background

A. History

Soil in Anthony and the surrounding region tends to be sandy and friable. This, in concert with the sparse vegetation, low rainfall and gusty winds inherent to the region, can result in relatively high levels of naturally occurring rural fugitive dust. In 1987, New Mexico petitioned EPA and was granted Rural Fugitive Dust Area (RFDA) designation for Anthony. This designation was based on a list of criteria which included reviews of air sampling data, particulate emission sources, available control strategies and demographics. Under the RFDA policy, it was recognized that exceedances of the particulate matter ambient standard were primarily due to blowing dust inherent to the region and thus the development of control strategies would be pointless.

With the implementation of the 1990 Clean Air Act Amendments (CAAA), EPA discontinued the RFDA program. Under the CAAA, all areas violating the PM10 standard prior to January 1, 1989 were designated non-attainment whether or not the particulate matter could actually be controlled. PM10 is defined as particulate matter with an aerodynamic diameter less than or equal to 10 microns. EPA adopted the National Ambient Air Quality Standards (NAAQS) for PM10 in July of 1987. These standards limit the PM10 24-hour average to 150 micrograms per cubic meter (ug/m^3) and the annual arithmetic mean to $50 \text{ ug}/\text{m}^3$.

All non-attainment areas, including Anthony, have been initially classified as moderate. EPA may subsequently redesignate moderate areas as serious, subjecting them to stricter control requirements. This may happen if an area cannot practically attain the PM10 standard by the moderate area deadline of December 31, 1994, or if the State fails to submit a PM10 State Implementation Plan revision by the November 15, 1991 deadline. However, the CAAA also provides for a waiver to the attainment date for areas where non-anthropogenic emissions contribute significantly to a NAAQS violation. As discussed in this plan, the Department believes a waiver is appropriate for Anthony and that further controls for serious areas are unwarranted.

The State Implementation Plan or SIP contains all federally required air quality plans and regulations developed to ensure that the provisions of the federal Clean Air Act and its amendments are satisfied. This includes the attainment and maintenance of the NAAQS. New Mexico's air quality SIP, first adopted in 1972, incorporates the control strategies and regulations found necessary to meet these standards.

The purpose of this revision to the New Mexico SIP is to address the mandatory federal requirements for PM10 non-attainment areas applicable to Anthony. In those moderate PM10 non-attainment areas where the State's control strategy cannot demonstrate attainment by the applicable date mandated in the Act, EPA requires the State to document that its control strategy represents the application of the available control measures to all source categories. Available control measures include those which are technologically and economically feasible for the area. The State has considered partial implementation of control measures where full implementation is not feasible. In addition, the State has addressed the impacts of individual source categories on ambient air levels, legal responsibility for and enforceability of chosen control measures and relevant quantitative milestones. Sources whose emissions are shown to be insignificant ("de minimis") are excluded from further consideration.



B. Anthony, NM and Surrounding Region

The community of Anthony is located in south central New Mexico, just east of where the Rio Grande first crosses the border into Texas. Las Cruces, New Mexico, with a population of 62,126 (1990 census) lies 35 kilometers (km) to the north. El Paso, Texas, with a population of 515,342 (1990 census) lies 30 km to the south. Although the community of Anthony, New Mexico, is not incorporated as a municipality, its 1990 population as a Census Designated Place (CDP) was 5160. Anthony, Texas, directly across the border to the south, is incorporated and has a population of 3,328. The County of Dona Ana (in which both Anthony and Las Cruces are situated) had a 1990 population of 135,510. Figure 1 presents a map of Dona Ana County. Figure 2 is a map of Anthony, including the designated non-attainment area (sections 35 and 36 of Township 26 south, Range 3 east).

The south (Mesilla) valley, created by the Rio Grande, is defined in this report as extending south of Las Cruces to north of El Paso (Texas). The valley is about five kilometers wide, narrowing towards El Paso and bordered by the West Mesa and, to the east, by the Franklin Mountains. Unless otherwise noted, demographic information does not include the Texan (south-eastern) portion of the valley.

Of the 21 communities in Dona Ana County, only Las Cruces, Sunland Park, Hatch and Mesilla (adjoining Las Cruces) are incorporated. The reason is financial. Most communities lack the tax base necessary to support a municipal government. As a result, the county carries the burden for roads, planning and other services. Unfortunately, the county's tax base is also weak. Approximately 86 percent of the county is non-taxable (state or federally owned) land. Much of the county's work is funded by state or federal grants. For example, 75 to 100% of road work money (depending on the project) is provided by the state.

Preliminary (1990 estimated) census figures support the common observation that the area is poor:

	<u>Median Yearly Household Income</u>	<u>Per Capita Yearly Income</u>
United States	\$27,000	\$13,900
New Mexico	\$20,500	\$9,600
Dona Ana County	\$17,300	\$7,400
South Valley	\$14,900	\$5,300

While the median yearly household income in the south valley is low, at 55% of the national average, the per capita income is even less, at only 38%. This area has a higher percentage of children, elderly and unemployed, all of which require services while not necessarily paying taxes. The 1990 census results verify that New Mexico and Dona Ana County residents are younger than the national average and live in larger households:

	<u>Median Age</u>	<u>Persons per household</u>
United States	32.9	2.63
New Mexico	31.3	2.74
Dona Ana County	27.9	2.92
Anthony CDP	NA	3.96



It is estimated (1980 census) that approximately 30% of the valley's population is over 16 years of age and works. The 1990 census results indicate that 40% of Anthony's population is 16 years of age or younger and that 23% of Anthony's households have one or more persons who are 60 years old or older. The County estimates that 16% of the population receives unemployment benefits in any given year, with 8% unemployed for 15 or more weeks per year. In 1980, 28% of all families were below the poverty level (compared to 22% nationally).

Anthony's population has been doubling in size each decade, with (New Mexico) populations of 1700 in '70, 3200 in '80 and 5160 in '90. This growth is not expected to slow. The population is swelling due to the birthrate and to incoming immigrants looking for work. In 1980, about one quarter of the population was foreign born, mostly from Mexico. Since then, the 1987 Amnesty law has allowed hundreds of Mexican laborers to establish legal residence in the Mesilla valley. Many have subsequently brought their families.

The opening of a new border crossing and the continuing expansion of El Paso will further stimulate growth in the area. Anthony is particularly attractive to developers as the community has municipal sewer service. Without such service, state regulations limit the minimum size of residential plots to 3/4 acre. Only three communities in the south valley (Santa Teresa, Sunland Park and Anthony) have sewage treatment plants. State funds have been allotted to double the capacity of the Anthony plant over the next 2 years.

C. Air Quality Data

The State has been monitoring PM10 in Anthony since March of 1988. Air quality data is included in Appendix A. As of the end of the second quarter of 1991, a total of twelve PM10 24-hour averages greater than the standard have been recorded. Four of these exceedances occurred within the first month of monitoring. The state measured 7, 4 and 1 exceedances in 1988, 1989 and 1990, respectively. There have been no exceedances measured in the first two quarters of 1991. This downward trend is also reflected in Figure 3, where the monthly averages tend to drop with each passing year.

Prior to 1990, the standard for the annual arithmetic mean was also exceeded. The annual arithmetic means have been calculated using the method described in 40 CFR Part 50 appendix K. These values include high wind and flagged data. The annual arithmetic mean for 1991 reflects only the first two quarters of the year.

The 24-hour and annual mean exceedances are listed in Table 1. Half of the 24-hour exceedances occurred on windy days. Two have been flagged by EPA as exceptional events, and the state has requested that the four additional high wind days also be flagged. As seen in Figure 3, PM10 concentrations and exceedances tend to be higher during the windier seasons of Spring and Fall. Exceedances which occurred on low wind days were possibly caused by atmospheric inversions trapping locally generated dust.

The filters which recorded the 1989 and 1990 exceedances have been analyzed and are discussed in Appendix B. Analysis has shown that the particulates in the air on both high and low wind days are characteristic of, and likely derived from, local soils. Meteorological data presented is from the La Union monitoring tower, 11 km southwest of Anthony.



II. Emission Sources and Control Strategies

In accordance with the April 2, 1991 EPA policy document titled PM-10 Moderate Area SIP Guidance, all listed and known area and point source categories have been analyzed for the Anthony area. The Guidance requires that anthropogenic (man-made) source categories with significant emissions be analyzed for the technical and economic feasibility of implementing control measures. For point sources, such measures are called "RACT" or "reasonably available control technology". For area sources, these measures are called "RACM" or "reasonably available control measures". The EPA guidance document described above includes a list of RACT and RACM strategies to be considered. Indications of the legal responsibility for and enforceability of chosen control measures and relevant quantitative milestones are also required.

PM10 emission sources within Dona Ana county and the Anthony non-attainment area are discussed below and in Table 2. Where particulate emissions from any specific category were determined to be de minimis or insignificant, the category was dropped from further consideration for the implementation of RACT or RACM. As shown, all source categories are being currently controlled and/or are de minimis. As such, the application of quantitative milestones or contingency plans are not relevant. The greatest source of PM10 in Dona Ana county, windblown soil from partially vegetated areas such as range lands and desert, is non-anthropogenic.

A. Point Sources

Industrial point sources of PM10 have been analyzed to determine their impacts on Anthony and the appropriateness of retrofitting reasonably available control technology or RACT. Because Anthony is located on the New Mexico-Texas border, the point source analysis included sources within Texas. An emission inventory was compiled and used as input for dispersion modeling to predict the impact on Anthony.

In the past, several cotton gins operated in this area. These gins, included in the emission inventory (Table 2) and modeling summary (Appendix C), have all been closed within the last year in order to consolidate their operations into a single, larger gin near Vado (11 km north of Anthony). Anticipated PM10 emissions from the new gin are 1.14 pounds per hour. The gin is to operate a maximum of 24 hours per day for 4 months of each year (mid-September to mid-January).

There are no other industrial point sources of any size in or adjacent to Anthony located within New Mexico. This determination is based on a search of all existing emission inventory, permitting, and registration files. The closest point sources to Anthony in New Mexico are both located in Sunland Park which is approximately 23 km away. All PM10 point sources within 50 km of Anthony were included regardless of size. Using this criterion, three sources besides the cotton gins were identified. One of the three sources, Ribble Construction, is a portable sand and gravel plant which had been located 30 km from Anthony but is currently not in Dona Ana County.

The Texas Air Control Board furnished the Department with a complete PM10 point source inventory which has been compiled for the El Paso PM10 SIP. For purposes of this analysis, the six sources closest to Anthony were included. Even though it is located 26 km from Anthony, the Asarco Smelter was included due to its high PM10 emission rate. The two point sources closest to Anthony



are located across the state line in Texas. These facilities, Proler International and Border Steel, are each within 5 km of Anthony.

A summary of the point source emission inventory and modeling inputs, outputs and results are included as Appendix C to this revision. Maximum impact due to these sources was modeled using ISCST (version 90346). It was determined that the most representative meteorological data was from a station in Las Cruces. One full year of meteorological data (1990) was used. The maximum predicted 24-hour impact from all historical and current point sources was 2.86 ug/m³. The cumulative annual average was predicted to be 0.69 ug/m³.

These two values are extremely low and considered to be de minimis, especially when compared to the 24-hour and annual PM₁₀ standards of 150 ug/m³ and 50 ug/m³ respectively. For comparison, EPA non-attainment new source review requirements in 40 CFR Part 51, Appendix S establish significance levels which define when a major source is causing or contributing to a violation of a NAAQS. Impacts below these Appendix S concentrations are deemed de minimis. The Department has used these same values in AQCR 702-Permits to define sources impacting non-attainment areas. For PM₁₀, the significance values are 5 ug/m³ and 1 ug/m³ for the 24-hour and annual standards, respectively. Not only does each point source in the analysis have an ambient impact below these concentrations, but the cumulative impact of all sources combined is below these significance levels.

Based on the modeling analysis, the Department finds industrial point sources have no significant impact on air quality in Anthony. As allowed by the EPA SIP Guidance for PM₁₀ Moderate Areas, it is not necessary to consider the appropriate level of RACT to be required of point sources because the current impact is de minimis. There would be no improvement in PM₁₀ concentrations in Anthony brought about through additional controls on point sources. In addition, there is no reason to conduct any other more advanced modeling analysis regarding point sources when their impact is very clearly minimal.

Regarding future emissions from point sources, the Department recognizes that Anthony is officially designated non-attainment for PM₁₀. As such existing requirements for new sources locating in or impacting Anthony in AQCR's 702 and 709 will be applied and followed. The Department will also strive to meet EPA guidance on non-attainment new source review issued in response to the 1990 Amendments prior to revising AQCR's 702 and 709 when this is possible.

EPA recently promulgated new test methods (201 and 201A) for PM₁₀ and proposed test method 202 for measurement of condensable particulate emissions. Although this SIP revision contains no emission limits, any future source given PM₁₀ emission limits will be required to use appropriate EPA approved test methods.

B. Area Sources

Available emission inventories indicate that the majority of PM₁₀ emissions in New Mexico are from area sources. Area sources include fugitive and reentrained dust from roads, fugitive dust from sparsely vegetated surfaces, range lands and agricultural areas, motor vehicles and residential woodburning.



1. Unpaved Roads

The Dona Ana County Planning Department has estimated that almost 10 miles, or about 1/3, of the streets in Anthony are unpaved. Traffic along unpaved roads is observed to be slow, an apparent attempt to minimize dust. PM10 emissions from unpaved roads in the non-attainment area are estimated to be 36.7 tons per year (see Table 2 for calculations).

Area residents are eager to have these streets paved, or at least improved. However, County and State funds only cover 2 road projects per year in each (Road Commissioner) district. Anthony shares District 2 with 5 other communities. As a result, progress has been slow. However, some streets have been primed (sprayed with oil) or treated by double penetration (grading, oil and large aggregate, oil and small aggregate) until funds are available to pave them. Priming is expected to last about a year. Double penetration treatment should last 5 to 6 years. Last year, 4 streets were primed in Anthony. Other streets were treated (double penetration) in conjunction with the installation of new sewer lines.

In the 1986 EPA Rural Fugitive Dust Area Study in Grant County, New Mexico, researchers determined that:

"The possible control strategies for the area are limited due to the nature of the dust sources. Because agricultural tilling and wind erosion represent negligible dust sources, common controls such as conservation tilling and acreage stabilization are unwarranted. Since the greatest source of dust is generated by vehicular traffic on dirt roads, the control having the greatest effect would be paving or treating the dirt roads. This form of dust control may prove to be cost prohibitive. Grant County road officials estimated paving costs to be \$80,000 per mile. This would amount to \$2,000 per ton of particulates removed assuming paving would eliminate the 22,997 tons/year particulates reported in [the 1983] NEDS. The county paved a total of 3 miles in 1985."

It is not clear whether EPAs cost estimate has been annualized, or if it includes the continuing costs of maintaining and repaving these roads. However, the Division agrees that the cost to government of paving public roads as a form of dust control is prohibitive. This cost has risen since the 1986 Grant County report. The Dona Ana County Road Department estimates that one mile of (hot mix) paved road costs \$4.59 per square yard, or \$108,000 per mile (40 foot width). This 26% cost increase translates to an estimated control cost of \$2520 per ton of particulate. Assuming that 47% of the total suspended particulate is PM10 (PM10 SIP Development Guide, EPA, June 1987), the cost of controlling PM10 by paving roads may be estimated at approximately \$5360 per ton.

The County and State continue to pave and treat roads as expeditiously as funding allows. However, to pave all of the unpaved roads in Anthony (assuming a road width of 24 feet) will cost approximately \$693,000 (1991 dollars). Paving as a PM10 control strategy is economically infeasible.

Recent growth in the area has raised concerns about the creation of additional unpaved residential roads. A number of low-cost housing developments have been built or proposed in the region. The recently revised Land Subdivision Regulations of Dona Ana County (December 11, 1990) require most developers to pave newly established roads. If these streets are up to (hot mix) code, the county will annex and maintain them. The New Mexico Constitution prohibits the county from paving or maintaining private roads.



2. Paved Roads

The Dona Ana County Road Department is responsible for maintaining the paved public roads in Anthony. This includes clean-up after heavy rains or winds have deposited soil onto paved roads. Climate has not necessitated the salting of roads in the winter. Due to a lack of funding, sidewalks are rare in Anthony and street sweepers are operated on a complaint basis only.

The State has estimated PM10 emissions due to re-entrained dust from paved roads to be 0.7 tons per year. These emissions are considered de minimis.

3. Haul Trucks

By policy, all Dona Ana County haul trucks are covered. Most commercial trucks are covered as well, in order to avoid material loss and complaints from broken windows. Emissions from these sources are considered de minimis.

4. Unvegetated Areas

Dona Ana County receives less than 9 inches of rain per year. This scarcity of water virtually guarantees an abundance of dry, dusty yards, vacant lots and ball fields. All of these fugitive dust sources are adjacent to (and up wind of) the monitor. The only ballfield in Anthony is about 1000 feet southwest of the monitor. This well used ballpark is devoid of plantlife, and the parking area and adjacent road are unpaved.

Nearer the monitor, the (historically) paved parking lot on which the monitors sit is now either ground to dust and gravel or simply covered with dust and gravel. A vacant lot sits across the street (south and slightly west). Although the nearest streets are paved, there are no curbs, sidewalks or lawns. A partially vegetated vacant lot sits due east of the monitors (emissions from this vacant lot are shown in Figures 21 and 22 of Appendix B).

Clearly, these sources can be significant, although during high winds dust from surrounding range land may dominate impacts on the monitor site. However, for a region in which virtually all areas not covered by pavement or buildings are sparsely vegetated and subject to wind erosion, feasible control strategies are not forthcoming. Irrigated crop lands and school lawns are notable exceptions; however, in the desert not all areas can be irrigated. In fact, water pressures in the overextended residential water system in Anthony are often feeble and erratic. Even with the planned improvements to the system, area water resources cannot sustain the kind of groundcover necessary to prevent wind erosion. It is technologically infeasible to vegetate the surrounding area with ground cover.

Earth moving activities further raise dust. An ordinance regarding the grading of land has recently been developed by the County Road Department. The new ordinance requires individuals to obtain a permit and to water while grading.

5. Trash Burning

New Mexico Air Quality Control Regulation (AQCR) 301, included as Appendix G, prohibits the burning of refuse in towns the size of Anthony. It is also illegal to burn trash in Dona Ana County (Dona Ana County Ordinance No. 79-1, Section III.E). Violators may be fined up to \$300 or sentenced to up to 90 days in jail for each offense of the County regulation, and fined up to \$1000 per day for violation of the State regulation. In addition, the transfer facility where residents deposit their trash will not accept the remains of



burnt trash. This policy was instituted after smoldering garbage ignited and destroyed one of their bins. The county is also developing a system to provide household pick-up. These efforts reduce both blowing trash and trash burning.

PM-10 emissions due to the burning of trash are considered well controlled and de minimis.

6. Wood Burning (home heating)

The 1990 census information regarding the use of wood burning for home heating is not yet available. According to the 1980 census for Anthony, 'House heating fuel' use was 71% utility gas, 27% bottled, tank or LP gas, 2% electricity and zero wood, fuel oil, coal or other fuel. However, it is not clear how many migrants, illegals or illiterate were included in the 1980 census, or how many of these individuals winter in Anthony. The 1990 results will likely be higher, as woodstoves became more popular during the 1980's. Although fireplaces have always been common, the regional practice is to use them on Christmas Eve and not for general home heating.

Woodsmoke contributions to PM10 exceedances would be most significant on low wind days in the winter. However, the filter analyses described in Appendix B have shown that wood smoke was not a significant contributor to any of the exceedances, including the exceedance which occurred on the (low wind) Christmas Eve of 1989. Based on filter analyses and available information, emissions from these sources are considered de minimis.

7. Off-road recreational vehicles

Due to low income levels, off-road recreational vehicles are uncommon in or around Anthony. Although some of these vehicles were observed near Sunland Park, aerial photographs do not show any areas near Anthony with the distinctive patterns of off-road vehicle use.

8. Agricultural and range lands

A report describing the PM10 contributions from rural land soils in the Anthony area is included as Appendix D. As documented in that report and in Appendix F (correspondence from the Soil Conservation Service), Dona Ana County's croplands are in compliance with the Food Securities Act. The EPA PM10 Moderate Area SIP Guidance: Final Staff Work Product (April 1991) lists, as an available fugitive dust control measure, reliance "upon the soil conservation requirements... of the Food Security Act to reduce emissions from agriculture operations." Thus, the favored RACM for agricultural land is already in place. PM10 emissions from these areas are not considered significant.

As discussed in Appendix D, open burning (for weed control) is not commonly practiced in this area. However, New Mexico Air Quality Control Regulation (AQCR) 301 (Open Burning) is included as reference in Appendix G. AQCR 301 was most recently revised in February of 1983.

The federal Bureau of Land Management (BLM) leasing requirements are designed, in part, to minimize overgrazing. In fact, the average carrying capacity for allotments in the area is less than two animal units per (640 acre) section per year. However, the soil composition of regional rangelands are inherently susceptible to wind erosion, regardless of impacts from humans. Estimated potential PM10 emissions from rangelands, based on soil types and natural vegetation, are high, approximately 150 tons per acre per year, and apt to contribute significantly to windy day exceedances (Control of Open Fugitive



Dust Sources, EPA-450/3-88-008, September 1988). There are no range lands within the Anthony non-attainment area. However, approximately 86%, or 3350 square miles, of Dona Ana county are classified as range lands. This represents potential countywide emissions of 502,584 tons per year. Similar desert soils in Mexico, Arizona, Texas, California and other parts of New Mexico are also likely PM10 contributors during high wind seasons. Long range transport of PM10 is an established phenomenon. The State finds that these emissions, while significant, should not be considered anthropogenic.

C. Summary

The State finds all point and area sources of PM10 in or effecting the Anthony non-attainment area to be de minimis, with the exception of unpaved roads, unvegetated and sparsely vegetated areas, and range lands. Of these, the paving of roads is economically infeasible and enhancement of ground cover in the area or region is technologically infeasible. Emissions from range lands are considered non-anthropogenic. The State is aware of no additional reasonable or available control measures for anthropogenic sources of PM10 in the Anthony area.

III. Attainment Feasibility and Waivers

The State finds the attainment of the PM10 NAAQS in Anthony by the required deadline impracticable. Although the continuing efforts of County, State and Federal agencies have reduced dust levels within the area, the State is not confident that the implemented control strategies can prevent exceedances which are predominantly non-anthropogenic. As acknowledged by EPA in the establishment of the RFDA program and current waiver provisions, high winds, friable soils and low annual rainfall are not within regulatory control.

Under section 188(f) of the CAAA, the EPA Administrator may waive the attainment date if he or she determines that non-anthropogenic (natural) sources of PM10 contribute significantly to a violation of the PM10 NAAQS in the area. The State believes this to be the case in Anthony, as filter analyses have shown that the overwhelming contributor to PM10 violations is airborne soil. Although some of this soil may originate from unpaved roads, a significant portion arises from regional terrain which is sandy, dry and only partially vegetated.

The State understands that a waiver of the attainment date does not release it from full implementation of its moderate area SIP requirements. Despite significant economic hardship and onerous control costs, anthropogenic sources of PM10 are being controlled as rapidly as practicable.

IV. Conclusion

The State and County have been working steadily to reduce PM10 levels in Anthony. Existing roads are being paved as quickly as funding allows. Permitting regulations in both New Mexico and Texas are designed to prevent industrial source contributions to PM10 violations. Agricultural and range lands are being managed as recommended and required by Federal agencies.

These State, County and Federal efforts have been successful. Whereas in 1988, the first year of PM10 monitoring, seven exceedances were measured, in 1989 four were measured and in 1990 only one. No exceedances have been



measured to date in 1991. Likewise, the annual arithmetic mean in 1990 was significantly lower than those measured previously.

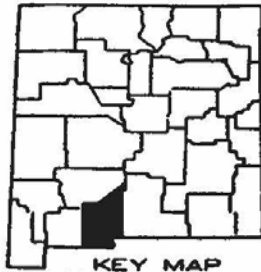
However, the region continues to be dry and sparsely vegetated. Recent improvements in air quality may be the result of fortunate climactic. Dust storms and dust devils will continue to occur, especially in the Spring. Non-anthropogenic sources persist and will, at times, prevail. This was acknowledged in EPA's acceptance of Anthony as an RFDA.

The State remains committed to the dust control measures implemented by Dona Ana County, moderate area control strategies as agreed to in this SIP submittal and to the established air quality monitoring schedule. However, the State is requesting a waiver of the moderate area attainment deadline of December 31, 1994. While efforts towards the mitigation of anthropogenic sources continue, recurring non-anthropogenic sources thwart ambitions of consistent attainment.

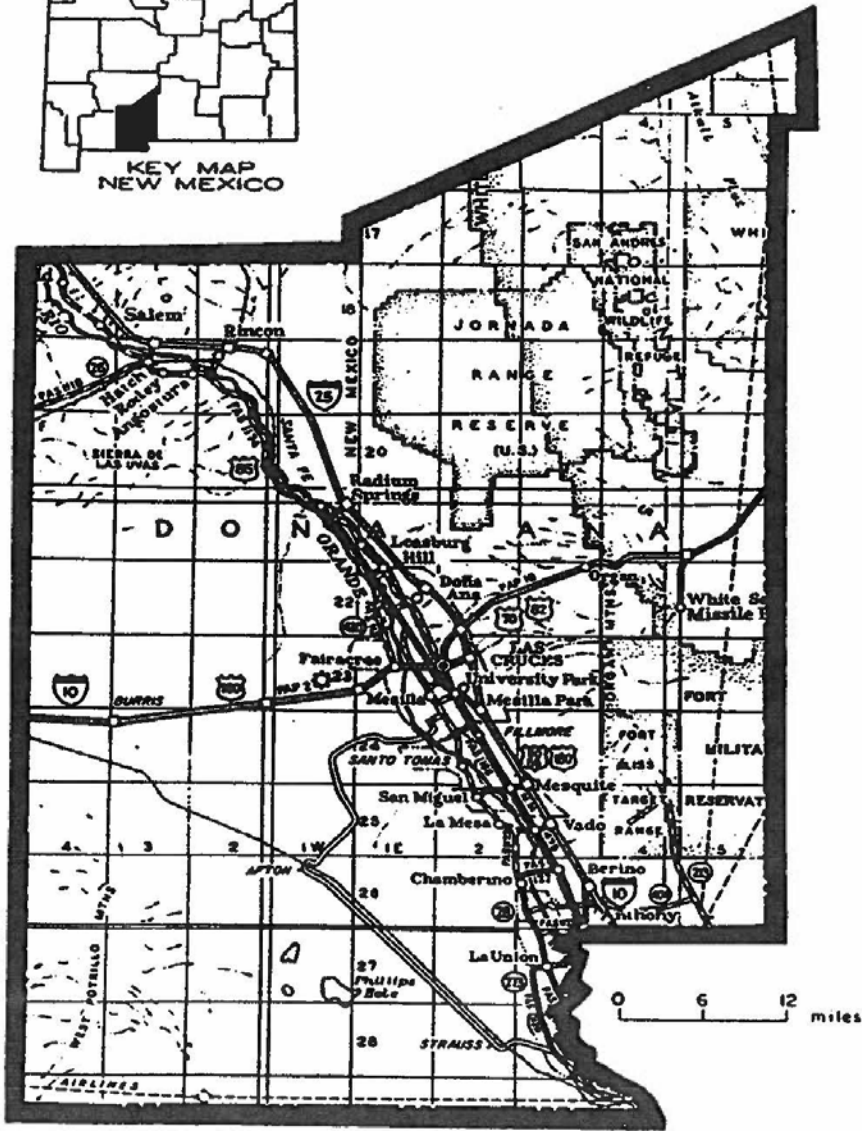
Appendices:

- A. Air Quality Data
- B. PM10 Exceedances at Anthony and Sunland Park, New Mexico
- C. Air Quality Dispersion Modeling Summary for Anthony PM10 SIP
- D. PM10 Contributions from Rural Land Soils and Open Burning
- E. Dona Ana County Soils Information from the Soil Conservation Service
- F. Soil Conservation Service Correspondence Regarding Food Security Act
- G. Air Quality Control Regulation 301





KEY MAP
NEW MEXICO



DOÑA ANA COUNTY

NOTE: ALL OF THIS COUNTY IS LOCATED
WITHIN THE RIO GRANDE BASIN

Figure 1



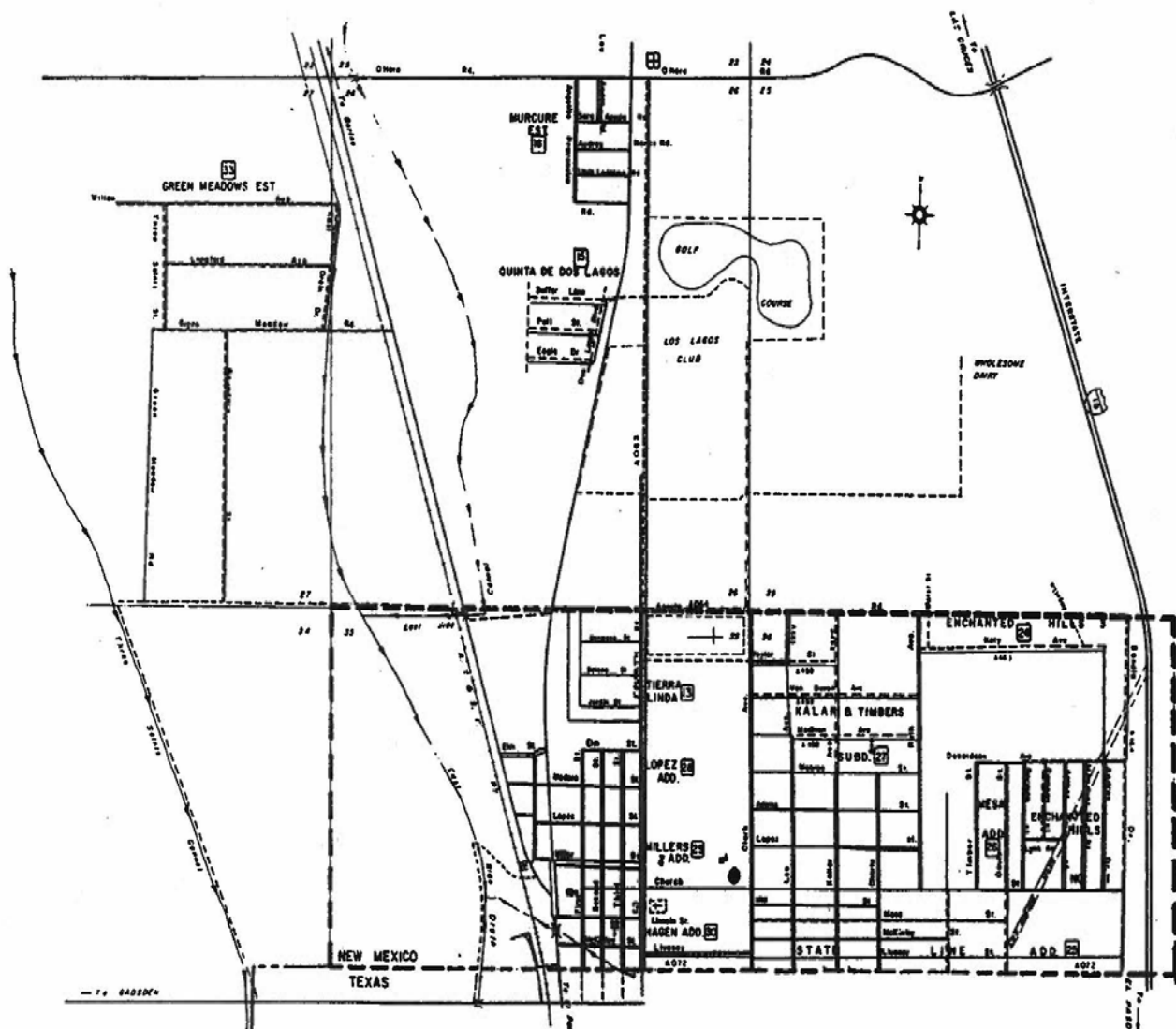
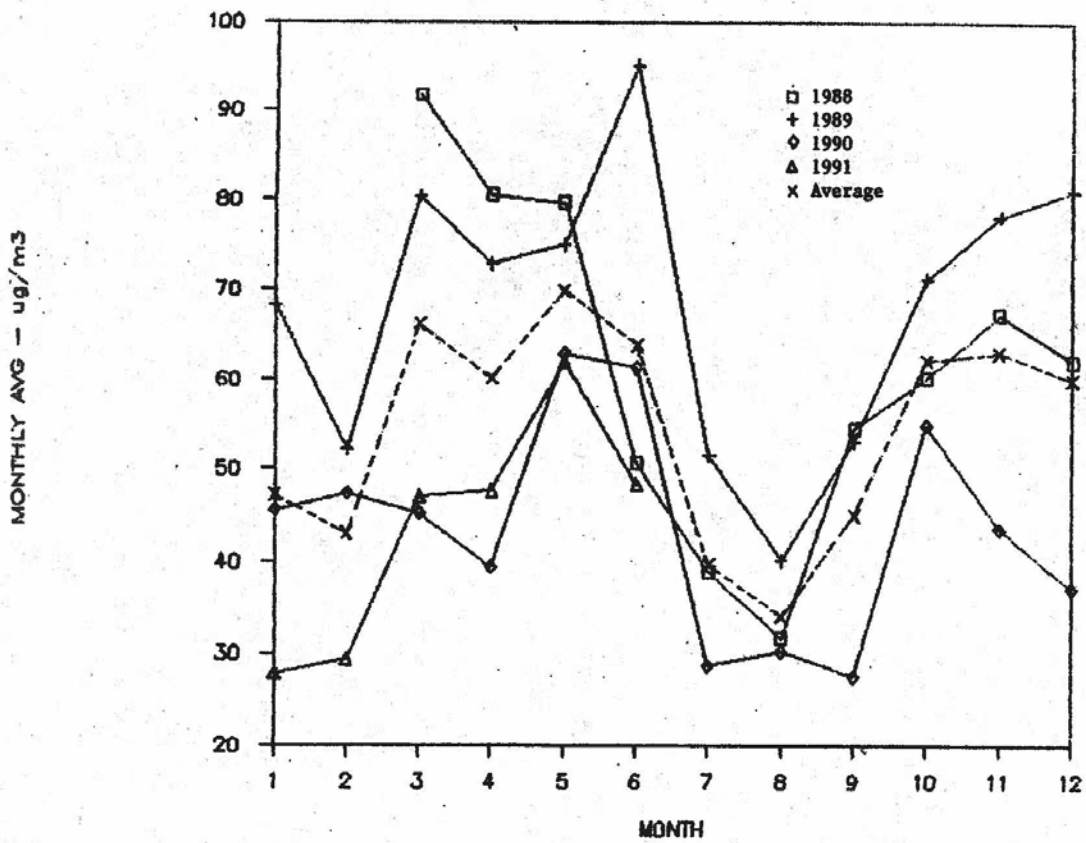


Figure 2
 Anthony, New Mexico
 Dona Ana County Engineering Dept.
 1986

— Paved Roads - - - - Unpaved Roads
 - - - - Non-attainment Area ● - PM10 Monitoring Site
 Note: Fourth St. and Green Meadows Est have since been paved
 1 inch equals 1500 feet



Figure 3
 PM-10 MONTHLY AVERAGES – ANTHONY, NM



Total Number Exceedances
 in Each Month:

0 0 5 1 2 0 0 0 0 1 0 2



Table 1
PM10 Exceedances at Anthony, New Mexico

<u>24-Hour Average (Standard: 150 ug/m3)</u>		
<u>Date</u>	<u>Concentration (ug-PM10 /m3)</u>	<u>Remarks</u>
3/10/88	170	High wind day (1)
3/19/88	151	
3/28/88	227	
3/29/88	226	
4/21/88	223	High wind day (1)
5/01/88	154	High wind day (1)
12/31/88	173	
3/03/89	297	Flagged as exceptional event
6/13/89	202	High wind day (1)
10/27/89	176	
12/24/89	176	
5/19/90	198	Flagged as exceptional event
(No exceedances recorded in first 2 quarters of 1991)		
(1) Requested to be flagged as an exceptional event		

<u>Annual Arithmetic Mean (Standard: 50 ug/m3)</u>	
<u>Year</u>	<u>Concentration (ug-PM10 /m3)</u>
1988	59
1989	68
1990	44 (2)
1991	44 (3)
(2) In compliance with standard	
(3) First two quarters only	



**Table 2
PM10 Emission Inventory
(Tons per Year)**

Source	Area		Notes
	Dona Ana County	Anthony Non-Attainment Area	
<u>Point Sources</u>			(1)
Joab Incin.	7.5	0	
Ribble Asphalt	13.1	0	
El Paso Electric	46.0	0	
Santo Tomas Gin	1.4	0	(2)
Santo Tomas Short	1.4	0	(2)
Chamberino Coop	1.8	0	(2)
Mesa Farmer's Coop	0.9	0	(3)
<u>Area Sources</u>			(4)
Unpaved Roads	N/A	36.7	(5)
Paved Roads	N/A	0.7	(6)
Rangelands/Desert	502,584	0	(7)

Notes:

(1) Emission estimates derived from permit files and AIRS data base. Only sources in New Mexico are included in this table. Sources in both New Mexico and Texas are listed and modeled in Appendix C.

(2) Closed down as of January, 1991. While in operation, these cotton gins ran a maximum of 24 hours a day, 4 months per year (September 15 - January 15). Also closed in January was the Anthony Gin in Texas, just across the state line and near the southwest corner of the Anthony non-attainment area.

(3) Opened October 1991, to replace closed gins. Permitted to operate a maximum of 24 hours a day, 4 months per year (September 15 - January 15).

(4) Specific emission estimates regarding haul trucks, trash burning, wood burning, off-road vehicles and agricultural practices are not available but are expected to be minimal (see text).

(5) Calculated to be 36.74 tons/yr using AP-42 (Section 11.2.1) and CARB (Calif. Air Resources Board) factors, County estimates and observation:

Emission Factor, $EF = k (5.9) (s/12) (S/30) (W/3)^{0.7} (w/4)^{0.5} (d/365) \text{ lb/VMT}$

Where: k (particle multiplier) = 0.49 for PM-10 (from CARB)

s (silt) = 15% (AP-42)

S (speed) = 20 mph (observation)

W (weight) = 3 tons (AP-42, observation)

w (wheels) = 4 (observation)

d (dry days per year) = 305 (AP-42)

Emissions = (EF) (VMT per day) (m) (365 days/year) / (2000 lb/ton)

Where: EF = 2.013 lb/VMT (calculated above)

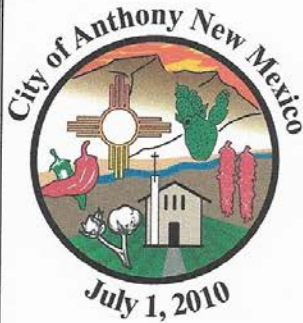
VMT (vehicle miles traveled) = 10/day (CARB for equivalent areas)

m (miles of unpaved roads) = 10 (County estimate)

(6) Calculated using AP-42 (Section 11.2.5) (which recommends a PM-10 emission factor of 0.018 lb/VMT for local streets) and above assumptions for 20 miles of paved roads: $(0.018)(10)(20)(365)/(2000) = 0.657 \text{ t/y}$

(7) Non-Anthropogenic Source





City of Anthony

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Diana Murillo-Trujillo
Mayor

Gloria Gameros, Mayor Pro-Tem
Elva Flores, Trustee
Javier Silva, Trustee
Fernando Herrera, Trustee

September 18th, 2019

Armando Paz
Environmental Analyst
New Mexico Environment Department
Air Quality Bureau – Control Strategies
2301 Entrada del Sol
Las Cruces, NM 88001

Via Email: Armando.Paz@state.nm.us

RE: Public Record Request

We are in receipt of your email dated September 12th, 2019. In request for dust ordinance or any City controls of implemented to help minimize the impact from manmade sources.

City of Anthony has not passed any environmental ordinance, we have received NMED funds that is helping us with designing South Anthony Arroyo which is underway. In 2016 we used CMAQ Funds to build walking paths from Duffer to O'hara that contribute to air quality. Streets that have been paved since we became a City are:- John Hinkley, One block of Lopez and Acosta, Putter Circle, 4th Street, Clark St, Nancy Domenici.

If you have any questions or require additional information, please contact me on 575-882-2983 or Email: emotongo@cityofanthonym.org

Sincerely,
City of Anthony

Esther Motongo
City Clerk



Appendix D

Local Dust Control Ordinances

Las Cruces Dust Control Ordinance

ARTICLE V. - STANDARDS FOR EROSION CONTROL^[5]

Footnotes:

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Editor's note—Ord. No. 2657, § I(exh.A), adopted July 16, 2012, repealed the former art. V., §§ 32-301, 32-302, and enacted a new art. V as set out herein and became effective Oct. 1, 2012. The former art. V pertained to similar subject matter and derived from: Ord. No. 1789, § I, adopted Apr. 3, 2000; and Ord. No. 1929, §§ I, II, adopted Aug. 5, 2002.

Sec. 32-301. - Soil erosion control.

- (a) Introduction. Intense and sporadic rainfall or wind are typically the culprits of soil erosion in this region. When rain impacts the earth, water runoff transports loose soil through hydrologic actions, while soil and dust are moved by their inclusion in adjacent wind. These items compose the primary forces that cause sediment erosion of our soils. To prevent this erosion, there are different sediment control measures available to minimize and control these erosions.
- (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. Erosion control is necessary on any location where contaminated flowing water or blowing soil/dust may threaten the health and safety of the adjacent areas and its occupants. Control measures shall be implemented and maintained to minimize and/or prevent entrainment of soil into water runoff or wind from both 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.

(Ord. No. 2657, § I(exh. A), 7-16-12)

Sec. 32-302. - Wind erosion control.

- (a) Purpose and intent of this article.
 - (1) 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, equal or greater than PM10, consistent with the policies of the city's comprehensive plan and the natural events action plan for Dona Ana County. In addition, the ordinance attempts to limit property damage due to blowing sand and particulate matter caused by anthropogenic (manmade) activities. This article shall accomplish the requirements of these planning documents by requiring mitigation measures for activities that create fugitive dust.
 - (2) The intent of this section is to minimize the contribution of manmade 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 minimized.
- (b) Applicability. The provisions of this article shall apply to any activity, equipment, operation and/or practice, manmade or man-caused, capable of generating fugitive dust or windblown particulate matter.
 - (1) Exemptions: 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. This article shall not apply to the generation of airborne particulate matter from undisturbed lands.
- (c) Application for exclusions. Waiver from specific requirements of this article shall be made to the building official or designee for approval. Requests shall include a documented justification statement including full description of reasons for the waiver and the concurrence of the waiver by adjacent downwind (historic wind directions) development(s) and occupants within a reasonable affected distance. The distance shall be determined on a case by case basis dependent on the scope and scale of the project/activity seeking the waiver.
- (d) 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 nontoxic 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, residential and commercial streets within a subdivision, and airport runway improvements.

"Control measures" (CM's) means techniques or methods specifically identified within the construction documents or wind erosion control plan 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 construction activities will occur.

"Dust" or "dust emissions" means the finest particulates within the soil that may be transported and deposited by a blowing wind initiated by a surface disturbance that could present a health or safety hazard to the adjacent area or its occupants.

"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.

"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 that could cause a health and safety hazard to the adjacent area and its occupants.

"Erosion" means the inclusion and transportation of the soil surface particles by wind or water.

"Fugitive dust" means particles lifted into the ambient air by manmade and natural disturbance activities such as the movement of soil, vehicles, equipment, blasting and wind.

"Grading" means the construction process consisting of stripping, excavating, filling, stockpiling or combination thereof, including the land in its excavated or filled condition.

"Haul road" means a road constructed for, or used for, the 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. The average wind speed for high wind events is a sustained wind speed of 25 miles per hour or greater.

"Inactive disturbed area" means any disturbed surface area on which active operations have been suspended.

"Land stripping" or "land stripping activity" means removal of all or any portion of existing vegetation, or natural soil surfacing, from parcels of land by various means.

"Maintenance" means the checking, repairing, and replacement of various dust CM's to insure their continued workability.

"MS4 utility" municipal separate storm sewer system; is a stormwater conveyance or system or conveyances that are owned by a state, city, town, village, or other public entity that discharges into waters of the U.S.

"Natural cover" means any vegetation, or natural ground surface, which exists on the property, prior to any construction activity. This includes areas which have been previously restored to undisturbed conditions.

"Owner" or "operator" means any person or entity 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" (PM), are tiny particles of solid matter suspended in the air.

"PM_{2.5}" means particulate matter with an aerodynamic diameter less than or equal to a nominal 2.5 micrometers.

"PM₁₀" means particulate matter with an aerodynamic diameter less than or equal to a nominal ten micrometers (smaller than the diameter of a human hair).

"PM₁₀ 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.

"Sand" means small loose grains of disintegrated rock. Sand is finer than a granule and coarser than silt, with grains between 0.06 and 2.0 millimeters in diameter.

"Silt" means small loose grains of disintegrated rock, finer than sand with grains between 0.004 and 0.06 millimeters in diameter. These particles are typically easily transported by surface breezes.

"Silt fence" means a temporary sediment control device consisting of a synthetic filter fabric stretched across and attached to supporting posts and entrenched along its bottom. Typically these fences are primarily designed for water erosion control.



"SWPPP" stormwater pollution prevention plan, means a document that defines the construction activities and best practices/control measures are to be installed to retain the stormwater pollution and prevents it from leaving a construction site.

"Track-out control" means a device to remove mud or soil from a vehicle before the vehicle enters a paved public road and prevent contamination into an adjacent MS4 city utility(s).

"Undisturbed" means land or property which is in its natural condition and has not been stripped or graded. Exception is if the property has been revegetated and the soil and vegetative groundcover is now mature.

"Unpaved road" means a road which is not paved with a formal hardened surfacing but instead has a running surface of either crushed gravel or native soil. Such roads are typically for low use and slow traffic. Their ability to produce dust from traffic is well known.

"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 contains particulate matter which are visually detectable without the aid of instruments.

"Wind erosion control plan" (WECP) means a document used to list control measures to be used for the activities being undertaken to prevent fugitive dust or windblown particulate matter and mitigate the escape of these materials beyond the property lines(s) of the originating site(s).

"Wind fence" means a fence made of small, evenly spaced wooden slats (similar to a snow fence) or fabric. They are erected to reduce wind velocity and to trap blowing sand. They may be used as perimeter controls around open construction sites to keep sediments from being blown off-site. The spaces between the fence slats allow wind and sediment to pass through but reduce the wind's speed, allowing transported soil particles to deposit along the fence.

"Wind speed" means the average wind velocity, or gusts regardless of direction, felt on the surface of a soil surface. A hand-held anemometer or an established station may be used to measure the ground surface wind speed at a specific point within a specific site.

"Wind speed test" means an on-site test of the wind speed measured at zero to two feet above the ground surface. This test is taken and certified by a City of Las Cruces construction inspector or codes enforcement officer using a portable hand-held anemometer standing at a specific approved point within the development (+/- 2 feet).

- (e) Wind erosion control plan (WECP) requirements. In addition to standards established in subsequent sections of this article, any construction or demolition operation that is subject to this article, a WECP shall be required, excluding general property maintenance e.g., weed management. The WECP shall be designed by the project design engineer for subdivisions, larger scale commercial and industrial projects or infrastructure projects to specifically counter the potential of the sites' soil wind erosion. The contractor or property owner may prepare WECP in other situations. The WECP outlines the potential activities that may create dust and the mitigation steps to be taken for an existing or proposed activity. This WECP is a flexible and dynamic document which may be amended throughout the project to reflect the correct control measures used on the site or project. The initial WECP shall be submitted as a separate document along with the 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 activity:
- (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.
 - a. Copies of the general liability insurance policy for the property owner and contractor(s) responsible for 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. Listing by the design engineer, or preparer of the wind erosion containment alternatives that could be used on the specific project;
 - b. Locate projected application areas on the construction site for specific erosion control treatments;
 - c. 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;
 - d. 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
 - e. For each fugitive dust source at least one CM shall be designated as a contingency measure in the original control plan. Should the original CM prove ineffective, immediate and effective implementation of the contingency measure(s) shall be required. Any change in the application of a CM must be immediately, or as soon as practicable, forwarded to the building official or designee for review and approval.
- (f) Wind erosion 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.
- (g) 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 listed CM's by the developer, contractor, builder, owner, and/or agents as part of construction activities.
- (h) 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.
- (i) 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. The operation(s) which is causing or contributing to the emissions may be required to temporarily cease the activity or operation until necessary and feasible precautions are taken.
- (1) Groundcover removal is prohibited. No person shall disturb the topsoil or remove groundcover on any property within the city limits and thereafter allow the property to remain vacant or undeveloped unless listed readily available CM's have been placed to prevent generation of windblown dust or soil in accordance with this section.
 - (2) Soil moving activities shall cease when wind speeds exceed 25 mph. Soil moving activities may recommence when either the wind speeds decrease or as soon as effective control measures are implemented during the high wind event which contain the emissions.
- (3) Vacant land—Weed management.



- a. For all vacant or undeveloped lots or parcels, weed eradication is limited to the removal of weeds only by mowing or individual hand digging. Adjacent natural vegetation should not be removed.
 - b. Clearing of the entire property is prohibited.
 - c. All mature trees and major shrubs shall be protected from damage to continue their role in the prevention of soil erosion.
- (4) Storage of materials and material transport. No person shall cause, allow, or permit 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 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 from trucks 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, is prohibited.
- (5) Parking time delay agreements. For businesses that have 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 approved delay period prior to pavement installation. All parking areas with an approved parking time delay must be surfaced in accordance with the provisions of chapter 38 of the Las Cruces Municipal Code.
- (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 WECP's 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 every three 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.
- (j) Construction activity standards. These standards shall apply for all design and construction activities on property within the city limits including, but not limited to, subdivisions, large lot residential, office, commercial and industrial construction:
- (1) 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, leveled, or the earth to be moved or excavated, without taking precautions to limit excessive amounts of particulate matter from becoming airborne. Dust or windblown soil and sand shall be kept to a minimum by the application of good practices such as approved dust suppressant or soil stabilizer, paving, compaction, covering, landscaping, continuous wetting, controlling access and vehicle speeds, or other approved CM's.
 - (2) Track-out control is required to be placed at the exits onto a paved road for any development or construction site that is one acre or greater, or in which any material is being hauled on- or off-site. Track-out controls may be provided using the following:
 - 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 three inches tall and spaced six inches apart.
 - c. Wheel washers or pressure sprayers.
 - d. Other approved method.

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 as soon as practical but in no instance longer than 24 hours to prevent it from entering a MS4 utility.



(3) Subdivision requirements.

- a. For all subdivisions, a WECP shall be prepared, submitted and reviewed for approval as part of the overall construction permit application of the subdivision construction drawings through the community development department.
- 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.
- c. The developer shall construct and maintain a perimeter wind fence or dust barrier with a minimum height of three feet along the perimeter of the area of disturbance where the activity or construction could impact downwind developed areas. In addition, all interior yard walls that run predominantly north-south should be constructed, or replaced by maintained wind fences, during the initial project construction phase to create additional wind breaks and buffers.

(4) Grading requirements.

- a. A SWPPP, erosion control plan and WECP must be submitted, reviewed and approved by the city prior to any site disturbance or construction activities that equal one acre or more of land. All site erosion control measure must correspond with the erosion control and/or the SWPPP document, and be properly maintained for the duration of construction or until final site stabilization has been established.
- b. Clearing, except that necessary to establish CM's, shall not begin until all required CM's have been installed and the site has been inspected.
- c. Phasing shall be required on all sites disturbing greater than 30 acres, with the size of each phase to be established at plan review and as approved by the City of Las Cruces. A detailed sequence of construction of the project site, including stripping and clearing; rough grading; construction of utilities, infrastructure, and buildings; and final grading and landscaping must be submitted. Sequencing shall identify the expected date on which clearing will begin, the estimated duration of exposure of cleared areas, areas of clearing, installation of temporary erosion and sediment control measures, and establishment of permanent vegetation. All areas that have been cleared of significant portions of its vegetative cover and will remain so for 30 days or longer without appreciable construction activity shall be seeded and mulched within 14 days of being disturbed. If seeding or another vegetative erosion control method is used, germination shall be evident within two weeks or the city may require the site to be reseeded or a nonvegetative option employed. Irrigation may be required to establish vegetative cover.

(5) 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.

- a. Grading activities shall only be allowed to commence after building plan approval and permit issuance. Site improvement only development permits may be considered based on all of the following:
 1. The site is three acres or less; and
 2. 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; and
 3. The anticipated amount of time between site development and building construction is 30 days or less. If more than 30 days passes the building pad shall be re-vegetated or fenced off with a minimum three-foot high wind fence capable of controlling fugitive emissions.



- (6) Cessation of operations. Once construction has commenced, stabilization measures must be immediately installed to ensure that fugitive dust and windblown particulate matter creation is suppressed during the approved construction phase, including weekends, after-hours and holidays. A permanent stabilization via re-vegetation, landscaping, paving or the application of dust suppressants or wetting shall be required for projects once the inactive period exceeds 60 days.
- (7) 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 with both 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.
- (k) Control measures. Control measures are methods which can be utilized to 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 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 basis throughout the daily construction activities, including periods of inactivity;
 - (3) Applying palliatives or chemical soil suppressant/stabilizer for idle construction periods;
 - (4) Constructing and maintaining wind barrier fences. Such fencing should be a minimum of three feet in height with 50 percent 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 along with associated watering until mature vegetation is established;
 - (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 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;
 - (12) Implementing any other proposed dust suppressing agent or activity approved by the building official or designee, especially those that have been developed to be effective in our particular area;
 - (13) Combining any two or more of the above items;
 - (14) Inspections: The City of Las Cruces through its designated agent(s) shall make inspections as required and either shall approve that portion of the work completed or shall notify the permittee that the work fails to comply with the WECP as approved. A copy of the City of Las Cruces approved WECP shall be maintained at the site during the progress of the work. To obtain inspections, the permittee shall notify the applicable City of Las Cruces department.
- (l) 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 noncompliance with any of the provisions contained within the article above, he or she will notify the person, in writing, by phone or in person, of that fact and specify a period of time in which the person must achieve compliance. Failure to comply within the timeframe 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.
- (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.
- (4) Effective date. For all existing emission sources governed by this article, the activity must be completed within six months of the effective date or be brought into full compliance. For existing, on-going, and/or permanently-sited institutional, governmental, commercial and/or industrial facilities or operations, the wind erosion control provisions of this article shall be submitted in writing, approved, and implemented within six months of the effective date of this article.
- (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 petty misdemeanor and shall pay a fine of not more than \$500.00 as levied by the municipal court. Each day of violation may constitute a separate offense.

(Ord. No. 2657, § I(exh. A), 7-16-12)

Secs. 32-303—32-399. - Reserved.

Las Cruces Recommended BACM



City of Las Cruces[®]
PEOPLE HELPING PEOPLE

Community Development Department
 Permitting and Inspections Section
 PO Box 20000, Las Cruces, New Mexico 88004
 Offices located at 700 N. Main St, Las Cruces, New Mexico 88001



FUGITIVE DUST CONTROL METHODS

The following are suggested dust control methods that may be used to control the fugitive dust created or attributed to operations listed below.

The use of these controls methods **DOES NOT** assure compliance with the Las Cruces Municipal Code Section 32-302. Wind Erosion Control. The use of multiple methods may be necessary for the control of fugitive dust.

Land Clearing Activities

Control Methods	Description
A. Watering	1. Application by means of trucks and/or hoses during land clearing operations.
B. During periods of high winds	1. Apply non-toxic chemical stabilizers per manufacturer’s directions, and prior to expected high wind events. 2. Apply water as necessary, and prior to expected high wind events. 3. Stop work activities temporarily.

Earthmoving Activities

Control Methods	Description
A. Watering	1. Application of water by means of trucks, hoses, and/or sprinklers at sufficient frequency and quantity prior to, during, and after earthmoving operation. 2. Pre-application of water to the depth of the proposed cuts or equipment penetration.
B. Pre-grading planning	1. For projects to be phased: time the grading to coincide with the construction phases. 2. Grade entire project but apply non-toxic chemical stabilizers or ground cover to inactive disturbed surface areas where construction is scheduled to begin more than 60 days after earthmoving activity is complete.
C. Chemical stabilizers	1. Most effective in areas that are not subject to daily disturbances. 2. Apply per manufacturer’s instructions.
D. Wind fencing	1. Three to five foot high with 50% or less porosity, adjacent to roadways and property/boundary lines. 2. Normally used in conjunction with watering or non-toxic chemical stabilizers. 3. Use trees and shrubs for long-term stabilization of site.
E. Operate on-road haul vehicles appropriately	1. Mix material with water prior to loading and/or wet surface of material after loading. 2. Do not overload vehicle. Freeboard should not be less than 3”. 3. Remove spillage from body of truck after loading and unloading of truck. 4. Empty loader slowly and keep bucket close to the truck while dumping. 5. Apply water as necessary during loading operation.
F. Operate off-road haul vehicles appropriately	1. Mix material with water prior to loading and/or wet surface of material after loading. 2. Empty loader slowly and keep bucket close to the truck while dumping. 3. Apply water as necessary during loading operations.
G. Alternative haul vehicles	1. Use bottom-dumping haul vehicles.



H. During periods of high winds	<ol style="list-style-type: none"> 1. Apply chemical stabilizers per manufacturer's directions prior to expected high wind events. 2. Apply water as necessary prior to expected high wind events. 3. Stop work activities temporarily.
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Storage Piles

Control Methods	Description
A. Watering	<ol style="list-style-type: none"> 1. Application methods include spray bars, hoses, and water trucks. 2. Frequency of application will vary with site-specific conditions and soil/gravel type.
B. Wind sheltering	<ol style="list-style-type: none"> 1. Install three-sided barriers with no more than 50% porosity equal to material height.
C. Chemical stabilizers	<ol style="list-style-type: none"> 1. Best for use on storage piles subject to infrequent disturbances.
D. Altering loading and unloading procedures	<ol style="list-style-type: none"> 1. Confine loading and unloading procedures to the downwind side of storage piles. 2. May need to be used in conjunction with wind sheltering.
E. Coverings	<ol style="list-style-type: none"> 1. Tarps, plastic, or other material can be used to as temporary covering. 2. When used –covering must be anchored to prevent wind from removing them.
F. During periods of high winds	<ol style="list-style-type: none"> 1. Apply chemical stabilizers per manufacturer's directions prior to expected high wind events. 2. Apply water as necessary prior to expected high wind events. 3. Install temporary covers.

Disturbed Surface Areas or Inactive Construction Sites

Control Methods	Description
A. Chemical stabilizers	<ol style="list-style-type: none"> 1. Most effective when used on areas where active operations have ceased. 2. Apply per manufacturer's directions.
B. Watering	<ol style="list-style-type: none"> 1. Apply at sufficient frequency and quantity to develop a surface crust.
C. Wind fencing	<ol style="list-style-type: none"> 1. Three to five foot high with 50% or less porosity, adjacent to roadways and property/boundary lines. 2. Normally used in conjunction with watering or non-toxic chemical stabilizers.
D. Vegetation	<ol style="list-style-type: none"> 1. Establish as quickly as possible when active operations have ceased.
E. Prevent access	<ol style="list-style-type: none"> 1. Install fencing around the perimeter of the property. 2. Install "No Trespassing" signs.
F. Site access improvements	<ol style="list-style-type: none"> 1. Stay on established routes.
G. During periods of high winds	<ol style="list-style-type: none"> 1. Apply chemical stabilizers per manufacturer's directions prior to expected high wind events. 2. Apply water as necessary prior to expected high wind events.

Unpaved Roads and Shoulders

Control Methods	Description
A. Paving or chip sealing	<ol style="list-style-type: none"> 1. Requires routine maintenance by watering or dry/wet sweeping to control fugitive dust.
B. Chemical stabilization	<ol style="list-style-type: none"> 1. Not recommended for high volume or heavy equipment traffic use. 2. Apply per manufacturer's directions.
C. Watering	<ol style="list-style-type: none"> 1. Need sufficient quantities to keep the surface moist. 2. Required application frequency will vary according to soil type, weather conditions, and amount of vehicle traffic.
D. Reduced speed	<ol style="list-style-type: none"> 1. May need to be used with watering or non-toxic chemical stabilizers
E. Gravel/recycled asphalt	<ol style="list-style-type: none"> 1. Restrict access or redirect traffic to reduce vehicle trips.
F. Location	<ol style="list-style-type: none"> 1. Locate haul roads as far from existing housing as possible.
G. Site access improvements	<ol style="list-style-type: none"> 1. Stay on established routes.
H. During periods of high winds	<ol style="list-style-type: none"> 1. Apply chemical stabilizers per manufacturer's directions prior to expected high wind events. 2. Apply water as necessary prior to expected high wind events. 3. Stop work and vehicle activity temporarily.

Paved Road Track-Out



Control Methods	Description
A. Wheel washers	1. Should be placed where vehicles exit unpaved areas onto paved areas. 2. May be adjusted to spray entire vehicle including bulk-stored material in haul vehicles.
B. Sweep/Clean roadways	1. Either dry or wet sweeping may be used – dependent on soil type and moisture content.
C. Cover haul vehicles	1. All vehicles shall be covered when moving.
D. Site access improvements	1. Install a gravel pad or grizzly/shaker at the access point to your site. 2. Designate a single site entrance and exit. 3. Stay on established routes.
E. During periods of high winds	1. Clean streets with water flushing.

Doña Ana County Dust Ordinance

Chapter 172. EROSION CONTROL

[HISTORY: Adopted by the Board of County Commissioners of Doña Ana County 12-15-2000 by Ord. No. 194-00. Amendments noted where applicable.]

GENERAL REFERENCES

General penalty — See Ch. 1, Art. III.
 Design and construction standards — See Ch. 157.
 Flood damage prevention — See Ch. 207.
 Grading permits — See Ch. 217.
 Land use and zoning — See Ch. 250.
 Roads — See Ch. 279.
 Subdivision of land — See Ch. 300.

Article I. General Provisions

§ 172-1. Authority and purpose.

The Board of Commissioners of Doña Ana County is authorized by statute, in particular NMSA § 4-37-1, to enact ordinances to protect and promote the health, safety, and general welfare of the residents of the unincorporated areas of Doña Ana County. The purpose of this chapter is to protect and maintain the natural environment and to reduce the negative health effects caused by the creation of fugitive dust, more specifically "PM10," which refers to a size of particulate matter within dust that has been identified by the scientific and medical communities and by the federal Environmental Protection Agency (EPA) as a significant health risk in high concentrations in the air. This chapter is enacted consistent with the goals and policies of the Comprehensive Plans for Doña Ana County and for the Las Cruces Extraterritorial Zone, and as a part of the New Mexico Environment Department's Natural Events Action Plan (NEAP) for Doña Ana County and the State of New Mexico. This chapter shall accomplish the requirements of these documents by preventing, limiting, or mitigating the effects of activities which create fugitive dust (which includes PM10s) or have a tendency to make land more vulnerable to natural erosion forces that create fugitive dust. The objective of this chapter is to ensure that all surface disturbance activities use erosion control measures to mitigate visible fugitive dust on an ongoing basis for the protection of health and safety of the residents of Doña Ana County. This chapter also attempts to ensure that when natural events do occur, such as fugitive dust creation through high winds, the contribution of human-generated dust is limited in its negative health and safety impacts. Emissions that are regulated by federal or state law to require filtering or similar treatment prior to release into the air are not considered "fugitive," and are not regulated by this chapter.



§ 172-2. Applicability.

Under the conditions outlined below, the provisions of this chapter shall apply to any human activity, operation and/or practices, or any condition caused by human activity, which generates dust, causes water erosion, or makes the land more vulnerable to erosion by natural erosion forces. In the development of County land for public purposes, County policies shall be consistent with the purposes of this chapter, and shall be conducted so as to minimize the creation or aggravation of erosive forces.

§ 172-3. Interpretation and conflict.

Where this chapter imposes greater restrictions than those imposed by other rules, regulations, agreements, or County ordinances or resolutions, the provisions of this chapter shall be prevailing and controlling. Where two or more provisions of this code are conflicting, the most restrictive shall apply.

§ 172-4. Appeals.

A determination that a property requires an erosion control plan (ECP) or erosion mitigation plan (EMP), or that a proposed ECP or EMP is insufficient, or both, shall be subject to administrative appeal to the County Manager, and then to the Board of County Commissioners. A property owner wishing to appeal a determination shall request an appeal in writing, directed to the County Manager.

§ 172-5. New development.

Any development that requires a permit under any County ordinance, other than for construction of a single-family dwelling unit (multiple applications within a subdivision shall not apply), shall require an erosion control plan to be submitted consistent with Article II. Grading for all construction, including single-family dwelling units, shall be limited to the building pad site, pond and driveway plus an additional five feet in all directions from these areas.

§ 172-6. Existing conditions.

The owner of any property that is determined to be in a condition vulnerable to erosion by natural forces due to human development of the property may be required to submit an erosion mitigation plan (EMP) consistent with Article II, if the condition of the property is determined to pose a significant health threat due to the nature or extent of the vulnerable condition of the property, or its location near concentrations of vulnerable populations, such as of school children, or ill or elderly persons.

§ 172-7. Exempt activities.

Although Doña Ana County encourages the use of reasonable erosion control measures in all activities, the following activities are exempt from the regulations and restrictions of this chapter:

- A. Regular agricultural operations covered by the Right to Farm Act, NMSA §§ 47-9-1 through 47-9-7, including cultivating, tilling, growing, and harvesting crops, and the raising of farm animals or fowl.
- B. Governmental activities during life-threatening situations or other emergencies, or in connection 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 lines, telephone, water and sewage during or to avoid service outages and emergency disruptions.
- D. Temporary use of unpaved roads and parking lots that generate fewer than 20 vehicle trips per day for fewer than three successive calendar days.

§ 172-8. Definitions.



The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

ACTIVE OPERATIONS

Any human activity that is capable of generating or generates visible fugitive dust, including bulk material storage, handling and processing; earth moving; construction, renovation and demolition activities; and the movement of motorized vehicles on any unpaved roadways and parking areas.

BULK MATERIAL

Sand, gravel, soil, aggregate and any other inorganic or organic solid matter capable of releasing visible fugitive dust.

CHEMICAL SOIL STABILIZATION/SUPPRESSION

A method of dust control implemented by any person to mitigate PM10 emissions by applying asphaltic emulsions, acrylics, adhesives, or any other approved materials that are not prohibited for use by the New Mexico Environment Department, the Environmental Protection Agency, or any other law, rule, or regulation.

DISTURBED AREA

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-GENERATING OPERATION

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.

DUST SUPPRESSANT

Water, hygroscopic materials, or nontoxic chemical stabilizers used as a treatment to reduce visible fugitive dust emissions. Dust suppressants shall be used as recommended by the manufacturer and in concentrations and application frequencies sufficient to prevent violation of this chapter.

EROSION CONTROL MEASURES (ECMs)

Techniques used to limit the emission and/or airborne transport of fugitive dust from its original site to accomplish satisfactory results for temporary and/or extended suppression of dust and PM10 emission(s).

EROSION CONTROL PLAN (ECP)

A written description of all reasonably available control measures (RACMs) to be implemented at a work site and/or in transit to and from a work site for any earth moving, construction, or potential dust-generating operation. Such written description may be incorporated into building and construction plans or a separate document submitted with said plans.

FUGITIVE DUST

Any particulate matter entrained in the ambient air that is caused from man-made and natural activities without first passing through a stack or duct designed to control flow, including, but not limited to, emissions caused by movement of soil, vehicles, equipment, and windblown dust. Excluded particulate matter includes matter emitted directly from the exhaust of motor vehicles, or from other combustion devices, portable brazing, soldering or welding equipment, and pile drivers.

HIGH WIND CONDITIONS

On-site hourly average wind speed greater than 15 miles per hour, gusts of 20 miles per hour, or an active wind



advisory issued by the National Weather Service for Doña Ana County.

NATIVE PLANTS

Plants that are indigenous to the state or have been imported from other places and have become established in wildlands without cultivation. *Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. I).*

NATURAL COVER

Any vegetation that exists on the property, prior to any construction activity or achieved through vegetation restoration back to a natural state, including the placement of sod.

PALLIATIVE

Any agent used to lessen or reduce dust emissions.

PARTICULATE MATTER

Any material emitted or entrained into the air as liquid or solid particulate, with the exception of uncombined water.

PM10

Particulate matter, both filterable and condensable, with an aerodynamic diameter less than or equal to a nominal 10 micrometers.

REASONABLY AVAILABLE CONTROL MEASURE (RACM)

Any device, system, process modification, apparatus, technique, or control measure, or combination thereof, which results in the lowest emissions rate possible taking into consideration the RACMs' technological and economical feasibility as determined by approval of the erosion control plan.

STABILIZED or STABILIZATION

The ongoing process necessary to reduce the fugitive-dust-generating capability of a surface by paving, dust suppression, watering, compacting or revegetating the disturbed surface sufficient to prevent a violation of this chapter.

TRACK-OUT

Visible bulk material deposited upon a paved public or private roadway and capable of going airborne due to mechanical actions.

Article II. Development Standards and Process

§ 172-9. Erosion control plan (ECP) required.

Other than for a single-family dwelling unit, any grading, construction, demolition, or other development requiring a permit or other form of approval under any County ordinance shall have an approved erosion control plan (ECP) in place prior to receiving a permit. The ECP may be separate documents or incorporated as part of required building and/or construction plans.

§ 172-10. ECP documentation.

Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. I). The following shall constitute the minimum information required within the ECP to be submitted as part of an application for building and/or subdivision construction to describe the erosion control measures (ECMs) proposed for the project. For all subdivisions, ECMs shall be outlined and approved as part of the overall review of the subdivision construction drawings through the Engineering and Community Development Departments.



- A. Name(s), address(es) and phone number(s) of person(s) responsible for the preparation, submittal and implementation of the ECP, and for the dust-generating operations generally.
- B. A site plan or plat of survey of the site that describes:
 - (1) 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.
 - (2) The operation(s) and activities to be carried out on the site.
 - (3) All anticipated sources of fugitive dust emissions on the site.
 - (4) Temporary drainage and/or ponding facilities to minimize soil erosion and localized flooding of adjacent properties from water utilized on site for development or for dust control.
 - (5) Delivery, transport and storage areas for the site, including types of materials to be stored, and proposed maximum sizes of stockpiles for different types of materials.
- C. A description of ECMs or combination thereof to be applied during all periods of dust-generating operations to each of the fugitive dust sources described on the site plan or plat. For each source identified, 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:
 - (1) If dust suppressants are to be applied, 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;
 - (2) The specific surface treatment(s) and/or other ECMs utilized to control material track-out and sedimentation where unpaved and/or access points join paved surfaces;
 - (3) For each fugitive dust source, at least one auxiliary ECM designated as a contingency measure shall be described in the original control plan. Should the original ECM in the control plan prove ineffective, immediate and effective implementation of the contingency measure shall obviate the requirement of submitting a revised control plan; and
 - (4) ECMs to be implemented prior to any period of inactivity of 10 days or more, due to any reason other than extended rainfall.
- D. A description of ECMs or combination thereof to be used to minimize the negative effects of water usage on site during the development activities. All approved measures should be continued until final paving, wall or fence construction and landscaping is in place.
- E. The person responsible for implementing the objectives of the ECP shall keep accurate records and document all activities in carrying out the ECP. These records shall be made available upon request by the County staff.

§ 172-11. ECP review and approval.

Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. I). Review and approval of a proposed ECP shall be the responsibility of the County Engineering and Community Development Departments or their designees. Approval may be conditioned upon the implementation of additional measures, actions, or other activities, in addition to those included in the proposed ECP. Approval and issuance of the building and/or subdivision construction permit(s) and the approval of all outlined ECMs contained within the control plan or description shall constitute a mandate that the approved ECMs be implemented by the developer, contractor, builder, owner, and/or agents as part of construction activities.



§ 172-12. Erosion control measures (ECMs).

Erosion control measures included with an erosion control plan required by this chapter may include, but are not necessarily limited to, any one or more of the following measures:

A. General guidelines.

- (1) Designing subdivisions or building sites to utilize existing, predevelopment grades;
- (2) Watering disturbed areas on a regular and minimum basis throughout daily construction activities;
- (3) Applying palliatives or chemical soil suppressant/stabilizer for idle construction periods;
- (4) Constructing snow and/or wind fences;
- (5) Reseeding or revegetation of graded or disturbed areas;
- (6) Grading for street and utility placement only as part of subdivision construction;
- (7) Building some or all interior and perimeter cinder block, rock walls, and retaining walls as part of the overall construction of all subdivisions and not part of the individual building permit for each lot;
- (8) Retaining natural vegetation during the construction phase of buildings, excluding the building pad site;
- (9) 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;
- (10) Installing vegetation or nonnatural landscaping elements in the latter part of construction to reduce the amount of disturbed area and the potential for dust generation; or
- (11) Implementing any other reasonable dust-suppressing agent or activity.

B. Active operations in construction areas and other land disturbances.

- (1) Short-term control measures may include:
 - (a) Regularly scheduled wet suppression;
 - (b) Dust suppressants applied in amounts and rates recommended by the manufacturer and maintained as recommended by the manufacturer;
 - (c) Upwind temporary windbreaks, including fabric fences with the bottom of the fence sufficiently anchored to the ground to prevent material from blowing underneath the fence;
 - (d) Starting construction upwind and stabilizing disturbed areas before disturbing additional areas; and/or
 - (e) Stopping active operations during high wind periods.
- (2) Long-term control measures may include:
 - (a) Site stabilization using dust suppressants applied in amounts and rates recommended by the manufacturer and maintained as recommended by the manufacturer;
 - (b) Reseeding using native grasses;
 - (c) Xeriscaping;
 - (d) Tree planting; and/or
 - (e) Permanent perimeter and interior fencing.

C. Specific construction guidelines. The following additional ECMs may be incorporated in a proposed ECP to mitigate the effects of the specified activities:

- (1) Unpaved roadways.



- (a) Paving using asphalt, recycled asphalt, asphaltic concrete, concrete, or double-penetration (consistent with subdivision or zoning requirements); *Editor's Note: See Ch. 250, Land Use and Zoning; and Ch. 300, Subdivision of Land.*
 - (b) Dust suppressants applied in amounts and rates recommended by the manufacturer and maintained as recommended by the manufacturer;
 - (c) Regularly scheduled wet suppression; and/or
 - (d) The use of traffic controls, including decreased speed limits with appropriate enforcement; vehicle access restrictions and controls; road closures and barricades; and off-road vehicle access controls and closures.
- (2) Trucks hauling bulk materials on public roadways.
- (a) Properly secured tarps or cargo covering that covers the entire surface of the load;
 - (b) Dust suppressants applied in amounts and rates recommended by the manufacturer;
 - (c) Maintaining six inches of freeboard from the rim of the truck bed. "Freeboard" means the vertical distance from the highest portion of the load to the lowest part of the rim of the truck bed; and/or
 - (d) Preventing leakage from the truck bed, sideboards, tailgate or bottom dump gate.
- (3) Bulk material handling.
- (1) Spray bars;
 - (2) Wetting agents (surfactants) added to bulk material;
 - (3) Wet suppression through manual application;
 - (4) Dust suppressants added to bulk materials in amounts and rates recommended by the manufacturer and maintained as recommended by the manufacturer;
 - (5) Stopping bulk material handling during high wind conditions;
 - (6) Reduced process speeds; and/or
 - (7) Reduced drop heights.
- (4) Industrial sites.
- (a) Pave roadways and parking area with asphalt, recycled asphalt, asphaltic concrete, and concrete;
 - (b) Regularly scheduled vacuum street cleaning;
 - (c) Regular wet suppression of unpaved areas;
 - (d) Dust suppression applied in amounts and rates recommended by the manufacturer and maintained as recommended by the manufacturer;
 - (e) Wind breaks;
 - (f) Enclosures;
 - (g) Increased wet suppression applications during high wind conditions;
 - (h) Slowing active operations during high wind conditions; and/or
 - (i) Stopping active operations during high wind conditions.
- (5) Demolition and renovation activities when asbestos-containing materials are not present. If asbestos containing material may be present, all demolition or renovation activity shall be performed in accordance with the federal standards referenced in 20 NMAC 11.64, Emission Standards for Hazardous Air Pollutants for Stationary Sources. In other instances, the following ECMs may be utilized:
- (a) Constant wet suppression on the debris piles during demolition;
 - (b) Dust suppression applied on the debris piles in amounts and rates recommended by the manufacturer;
 - (c) Enclosures;
 - (d) Curtains or shrouds;



- (e) Negative-pressure dust collectors; and/or
 - (f) Stopping demolition during high wind conditions.
- (6) Milling, grinding or cutting of paved or concrete surfaces.
- (a) Constant wet suppression;
 - (b) Ongoing clean up of milled, ground or cut material;
 - (c) Dust suppression applied in amounts and rates recommended by the manufacturer and maintained as recommended by the manufacturer.
 - (d) Enclosures;
 - (e) Negative-pressure dust collectors; and/or
 - (f) Curtains or shrouds.
- (7) Pressure blasting operations.
- (a) Use of nonfriable abrasive material;
 - (b) Curtains or shrouds;
 - (c) Negative-pressure dust collectors;
 - (d) Constant wet suppression; and/or
 - (e) Ongoing clean up of abrasive material.

Article III. General Nonconstruction Activity Standards

§ 172-13. Ground cover removal prohibited.

No person shall disturb the topsoil or remove ground cover on any real property within the County unless reasonable actions are taken to prevent generation of dust caused by the disturbed condition.

§ 172-14. Weed eradication and dust suppression.

- A. Weed eradication is limited to removal of specific weeds; clearing of the entire lot is prohibited.
- B. Once weeds are removed or mowed, dust suppression can be achieved through watering, chemical suppressant application, or the expansion of natural vegetation areas on the site. Expansion of natural vegetation areas is encouraged.

§ 172-15. Storage of materials and material transport.

Actions shall be taken to ensure that materials storage and material transport areas or uses with the potential of becoming or generating fugitive dust and particulate matter shall be covered, moistened, compacted, or otherwise treated to prevent fugitive dust creation.

Article IV. Existing Conditions

§ 172-16. Existing human-created vulnerable conditions.

If the condition of a property is determined to pose a significant health threat, due to the nature or extent of existing development that makes the property vulnerable to natural erosion forces, or due to its location near concentrations of vulnerable populations, such as of school children, or ill or elderly persons, an erosion mitigation plan (EMP) shall be required.

§ 172-17. Determination.



Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. I). The initial determination that a property is in such a condition may be made by any law enforcement or code enforcement or other County agent authorized to make such a determination, subject to review by the Community Development Director.

§ 172-18. Plan submission requirement.

Once the determination has been made in writing, the property owner shall be required to submit within 30 working days a proposed erosion mitigation plan, which may include any of the erosion control measures (ECMs) presented in this chapter, or other reasonable plans for eliminating or mitigating the vulnerable condition of the property. The plan may include a proposed timeline for implementation.

§ 172-19. Review of EMP.

Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. I). Upon receipt of a proposed EMP by the County representative making the determination that a plan is required, the EMP shall be submitted for review to the County Engineering and Community Development Departments. The determination of whether the EMP is sufficient shall be made by the County Community Development Director or other authorized County staff member. If the plan is determined to be insufficient, that determination and the reasons therefor shall be provided to the applicant in writing, and the applicant shall be given 10 working days to revise the EMP to address the insufficiencies.

Article V. Enforcement

§ 172-20. Enforcement; penalty.

Editor's Note: Amended at time of adoption of Code (see Ch. 1, General Provisions, Art. I). Any violation of the provisions of this chapter, including any failure to implement any ECM of an approved ECP or EMP, may be subject to any penalties or remedies allowed by law, including NMSA § 4-37-3 and the general penalty set forth in Chapter 1, General Provisions, Article III, General Penalty. In addition, the County may enforce the provisions of this chapter through the procedures in Chapter 146, Dangerous Buildings, or any similar ordinance subsequently enacted. The County may also pursue injunctive relief or any other remedies available under the law.

Deming Dust Ordinance

DEMING, NEW MEXICO: CITY CODE

Title 11
BUILDING REGULATIONS

Chapter 5
WIND EROSION AND DUST CONTROL

- 11-5-1: DEFINITIONS:
- 11-5-2: PURPOSE; APPLICABILITY:
- 11-5-3: GENERAL PROVISIONS:
- 11-5-4: DUST CONTROL AND SOIL EROSION PLAN:
- 11-5-5: REASONABLY AVAILABLE CONTROL MEASURES (RACMS):
- 11-5-6: GENERAL AND NONCONSTRUCTION STANDARDS:
- 11-5-7: CORRECTION OF VIOLATIONS:
- 11-5-8: CITY NOT LIABLE:



11-5-1: DEFINITIONS:

As used in this chapter, the following words and terms shall mean:

AMBIENT AIR: That portion of the atmosphere, external to buildings, to which the general public has access. Land owned or controlled by the stationary source and to which public access is precluded by a fence, physical barriers, or other effective means is exempted from the ambient air.

APPLICANT: Any person, corporation, or public or private organization proposing a development which would involve disturbance to the natural terrain.

CHEMICAL SOIL STABILIZATION/SUPPRESSIVE: A method of dust control implemented by any person to mitigate emissions by applying petroleum resins, asphaltic emulsions, acrylics, adhesives, or any other approved material that are not prohibited for use by the city, the state environment department, the environmental protection agency, or any other law, rule, or regulation.

CLEARING: Any activity that removes the vegetative surface cover.

CONSTRUCTION DEMOLITION ACTIVITIES: 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, residential and commercial streets within a subdivision, and airport runway improvements.

DISTURBED AREA: 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 CONTROL AND SOIL EROSION PLAN: A written description of all reasonably available control measures (RACMs) to be implemented at a work site and/or in transit to and from a work site for any earthmoving, construction, or potential dust generating operation. Such written description may be incorporated into building and construction plans or a separate document submitted with said plans.

DUST GENERATION OPERATION: 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.

EROSION AND DUST CONTROL PLAN: A set of plans indicating the specific measures and sequencing to be used to control sediment and erosion on a development site during and after construction.

EROSION CONTROL: A measure that prevents erosion.

EXCAVATE: Any act by which earth, sand, gravel, or any other similar material is dug into, cut, removed, displaced, relocated, or bulldozed, and includes the resulting conditions.



FILL: Any act by which earth, sand, gravel, or any other similar material is placed or moved to a new location aboveground. The fill is also the difference in elevation between a point of existing undisturbed ground and a designated point of higher elevation of the final grade.

FUGITIVE DUST OR DUST: Organic and inorganic particulate matter in quantities and of a duration that may with reasonable likelihood injure human or animal health or plant life, reduce safe visibility, cause property damage, or degrade visibility. Water vapor, steam, or particulate matter emissions emanating from a duct or stack of process equipment are not fugitive dust.

GRADING: Excavation or fill of material, including the resulting conditions thereof.

GRUBBING: The process of digging up and removing the roots, trunk, branches and stems of all plants in order to clear the land.

HIGH WIND EVENT: 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 measure implementation. Notwithstanding other climatic conditions, the average wind speed for high wind events is a sustained wind speed of twenty five (25) miles per hour or greater.

LAND DISTURBING ACTIVITY: Any physical land development activity which includes such actions as clearance of vegetation, moving or filling of land, removal or excavation of soil or mineral resources or similar activities.

NATURAL COVER: 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.

PALLIATIVE: Any agent used to lessen or reduce dust emissions.

PARTICULATE MATTER: Any material emitted or entrained into the air as liquid or solid particulate, with the exception of uncombined water.

START OF CONSTRUCTION: The first land disturbing activity associated with a development, including land preparation such as clearing, grading, and filling; installation of streets and walkways; excavation for basements, footings, piers, or foundations; erection of temporary forms; and installation of accessory buildings such as garages.

STRIPPING: Any activity that removes or significantly disturbs the vegetative surface cover, including clearing and grubbing operations.

VISIBLE DUST EMISSION: Dust of such opacity as to obscure an observer's view to a degree equal to or greater than an opacity of twenty percent (20%), for a period or periods aggregating more than three (3) minutes in any one hour.

WIND SPEED: The average wind velocity, regardless of direction, based on a sixty (60) minute average from the nearest weather report or PM10 monitoring station, or by a portable wind instrument located at the site. (Ord. 1144, 7-10-2006)



11-5-2: PURPOSE; APPLICABILITY:

A. Purpose And Intent: The purpose of this chapter is to protect and maintain the natural environment and to reduce the health effects caused by the creation of fugitive dust and wind erosion as a result of the operations and activities with new or existing construction and development. This chapter is also intended to limit the negative health and safety impacts when natural events do occur, such as fugitive dust creation through high winds. Also, the actions required within this chapter are not intended, necessarily, to cease all manmade dust generation activities when such natural events occur and the actions taken to reduce dust generation may be overcome by the natural occurrence.

B. Applicability: The provisions of this chapter are applicable to any situation involving any disturbance to the terrain, topsoil or vegetative ground cover, including grading, grubbing, stripping, cut and fill activity and similar operations, upon any property within the city of Deming as provided for in this chapter. Compliance with the requirements as described in this chapter shall not be construed to relieve the owner/applicant of any obligations to obtain necessary state or federal permits.

C. Exemptions: Any person seeking an exemption from any of the provisions of this chapter shall submit a petition to the city building official for approval. The following activities are automatically exempted from the provisions of this chapter:

1. Regular agricultural operations, including cultivating, tilling, harvesting, growing, and the raising of farm animals or fowl, excluding unpaved roads associated with such operations.
2. Governmental activities during emergencies, health or life threatening situations or in conjunction with any officially declared disaster or state of emergency.
3. 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.
4. Temporary use of unpaved roads and parking lots which generate less than twenty (20) vehicle trips per day for less than three (3) successive calendar days.
5. Excavations for cemeteries for burial of human or animal remains.
6. Existing quarry operations actively engaged in excavating rock, sand, and/or gravel. (Ord. 1144, 7-10-2006)

11-5-3: GENERAL PROVISIONS:

A. Each person shall use reasonably available control measures (RACMs) to prevent a violation of this chapter. No person shall allow fugitive dust, track out, or transported material from any active operation, open storage pile, paved or unpaved roadway or disturbed surface area, or inactive disturbed surface area to be carried beyond the property line, right of way, easement or any other area under control of the person generating or allowing the fugitive dust. Failure to comply with this subsection shall be a violation of this chapter.



B. No person shall permit building materials or any construction waste or other materials to be blown from the site by the wind.

C. Failure to comply with a fugitive dust control term or condition shall be a violation of this chapter.

D. A person whose violation of this chapter results in fugitive dust being deposited upon land beyond the limits of the permitted area shall take all actions necessary to remedy damage caused by a violation proven with credible evidence. Such remedies may include, but are not limited to, compensation, removal of the fugitive dust and/or repair of any damage, obtaining permission from property owners or operators before doing any work on the damaged property. It shall be a separate violation of this part to fail to remove the fugitive dust and repair the damage as specified in the written schedule or any extension agreed to by the person and the damaged property owner. No violation will occur if the failure to perform the corrective actions is for any reason beyond the control of the person performing the work including, without limitation, acts of God or government preemption in connection with a national emergency or if the allegedly damaged property owner refuses to grant reasonable permission and access to conduct the remediation activities.

E. The city, in adopting this chapter, shall collect a twenty five dollar (\$25.00) permit fee for review of a stand alone soil erosion and dust control plan. Otherwise, the fee will be considered as incorporated in other permit fees being collected at the time of the review. (Ord. 1144, 7-10-2006)

11-5-4: DUST CONTROL AND SOIL EROSION PLAN:

In order to obtain permit approval for any land disturbing activity involving a site of three thousand five hundred (3,500) square feet or more, and prior to the issuance of any building permit and prior to the commencement of any activity on the site, the applicant shall file with the building official a soil erosion and dust control plan and shall obtain the building official's approval of such plan. In assessing the plan, the building official may consult with any person, agency, or organization he or she deems appropriate.

The following constitutes the minimum information required in the control plan as part of any building or subdivision development:

A. Name, address and phone number of person(s) responsible for the preparation, submittal and implementation of the control plan.

B. A plot or plat of survey of the site which describes:

1. The total area of land surface to be disturbed and the total area of the entire project site, in areas or square feet, depending on scale;
2. The operation(s) and activities to be carried out on the site;
3. All actual and potential sources of fugitive dust emissions on the site.

C. A description of RACMs or combination thereof to be applied during all periods of dust generating operations to each of the fugitive dust sources described on the plot or plat. For each source identified at least one control



measure must be implemented. The same control measure(s) may be used for more than one dust generating activity.

D. Approval and issuance of the building and/or subdivision construction permit(s) and the approval of all outlined RACMs contained within the control plan shall mandate the implementation of said RACMs by the developer, contractor, builder, owner, and/or agents as part of construction activities. (Ord. 1144, 7-10-2006)

11-5-5: REASONABLY AVAILABLE CONTROL MEASURES (RACMS):

Reasonably available control measures to be implemented in accordance with this chapter may include, but are not limited to, the following:

- A. Using dust suppressants applied in amounts and rates recommended by the manufacturer;
- B. Using wet suppression;
- C. Upwind windbreaks, including fabric fences;
- D. Starting construction at the location that is upwind from the prevailing wind direction and stabilizing disturbed areas before disturbing additional areas;
- E. Stopping active operations during high wind;
- F. Cleanup and removal of track out material;
- G. Retaining natural vegetation during the construction phase of building excluding the building pad site;
- H. Utilizing existing or natural vegetation as part of the required landscaping for the site;
- I. Temporary seeding or revegetation for soil stabilization when grades are not ready for permanent seeding;
- J. Surfacing with gravel or other mulch material of a size and density sufficient to prevent surface material from being airborne;
- K. Mulching and crimping of straw or hay as specified;
- L. Installing permanent perimeter and/or interior fence walls;
- M. Designing subdivisions of building sites to utilize existing predevelopment grades;
- N. Applying palliatives or chemical soil suppressant/stabilizer for idle construction areas;
- O. Restricting access to lot by subcontractors by providing parking areas. (Ord. 1144, 7-10-2006)

11-5-6: GENERAL AND NONCONSTRUCTION STANDARDS:



A. Ground Cover Removal Prohibited: No person, no matter the size of the property, 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 reasonable actions are taken to prevent generation of dust. Such reasonable actions must be submitted to the building official in the form of a wind erosion and dust control plan and must be approved by the building official prior to any removal of ground cover by the applicant.

B. Vacant Land; Weed Eradication And Dust Suppression:

1. For all vacant or underdeveloped lots, weed eradication is limited to removal of specific weeds only through mowing or hoeing and not the removal of natural vegetation. Clearing of the entire lot is prohibited.

2. Once weeds are removed or mowed, dust suppression can be achieved through watering, chemical suppressant application, or the expansion of natural, nonweed vegetation areas on site. 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 building official.

C. Storage Of Materials: 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 otherwise treated to prevent fugitive dust creation.

D. Existing Operations: For existing operations, ongoing, and/or permanently sited institutional, commercial and/or industrial facilities or operations which may continuously generate fugitive dust, individual control plans with the corresponding RACMs shall be submitted to the building official for approval. Approval shall be made by the building official or his or her designee and shall be communicated in writing to the property/business owner. (Ord. 1144, 7-10-2006)

11-5-7: CORRECTION OF VIOLATIONS:

A. Notification: Where a person fails to comply with control measures approved by the building official or with any provision of this chapter, the building official or his or her designee, or city code enforcement officer, shall notify the person of that fact and specify a period of time in which the person must achieve compliance. Failure to comply within a twenty four (24) hour minimum or within the time determined by the city constitutes grounds for a notice of violation. The building official may also issue a stop work order where a building permit has been issued. Correction of conditions may include the amendment of plans to reflect additional or new control measures.

B. Remedial Action: The city or its designated agent, after proper notice, may enter upon any real property where dust 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.

C. Costs: Any costs incurred in connection with any remedial or corrective action taken by the city, pursuant to this chapter, 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 cost of collection and reasonable attorney fees.



D. Effective Date: For all existing emission sources governed by this chapter, the activity must be completed within six (6) months of the effective date hereof 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 chapter shall be submitted in writing, approved, and implemented within six (6) months of the effective date hereof.

E. Liability: All persons owning, operating, or in control of any equipment or property who shall cause, permit, or participate in, any violation of this chapter shall be individually and collectively liable to any penalty or punishment imposed by and under this code.

F. Offenses: Any persons who violate any provision of this chapter, 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 requirement by the city is guilty of a misdemeanor and shall be punished as provided in section 1-4-1 of this code, and a separate offense shall be deemed committed on each day during or on which a violation occurs or continues. (Ord. 1144, 7-10-2006)

11-5-8: CITY NOT LIABLE:

A. Nothing contained in this chapter is intended to be construed to create or form the basis for any liability on the part of the city, or its officers, employees or agents for any injury or damage resulting from the failure of responsible parties to comply with the provisions of this chapter, or by reason or in consequence of any inspection, notice, order, certificate, building permit, permission or approval authorized or issued or done in connection with the implementation or enforcement of this chapter, or by reason of any action or inaction on the part of the city related in any manner to the enforcement of this chapter by its officers, employees or agents.

B. The building official, code enforcement officer, or other city employee charged with the enforcement of this chapter, acting in good faith and without malice on behalf of the city, shall not be personally liable for any damage that may accrue to persons or property as a result of any act required by the city, or by reason of any act or omission in the discharge of these duties. Any suit brought against the building official, code enforcement officer, or other city employee because of an act or omission performed in the enforcement of any provisions of this chapter shall be defended by the city.

C. Nothing in this chapter shall impose any liability on the city or any of its officers or employees for construction or cleanup of the erosion and sediment control measures listed herein. (Ord. 1144, 7-10-2006)



Luna County Dust Control

LUNA COUNTY BUILDING CODE ORDINANCE NUMBER 75

AN ORDINANCE PROVIDING FOR THE ESTABLISHMENT OF MINIMUM STANDARDS FOR CONSTRUCTION IN LUNA COUNTY AND FOR THE PROVISION OF PENALTIES, CIVIL REMEDIES, SEVERABILITY AND EFFECTIVE DATE.

Whereas, the health, safety and welfare of the residents of Luna County require the regulation of the erection, construction, maintenance, enlargement, moving, removal, conversion, occupancy, equipment, use, height, demolition, alteration, and repairs, of all buildings and/or structures within Luna County; and

Whereas, it is deemed necessary and desirable to ensure orderly and integrated development within Luna County in compliance with policies and guidelines set out in the Luna County Comprehensive Land Use Plan and all other County policies and regulations; and

Whereas, Luna County remains essentially rural in nature in which open space and the natural landscape predominate over the developed environment; rural lifestyles and rural based landowners are fostered; the conversion of undeveloped areas into sprawling low density development is reduced; and

Whereas, Section 4-37-1 NMSA 1978 provides all counties are granted the same powers as municipalities, and included in this grant of powers are those powers necessary and proper to provide for the safety, preserve the health, promote the prosperity and improve the order, comfort and convenience of Luna County and its inhabitants;

Whereas, Section 3-17-6, NMSA 1978 provides that a municipality may adopt by ordinance the conditions, provisions, limitations, and terms of a building code, plumbing code, electrical code fire prevention code, and any other code not in conflict with the laws of New Mexico;

NOW, THEREFORE BE IT ORDAINED BY THE LUNA COUNTY BOARD OF COUNTY COMMISSIONERS AS FOLLOWS:

ARTICLE 1 GENERAL PROVISIONS

- 1.1 Short Title: This Ordinance shall be known as the "Building Code Ordinance", and shall be referred to herein as "this Ordinance".
- 1.2 Purpose: This Ordinance shall provide for the regulation of all construction, whether residential or commercial or other use, including any additions, expansions, repairs, remodel, or renovation to any building or structures in Luna County; provide for the issuance of permits for such work; establish minimum standards of workmanship and materials to be used in such work; and provide for the inspection, administration, penalties and enforcement of the regulation.
- 1.3 Jurisdiction: This Ordinance shall provide for the regulation of construction activities within the County, but not within the boundaries of municipalities.
- 1.4 Interpretation and Conflict: The regulations provided herein are held to be the minimum standards necessary to carry out the purposes of this Ordinance. This Ordinance is not intended to interfere with, or abrogate or annul any other valid ordinance or statute. In the event the provisions of this Ordinance conflict with other County rules, regulations or ordinances pertaining to the subject matter herein, the provisions of this Ordinance shall prevail.

1.5 Meaning of Terms: Wherever the terms "Luna County Planning Director", "County Planning Director", or "Luna County Planner" appear in this Ordinance they shall be read and understood as including any other person or position authorized by the County Manager or the County Board of County Commissioners to administer or otherwise carryout the requirements of the Ordinance.



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1.6 Definitions:

“Agriculture”: An agricultural use or activity requires a tract containing five (5) or more contiguous acres in active, current use for the production of farm crops for sale and profit, including vegetables, fruit, cotton, grain and other crops and the processing of crops to the generally recognizable minimum level of marketability and storage thereof on the premises; the open range grazing of livestock or irrigated pasture for grazing livestock; animal and poultry husbandry, dairy operations, floriculture and horticulture; and accessory uses customarily incidental to agricultural activities. Provided further that agriculture does not include commercial slaughter houses, meatpacking plants, fertilizer yards, or other similar animal related uses.

“Building”: any structure used or intended for supporting or sheltering any use or occupancy.

“Building Official” shall mean the officer, or official, or inspector or other designated authority charged with the administration and enforcement of any Code, or the building official’s duly authorized representative.

“Certificate of Compliance” shall mean a certificate issued to the property owner by the Luna County Code Compliance Officer or other designated County official, or a New Mexico State Building Official evidencing the fact that the requirements of this ordinance as set forth in this Ordinance, have been met.

“CID” State of New Mexico Construction Industries Division.

“Code” shall mean a standard that is an extensive compilation of provisions covering broad subject matter or that is suitable for adoption into law, any adopted uniform code pertaining to construction activities.

“Code Compliance Officer” shall mean the person designated by Luna County to enforce various County codes or ordinances.

“Community Liquid Waste System” A liquid waste system or sewerage system, publicly or privately owned and operated, including collection and treatment facilities constructed to serve one or more lots.

“Community Water System”: A water system or utility, publicly or privately owned, that relies on surface and/or groundwater diversions other than wells permitted by the State Engineer under Section 72-12-1, NMSA, 1978, and that consists of common storage and/or distribution facilities operated for the delivery of water to multiple service connections. A community water supply system shall have sufficient water rights to serve all lots within the community. A community water system shall include mutual domestic water associations established in accordance with New Mexico law.

“Contiguous” refers to adjacent lots or parcels of land sharing a boundary line.

“County” shall mean Luna County, New Mexico.

“County Commission” shall mean the Board of County Commissioners of Luna County.

“Development” the use of any land; the carrying out of any building activity including construction, reconstruction, conversion or enlargement of any building or structure; the making of any material change in the use, or intensity of use, or appearance of any building, structure, or land; the establishment of a commercial parking lot or the dividing of land into lots, blocks, or parcels, including the construction of roads, the installation of water, sanitary sewer and stormwater management facilities or other utilities.

“Dwelling” any building or portion thereof, which is designed or used exclusively for residential purposes.

“Dwelling Unit, Accessory”: A self contained living quarter attached to, or detached from, or under the same roof as the main or principal dwelling, located on the same site as the main or principal dwelling created by:

- a) the conversion of an existing single family dwelling; or
- b) the construction of an addition to an existing single family dwelling; or
- c) the construction of a detached structure which is subordinate to the main of principal dwelling.

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The gross floor area of any such accessory dwelling unit shall be no larger than 50% of the gross floor area of the original main or principal dwelling.

“Dwelling, Apartment or Dwelling Multiple” a building or portion thereof that contains three (3) or more dwelling units, and for purposes of this Ordinance, includes residential condominiums. .

“Family” One (1) or more persons occupying a dwelling unit and living as a single housekeeping unit as distinguished from a group occupying a boarding house, dormitory, lodging house, or hotel, as herein defined.

“Fire Marshal” the Luna County Fire Marshall or a person discharging the duties of Fire Marshal.

“FPC” Fire Prevention Code.

“Flood Hazard Boundary Map” an official map issued by the Federal Emergency Management Agency, where the areas within special flood hazards are designated.

“Flood Prone Area” an area where a temporary condition of partial or complete inundation of normally dry land results from the unusual and rapid accumulation or runoff of surface waters.

“Footing” that portion of the foundation of a structure that spreads and transmits loads directly to the soil or piles.

“Grade Level” the lowest point of elevation of the finished surface of the ground, paving or sidewalk within the area between the building and the property line or, when the property line is more than five (5) feet from the building, between the building and a line five (5) feet from the building.

“Habitable” as applied to any form of housing, such as manufactured homes, site built homes, or mobile homes, means that there are no known defects, damage or deterioration to the home which creates a dangerous or unsafe situation or condition. All plumbing, heating and electrical systems are in safe working order and must meet all applicable codes.

“IBC” International Building Code.

“IRC” International Residential Code.

“Inspector” shall mean the Luna County Building Inspector or the Code Compliance Officer or a person duly delegated by the Luna County Building Inspector or the Code Compliance Officer, or a person instructed or requested by the Luna County Building Inspector or the Code Compliance Officer to provide a written report with respect to any matter set out in this Ordinance.

“LCBO” shall mean the Luna County Building Official; see also Inspector and Building Official.

“Lot” shall mean a parcel of land occupied or intended for occupancy by one main building together with its accessory buildings and uses customarily incidental to it.

“Lot of Record” A lot which is part of a subdivision, the map or plat of which has been recorded in the office of the County Clerk of Luna County, or a lot described by metes and bounds or by survey plat prepared by a land surveyor licensed in the state of New Mexico, which has been recorded in the office of the County Clerk of Luna County.

“Modular Home” a standardized factory fabricated transportable building module not having a chassis or wheels of its own, designed and constructed in accordance with the International Building Code and intended to be placed on a permanent foundation and requires a building permit for installation.

“NFPA” National Fire Protection Association.

“NMBC” New Mexico Building Code.

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“Non-Residential Property” a building or structure or parts thereof not occupied in whole or in part for the purposes of human habitation including the land and premises appurtenant thereto.

“Occupancy” shall mean the purpose that a building, or part thereof, is used or intended to be used.

“Officer” shall mean the Code Compliance Officer of Luna County, the person designated by Luna County to administer and enforce various codes and ordinances.

“Owner” shall mean any person, agent, firm or corporation having a legal or equitable interest in the property.

“Parcel” shall mean a unit of land capable of being described by location and boundaries and not dedicated for public or common use.

“Permit” shall mean an official document or certificate issued by the building official, the County Planner, or other authorized authority, as appropriate, authorizing performance of a specified activity.

“Person” shall mean a natural person including any individual, partnership, company, corporation, firm, association, trust, estate, foundation, state and federal agency, institution, county, city, town, village, or municipality or other legal entity, however organized.

“Property” shall mean any area, plot, or parcel of land in Luna County, which is under a common ownership or is separately identified for assessment by the Luna County Assessor’s Office. Property shall include land under the ownership of the United States, the State of New Mexico, or any local government or school district entity. This definition is intended to be inclusive and not limiting, and shall therefore include all land within the boundaries of Luna County, New Mexico, except that the definition of property, and therefore this Ordinance, shall exclude property within the boundaries of the City of Deming and the Village of Columbus, and any hereafter incorporated municipality.

“Property Occupant” shall mean any person who is occupying any property, whether by legal right or without legal right.

“Property Owner” shall mean the person who is the recorded owner of any property according to the records contained in the Luna County Clerk’s Office.

“Repair” shall mean the reconstruction, renewal, refinishing or refurbishing of all or any part of an existing building or structure, or property for the purpose of its maintenance.

“Residential Property” any property or building that is used, designed, or intended for use as a dwelling unit, dwelling, or apartment dwelling and includes the yards, accessory buildings and vacant property belonging to such property.

“Sewage” shall mean residential liquid wastes, commercial liquid wastes, industrial liquid wastes, and any drainage, but does not include storm water.

“Sewerage System” shall mean a system for transporting sewage owned and operated by Luna County, a municipality or a private disposal system approved by the state of New Mexico Environmental Department.

“Shall” shall be construed as mandatory.

“Site Built Residences” residences constructed at the permanent building site but which may incorporate the use of some prefabricated building components.

“Smoke Detector” an approved device that senses visible or invisible particles of combustion.

“Special Flood Hazard Area” land in the flood plain subject to a one percent or greater chance of flooding in any given year.

“Standards” the provisions and measures of physical conditions and occupancy set out in this Ordinance.

“Street or Road” shall mean all property dedicated or intended for public or private access to property, or subject to public easements therefore.

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“Structure” shall mean that which is built or constructed, an edifice or building of any kind, or any piece of work artificially built up or composed of parts joined together in some definite manner. Without limiting the generality of the foregoing, structure shall include a wall, fence, sign or billboard.

“Temporary”; applies to facilities or structures that are not of permanent construction, and are not intended to be permanently erected and maintained on a site. Tents and air supported structures are considered temporary for purposes of this Ordinance.

“Terrain Management” means the control of floods, drainage, and erosion and measures required for adapting proposed development to existing soil characteristics and topography.

“UMC” Uniform Mechanical Code.

“UPC” Uniform Plumbing Code.

“Utility Service” connection to an electrical service pole or other approved receptacle, or gas and water meter installation, but does not include electrical mainline extension or gas and water mainline extension or water main tap or meter box and setter installation.

“Use” shall mean the use for which land or buildings are occupied or maintained, arranged, designed, or intended.

“Variance” Any deviation from the Regulations of this Ordinance as approved by the Board of County Commissioners, where such variance will not be contrary to the public interest; however, the allowable use of the premises is not subject to change by variance.

“Wastewater” means the liquid-or water-carried wastes removed from residential properties, businesses, institutions and other uses, including bath and toilet wastes, laundry waste, and kitchen waste but not including toxic, hazardous, or industrial waste.

Words not Defined: Any word or term not defined in this Ordinance shall have the meaning ascribed to it in the Luna County Subdivision ordinance or the Luna County Zoning ordinance or the Deming/Luna County Extra-Territorial Zoning regulations, or they shall have their ordinary accepted meaning within the context with which they are used.

ARTICLE 2 BUILDING STANDARDS-GENERAL

2.1 Adoption of International Building code and Other Codes

Each and all of the regulations, provisions, penalties, conditions, terms and all appendices of the latest editions of:

- 2.1.1 International Building Code
- 2.1.2 International Residential Code
- 2.1.3 New Mexico Commercial Building Code
- 2.1.4 New Mexico Residential Code
- 2.1.5 National Electric Code
- 2.1.7 New Mexico Non-Load Bearing Straw Construction Building Code (Phase III)
- 2.1.8 New Mexico Plumbing Code
- 2.1.9 Uniform Plumbing and Mechanical Code
- 2.1.10 New Mexico Mechanical Code
- 2.1.11 New Mexico Electrical Code
- 2.1.12 New Mexico Electrical Safety Code (Phase III)
- 2.1.13 National Fire Protection Association, Fire Prevention Code
- 2.1.14 NFIP Regulations, 44 CFR, Section 60.3; Flood Insurance Study, and Flood Insurance Rate Map, effective October 19, 2010

Are hereby referred to, adopted and incorporated as fully as if set out verbatim herein and any amendments thereto, including the most recent additions, updates, revisions, or editions thereof.

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2.2 Copies of Codes Available for inspection

One or more copies of applicable codes adopted in Article 2.1 of this Ordinance shall be available for review and inspection during regular business hours in the Office of the LCBO.

2.3 Fee Schedule

The Fee Schedule for Building Permits shall be established by the Luna County Board of County Commissioners. No permit shall be issued nor shall an application be considered complete prior to the receipt of said fee.

2.4 Building Permits Required

Any construction, residential or commercial or other use, any additions, expansions, repairs, remodel, or renovation to any building or structure, to include site built and modular buildings or structures, shall have a building permit issued by the LCBO or a New Mexico State Building Official, and follow procedures required by the Codes adopted in this ordinance. The Building Permit must be displayed in a conspicuous place at the building site. If the LCBO, or State Building Official or the Luna County Code Compliance Officer determines that the property for which a permit has been requested is in violation, has outstanding violations, or may be in non-compliance with any part of this Ordinance, or the Luna County Subdivision Ordinance, or any other applicable county, state or federal regulation, the LCBO, State Building Official or the Luna County Code Compliance Officer may deny issuance of the permit until such time as the property has been deemed compliant.

2.5 Exceptions to Requirement for Permits

- a) One-story detached accessory structures used as tool and storage sheds, playhouses and similar uses, provided the floor area does not exceed 120 square feet (11.15 m²).
- b) Fences not over 6 feet high.
- c) Retaining walls that are not laterally supported at the top and that retain in excess of 36 inches (915mm) of unbalanced fill, unless supporting a surcharge or impounding class I, II or III-A liquids.
- d) Water tanks supported directly upon grade if the capacity does not exceed 5,000 gallons (18,927L) and the ratio of height to diameter or width does not exceed 2 to 1.
- e) Sidewalks and driveways not more than 30 inches (762mm) above grade and not over any basement or story below and which are not part of an accessible route.
- f) Painting, papering, tiling, carpeting, cabinets, counter tops and similar finish work.
- g) Temporary motion picture, television and theater stage sets and scenery.
- h) Prefabricated swimming pools accessory to a group R-3 occupancy, as applicable in the NMRBC, which are less than 24 inches (610mm) deep, do not exceed 5,000 gallons (19,000L) and are installed entirely above ground.
- i) Shade cloth structures constructed for nursery or agricultural purposes and not including services systems.
- j) Swings and other playground equipment accessory to one- and two-family dwellings.
- k) Window awnings supported by an exterior wall of group R-3, as applicable in the NMRBC, and group U occupancies.
- l) Movable cases, counters and partitions not over 5 feet, 9 inches (1,753mm) in height.
- m) Any work not otherwise regulated by the New Mexico construction codes and the CID rules.

2.6 Alternate Materials, Alternate Design and Methods of Construction

Pursuant to the International Building Code, and the International Residential Code, as amended from time to time, where materials, design and construction methods are specified in any of the Codes or Rules and Regulations adopted in Article 2 of this ordinance, alternate materials, design and methods of construction may be allowed provided any alternate has been approved, and is authorized by the Luna County Building Official (LCBO), or other authorized official.

The LCBO, or other authorized official, may approve any such alternate provided the LCBO, or other authorized official, is satisfied the proposed design is satisfactory and complies with the provisions of those codes and rules and regulations set out in Article 2 of this ordinance, and that the material and method of

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work proposed is at least the equivalent of that prescribed in any of the codes and rules and regulations set out in Article 2 of this ordinance.

The LCBO, or other authorized official, shall require that sufficient evidence or proof to substantiate any claims made about alternate material, design or methods of construction. Without limiting the generality of the foregoing sentence, the LCBO may require a study and/or certificate of code compliance from a qualified engineer or architect as evidence or proof of claims made about alternate material, design, or methods of construction.

Whenever there is insufficient evidence of compliance with any of the provisions of this code or evidence that any material or construction does not conform to the requirements of this code, the LCBO, or other authorized official, may require tests by an approved agency as proof of compliance to be made at no expense to Luna County.

The details of any action by the LCBO, or other authorized official, granting approval of an alternate shall be recorded and retained in the files of the Luna County Building Official's Office or the County Planner's office.

2.7 Use of Waste Tires for Construction

2.7.1 No use of waste or scrap tires, baled or non-baled, or processed tires, or used tires for the construction of any building or structure is permitted on any site or lot in Luna County unless all of the following conditions are met to the satisfaction of Luna County:

- a) such proposed use constitutes no environmental hazard and that it will not endanger the health or safety of the residents of Luna County. To this end, Luna County may require the owner or his/her authorized agent to produce and submit to the County an environmental impact assessment prepared by a qualified Environmental Consultant showing no adverse environmental impact. Prior to taking any decision, the County may consult with any state agency or it may engage its own consultant to undertake an oversight review of the environmental impact assessment prepared by the owner's or his/her authorized agent's consultant;
- b) a building permit is obtained from the Construction Industries Division of the State of New Mexico;
- c) written approval is obtained from the Fire Marshal, or other authorized official, which written approval shall state clearly that there is sufficient fire suppression measures in place on the lot or site; and, that in his/her opinion Luna County has the capability to effectively deal with any building or structure fire that may occur. The Fire Marshal may also prescribe specific fire prevention measures that shall be taken by the owner or his/her authorized agent;
- d) the owner or his/her authorized agent shall submit design and construction plans to the County Planner and to the Construction Industries Division showing clearly the use of waste or scrap tires, or processed tires, and that such design complies with all requirements of the International Building Code. These drawings shall be stamped and signed by a professional engineer licensed in the State of New Mexico, or by an architect licensed in the State of New Mexico;
- e) a financial guarantee in favor of Luna County, in the form of a bond, cashier's check, or other form satisfactory to the Luna County Attorney, and in an amount satisfactory to Luna County shall be posted with the County Clerk. The amount of the financial guarantee shall be sufficient to cover the full cost of any clean-up, disposal of materials, and the removal of all buildings and structures on the site or lot. The amount of the financial guarantee shall be in the sole discretion of Luna County. The owner, or his/her authorized agent shall keep the financial guarantee current. The County shall retain the right to request an increase in the

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financial guarantee as circumstances warrant. The financial guarantee shall be released at the time the project is completed to the satisfaction of the Building Official; and,

- f) a permit for the proposed use is obtained from the Luna County Planning Department. The County shall not issue any permit unless and until it is fully satisfied that conditions set out in Article 2.6.1 a), b), c), d) and e) of this Ordinance have been fulfilled.

2.7.2 If the owner or his/her authorized agent, or any successor, fails to maintain full compliance with the conditions upon which approval of a proposed use is given, the County, after giving notice to comply, may revoke the permit. Upon revocation, all operations shall cease and site clean-up shall commence immediately.

2.8 On-Site Utility and Development Requirements

Approved on-site utilities, to include water, sewer, and electricity are prerequisite to issuance of a building permit. All housing units shall be connected to a waste disposal system permitted and approved by the New Mexico Environment Department, a domestic water well permitted by the New Mexico State Engineer, or be connected to an approved potable water utility whether private or municipal. For purposes of this section:

2.8.1 There shall be no multiple users connected to a domestic water well nor to any on-site liquid waste disposal system except for properly permitted community water systems and properly permitted cluster wastewater systems, or as otherwise provided herein.

2.8.2 All electrical, plumbing, and gas hookups shall be inspected and approved by an inspector of CID, as the case may be prior to occupancy and before a Certificate of Occupancy will be issued by the LCBO, or other authorized official.

2.8.3 Any water/well, sewer/septic, electric, or natural gas/LP utility provider that connects service to individual parcels before the land owner holds a valid building permit is in violation of this ordinance and the service shall be disconnected.

2.8.4 Any waste disposal system must be approved by the New Mexico Environment Department.

2.8.5 No building permit or other permit shall be issued until and unless the applicant for such permit can show to the satisfaction of the Luna County Planner, that the applicant has legal access to a lot or parcel of land either by means of a public road or by means of a properly recorded easement, and such access shall provide reasonable physical ingress and egress to and from the parcel of land.

2.9 Smoke Detectors

Smoke detectors shall be required in all dwelling units to include site built, and modular, occupied or installed after the effective date of this Ordinance.

2.10 Flood Hazard Installation Requirements

The Luna County Floodplain Manager is hereby appointed the Floodplain Administrator to administer and implement the Flood Hazard Installation provisions of this Ordinance and other appropriate sections of 44 CFR pertaining to floodplain management. No residential, commercial or other use or development shall be located or installed in a flood-prone area, such as a Flood Hazard Area as designated by the National Flood Insurance Rate Map for Luna County, or in, on, or over the path of an arroyo, or floodway without the prior approval of the County Floodplain Manager and the issuance of a floodplain development permit. All development and all construction related to such development shall comply with the minimum standards as adopted by, or may be amended by, the Federal Emergency Management Agency (FEMA). A new or replacement water supply system or sanitary sewage system may be required within a designated flood hazard area which shall be designed to minimize or eliminate infiltration of flood waters into the system as well as discharges from the system into flood waters, and the on-site waste disposal system must be located so as to avoid impairment of them or contamination from them during flooding.

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2.11 Flood Hazard Installation Base Flood Elevation

All new construction and substantial improvements of structures designed for human occupancy being built in a special flood hazard area shall be constructed such that all electrical, heating, ventilation, plumbing and other service facilities are located so as to prevent water from entering or accumulating within the components during conditions of flooding and must meet one of the following conditions:

- 2.11.1 The lowest floor level elevated at least one (1) foot above the base flood elevation where base flood elevations are determined.
- 2.11.2 The lowest floor level, with respect to site built structures, elevated two (2) feet above the highest adjacent grade in areas where no base flood elevations are determined.

2.12 Flood Hazard Minimum Fill Requirement

Any building or structure to be constructed in "A" Zones, as designated by the National Flood Insurance Rate Map for Luna County, where no base flood elevations are determined, must have its lowest floor level constructed a minimum of two (2) feet above the highest adjacent grade. The material used to raise the lowest floor above the highest adjacent grade must be compacted to the satisfaction of the LCBO, the County Planner, or other authorized official, who may require that the landowner provide a report from a qualified geo-technical consultant that the soil is sufficiently compacted to accommodate the intended development. This section shall apply only to dwellings or structures erected or installed after the date of this ordinance as amended.

2.13 Storm Water, Grading, Drainage and Dust Control

- 2.13.1 No property owner shall alter the natural flow of storm water across their property in such a manner as to increase the flood hazard on other properties
- 2.13.2 Except for agricultural operations, no person shall clear any land of its natural vegetation without having in place and implementing a plan, approved by the Officer, to prevent soil, sand, dust, and building materials, construction waste or other materials from being blown by the wind from the said land. In the event the owner, lessee, occupant, or any agent or representative thereof having charge or control of such land fails or refuses to prevent such materials from being blown from the land by the wind, the County may take such corrective action as it deems advisable and the cost of doing so shall constitute a lien on the subject land.

2.14 Lighting

- 2.14.1 Lighting fixtures, lamps and their supports and connections shall be maintained in a safe and complete condition, without visible deterioration.
- 2.14.2 All properties that are being developed, remodeled, refurbished, or rehabilitated shall comply with the Night Sky Protection Act, NMSA 1978, § 74-12-1 through § 74-12-11.

2.15 Roofs

- 2.15.1 All roofs shall be kept clear of debris such as tires, concrete blocks, rocks, and other objects, materials, and structures not approved by the builder, manufacturer or installer, or for which a permit has not been issued.

2.16 Set-Back

- 2.16.1 All permitted structures shall have a twenty-five (25) foot set-back from the front property line, a five foot set-back from the side property line, and a five (5) foot set-back from the rear property line.

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ARTICLE 3 ADMINISTRATION AND ENFORCEMENT

This Ordinance and all codes, rules, regulations and other provisions set out in said Ordinance shall be enforced by the Luna County Building Official (LCBO), who is certified by the State of New Mexico Construction Industries Division, and has such powers and duties as are enumerated in and set forth in the current provisions of the Codes adopted in Article 2 of this Ordinance, or by a Luna County Code Compliance Officer. Article 2 of this Ordinance may be enforced by an inspector employed by the State of New Mexico Construction Industries Division. The LCBO shall not enforce any code provisions pertaining to gas service installations or related matters.

3.1 Any Building Inspector of the Luna County Planning Office, and the Luna County Fire Marshall, and any Electrical Inspector of the State of New Mexico, and any Plumbing Inspector of the State of New Mexico, and any Environmentalist of the State of New Mexico Environment Department, and any Engineer or Technician or Technologist or Water Resource Specialist of the State Engineer's Office of the State of New Mexico, and any other qualified person, may be authorized by the Code Compliance Officer to help enforce the standards set out in this Ordinance, or may be requested by the Code Compliance Officer to give a written report, or other advice to aid in the administration and enforcement of this Ordinance.

3.2 Notice of Violation

3.2.1 In addition to the criminal penalties provided for in this Ordinance, any such violation, after reasonable efforts to secure voluntary compliance with this Ordinance have failed, shall be subject to abatement as follows:

- a) Notice of Violation. (i) If, after inspection, or the observation of any County or State employee, the Officer is satisfied that a violation does exist, the Officer shall serve, or cause to be served by personal service, or send by prepaid registered mail to the owner of record of the property, or to the occupant or tenant of the property, or both, and to all persons shown by the records to have an interest in the property, a Notice of Violation setting out the particulars of the violation(s). The Notice shall establish that the abatement of the violation(s) by the owner, or occupant or tenant, or both, shall begin in not more than ten (10) days and shall be completed in not more than ninety (90) days after service of the Notice. The Notice shall be served at the owner's or occupant's or tenant's last known address; (ii) In the event a violation of this ordinance constitutes an immediate danger to the public health and safety, the notice provisions of this subsection shall not apply, and the violation may be prosecuted and abated immediately.
- b) Placard. If the Officer is unable to achieve service under Article 3.2.1 a) he/she may place a placard containing the terms of the Notice in a conspicuous place on the property or building, and the placing of the placard shall be deemed to be sufficient service of the Notice on the Owner or other persons.
- c) Extension of Time Frame for Abatement. Where the Officer is satisfied that there is good and sufficient reason to extend the time frame for abatement of the violation(s), he/she may extend the time frame set out in Article 3.2.1 a) above for a period of time not to exceed forty-five (45) days beyond the time period set out in the original Notice.
- d) Failure to Correct. In the event the owner, occupant or tenant of the property where the violation exists, has failed to correct the violation(s) within the prescribed period of time, then the Officer shall issue a citation or file a complaint charging violation of this Ordinance with the Magistrate Court, or other appropriate court of jurisdiction, demanding that the owner of the property, or the occupant, or both, be held to answer to the Court for the violation.

3.3 Certificate of Occupancy/Compliance

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- 3.3.1 All buildings or structures, to include site built, and modular, whether titled or untitled are subject to this Ordinance and shall, prior to use, be inspected by the LCBO, or other authorized official.
- 3.3.2 Following the final inspection of a building or structure, the Officer will issue a Certificate of Occupancy/Compliance, when the building or structure is in compliance with the standards of this Ordinance.
- 3.4 Prohibition
 - 3.4.1 The Code Compliance Officer may issue a Notice prohibiting the occupancy of any unsafe or uninhabitable building.
- 3.5 Citation Uniform Non-Traffic
 - 3.5.1 The use of uniform non-traffic citation forms is authorized for use in enforcement of this Ordinance, except as otherwise provided.
- 3.6 Penalties and Remedies

Any person violating or failing, or refusing to comply with the provisions of this Ordinance and the Codes adopted may be prosecuted in any court of competent jurisdiction within the County, and shall be punished by a fine of not more than three hundred dollars (\$300), the Board of County Commissioners may apply to the District Court for appropriate injunctive relief to compel compliance by any person whose conduct violates any provision of this Ordinance. The County shall be entitled to recover a reasonable attorney's fee if required to enforce this Ordinance through the issuance of a demand letter, or in enforcing any portion of this Ordinance in any Court of competent jurisdiction. After the effective date of this ordinance, all violations are subject to issuance of a citation.

3.7 Variance

- 3.7.1 It is the intention of the Board of County Commissioners that all variances be temporary in duration. The County Commission may grant a variance to the regulations set out in Article 4.2 of this Ordinance for the sole purpose of permitting one accessory dwelling unit on any property in Luna County on the following grounds only:
 - a) To provide living accommodation to an immediate member of the family of the owner-occupant of the principal dwelling unit which family member requires immediate and urgent care because he/she is disabled, physically or mentally infirm, has a disease which is or will become debilitating, or is incapable of being gainfully employed because of their condition. A certificate or letter signed by a physician licensed in the State of New Mexico attesting to the medical condition and the need for care of the family member who will occupy the accessory dwelling unit shall be required by the County Commission as proof of the medical condition.
- 3.7.2 The County Commission shall not grant any variance which will cause the County to incur or absorb any costs. In granting any variance the County Commission may impose such conditions as will:
 - a) Substantially secure the objectives of the standards set out in this Ordinance;
 - b) Not adversely affect the health safety and general welfare of the general public and the immediate property owners;
 - c) Impose whatever time limits may be reasonable and appropriate in the circumstances. Any variance granted shall be for a period of time not to exceed three (3) years from the date of granting such variance. If necessary, the variance may be renewed prior to the expiration of the term of the variance upon written application by the owner-occupant. Such renewal shall be for a period of

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time not to exceed three (3) years. All variances granted by the County Commission must be renewed prior to the expiration of either the initial time limit imposed by the County Commission or any renewal period granted by the County Commission. There shall be no limits on the number of renewals provided the reason for the initial variance remains valid;

- d) Impose conditions on the type, quality and design of any proposed construction;
- e) Impose height limits;
- f) Require buffering in the form of fencing and/or vegetation to protect and shield adjacent land uses;
- g) Ensure compatibility with other development in the adjacent area. Compatibility as used here shall include, but is not limited to the following: land use, height, scale, density, water supply and liquid waste disposal facilities; and,
- h) Accomplish any other purpose and effect deemed advisable and appropriate by the County Commission.

3.7.3 Procedure. The following procedure shall apply to all requests for a variance:

- a) All requests for a variance shall be in writing and submitted to the Luna County Planner. The written request shall set out the following information:
 - i. a description of the specific variance requested;
 - ii. the reasons for the request;
 - iii. the supporting information, such as medical certificates, for such request;
 - iv. the period of time for which the variance is necessary (initial variance may be for a maximum three year period, subject to renewal);
 - v. a description of the action the owner-occupant will take to discontinue the use of, and remove, the additional accessory dwelling when the reason for the variance no longer exists.
- b) The County Planner shall review the written request for variance for completeness and shall, within ten (10) days of receipt of the request, inform the applicant either that the request is complete or the nature of any additional information that is required. Until the request is complete, no further action shall be taken by the County Planner or the County Commission.
- c) The County Planner shall confer with and seek the advice of the Code Compliance Officer and the County Attorney, as appropriate, with respect to the request for variance.
- d) The County Planner shall notify all property owners within five hundred (500) feet of the subject property by first class regular mail at least ten (10) days prior to the County Commission meeting at which the variance application will be heard. Such notice shall briefly describe the nature of the variance and the date, time and location of the hearing.
- e) The County Planner shall submit a written report together with his/her recommendation to the County Commission five (5) days prior to the hearing date.
- f) The County Board of Commissioners shall hold a public hearing on all requests for a variance, or a renewal of a variance, under this section. The public hearing shall be held at a regularly scheduled County Commission meeting. The public hearing shall be considered a quasi-judicial proceeding to be conducted in accordance with quasi-judicial procedures adopted by the County Commission.

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