No. 243, A.]

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CHAPTER 124.

AN ACT to amend 82.02 (19) of the statutes, relating to dust free surfacing of highways in certain cases.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. Subsection (19) of section 82.02 of the statutes is amended to read:

(82.02) (19) In the interest of the public health, to cause the surface on the main traveled portion of all streets and highways not surfaced with a dust free surfacing, which pass a cheese factory, creamery or condensary, to be rendered free from dust and well bonded, for a distance of not more than * * * 400 feet from such cheese factory, creamery or condensary, through the construction, improvement or maintenance of such surface by treatment with an approved bitumen or other approved material capable of rendering such streets and highways free from dust. In the case of such improvements on state trunk highways, the cost shall be chargeable against the appropriation made by subsection (9) of section 20.49; in the case of such improvements on county trunk highways, the cost shall be chargeable to and deducted from the amounts allotted to counties for county trunk highways under subsection (4) of section 20.49; in the case of such improvements on connecting streets in cities or villages, the cost shall be chargeable to and deducted from the allotments to such cities and villages under paragraph (b) of subsection (1) of section 84.10; and in the case of such improvements on roads and streets on account of which allotments are made under subsection (8) of section 20.49, the cost shall be chargeable to and deducted from such allotments. The highway commission may make the same arrangements for the doing of the work as in the case of maintenance. The commission shall keep an accurate account of the cost of such work and shall certify to the secretary of state the amount chargeable to the respective counties, cities, towns and villages. The amount so certified shall be deducted from the respective allotments to such counties, cities, towns and villages and credited to the appropriation under subsection (9) of section 20.49.

SECTION 2. This act shall take effect upon passage and publication.

Approved May 22, 1941.