

SECTION: TRANSPORTATION

SUBJECT: GRAVEL

Original Resolution No: 93-01-18
Revision Date: 19 January 1993
Revised Resolution No.: 93-04-03
Revised Resolution No.: 96-07-08

Revised Resolution No.: 06-11-29
Revised Resolution No.: 08-09-03
Revised Resolution No.: 10-11-03
Revised Resolution No.: 12-02-44

Gravel Sales and Distribution

It is the policy of the County of Warner that a sale of gravel, pitrun or other aggregates to anyone, will not be permitted, except as per this policy.

Guidelines

1. Individual landowner gravel requests must be in at the Public works shop before May 15 of the current year. Request forms and a hold harmless agreement are located on the County of Warner No.5 website.
2. An individual land owner is anyone that is a ratepayer in the County of Warner No. 5
3. Rental properties must be requested and paid for by the landowner.
4. Individual landowners are allowed to purchase a maximum of forty (40) yards of gravel per year. This gravel can either be spread on a lane or roadway, or placed in a pile at a location agreed to by the land owner and gravel foreman or his designate.
5. The delivery and scheduling will be the responsibility of the Public Works Department and will be completed at the Superintendent's discretion.
6. At the discretion of the Superintendent of Public Works, special consideration may be granted for gravel required for newly constructed private lanes or roadways.
7. The cost of the gravel and delivery will be the responsibility of the landowner. The cost is determined as follows:
 - a. The cost per yard of gravel as established by resolution of Council
 - b. The cost of the delivery based on the haul rate as established by government rate
8. Other local authorities may be given special consideration by the County Council if a request for gravel is made.
9. Each landowner shall be required to sign a "Hold Harmless Agreement" before any County owned equipment can supply any services on the landowner's property.
10. Any County ratepayer who has requested gravel to be delivered and the County was unable to deliver it in the same year, may have that same gravel delivered in the following year and this shall not affect any other current entitlement.
11. Multi-family establishments are allowed to purchase gravel in excess of 40 yards to a maximum of 120 yards.
12. Gravel purchased from the County is for the use of the individual landowner and is not for re-sale to other parties