

MUNICIPAL DISTRICT OF PINCHER CREEK

CORPORATE POLICY

C-FIN-500

TITLE:

RESALE OF MATERIALS AND SUPPLIES

Approved by Council: Revised by Council:

Date: November 9, 2004

Date: *April 8, 2025*

GRAVEL SALES TO PRIVATE PARTIES

Since the Municipality, as a service to its ratepayers, allows individuals to purchase small volumes of gravel; and,

Since the Municipality is receiving an increasing number of requests for gravel; and,
Since, the volume of gravel being provided by the M.D. is significantly reducing its gravel stocks

The M.D. Council, therefore, establishes the following policy concerning the sale of municipally owned gravel:

- 1. Self removal of gravel owned by the Municipal District of Pincher Creek No.9 is strictly prohibited. Loading out of aggregate will only be completed by the Public Works department or contractor approved by the Public Works Superintendent or his designate.
- 2. Gravel or pit run may only be purchased by M.D. ratepayers. *Gravel or pit run shall be sold at the cost set forth in Corporate Policy C-FIN-529- Fees and Charges*.
- 3. The M.D. shall not sell to commercial or industrial businesses except by Council resolution.
- 4. Gravel purchased from the M.D. shall be solely for the personal use of a ratepayer and shall only be used upon their land.
- 5. Gravel purchased from the M.D. shall not be resold, bartered, or in any way used as a form of payment to third parties.
- 6. Any costs incurred by the Municipality for the loading of gravel, hauling of gravel, or administrative costs associated with recording the removal of gravel, shall be charged to the ratepayer.
- 7. Costs incurred shall be invoiced directly to the ratepayer.

and impacting on the commercial activity of local gravel businesses,

- 8. The Public Works Superintendent, or his designate, is authorized to limit quantities, sell from another pit, or refuse the sale of gravel if in his/her opinion the gravel quantities are inadequate to meet municipal needs, present or anticipated.
- 9. The Public Works Superintendent, or his designate, is authorized to impose such conditions as may be required to insure the proper management of municipally owned crushed gravel or municipally acquired gravel reserves on private lands.

- 10. The Public Works Superintendent, or his designate, is authorized to impose such conditions as may be required to insure the proper administration of this policy.
- 11. Any person removing M.D. owned gravel without authorization from the Public Works Superintendent or his designate may be prosecuted.

Rick Lemire

Reeve

Roland Milligan

Chief Administrative Officer