

5. GRAVEL SALES

Policy Statement:

Mountain View County will sell gravel from gravel pits owned by, or under lease agreement with Mountain View County, to ratepayers and bona fide farmers in Mountain View County.

Regulations:

1. A gravel permit must be issued and signed by an approved County authority before gravel can be sold and removed from a County gravel pit.
2. All gravel permits are to be issued by the County Office during normal working hours.
3. The charge for crushed gravel, pitrun and screenings will be according to the rate schedule approved annually by County Council.
4. Any orders less than the amount of the cost of one yard of 3/4" crushed gravel shall be marked "no charge" by the designated County authority.
5. Purchasers who are not Mountain View County ratepayers or farmers in Mountain View County must make application to and receive approval from County Council or the County Commissioner.
6. Annual gravel sales per County ratepayer and bona fide farmer are limited to 100 cubic yards of crush, 300 cubic yards of pit run, and 450 yards of screenings. Sales of screenings may be discontinued at a pit at the discretion of Administration.
7. Gravel will only be loaded and sold from County-owned and leased pits where the crushing contractor or County equipment and personnel are present.
8. Notwithstanding Regulation 7,
 - (a) screenings at pits where there is no crushed gravel may be sold individually without County equipment and personnel on site. A checker may be required at the discretion of administration.
 - (b) A checker is to be retained at the cost of the purchaser for removal of screenings at pits where there is gravel.
9. Notwithstanding Regulation 1, the County gravel contractor, at its discretion, is authorized to make sales to County ratepayers or bona fide farmers in the County from County owned pits provided the interests of the County are protected.
 - (a) The current royalty in effect shall be charged and credited to the account of Mountain View County.
 - (b) The responsibility for the rendering and collection of accounts in connection with these sales shall rest solely with the contractor and shall in no way involve the County.

- (c) The County gravel stockpile shall not be diminished and not be affected in any way by these sales.
10. Gravel sales from private pits under lease agreement will be made according to the conditions of the lease and the above regulations.

Approved: April 22, 1970
Amended: January 27, 1971
March 27, 1974
May 15, 1974
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October 14, 1975
January 20, 1977
May 16, 1979
January 23, 1980
February 18, 1981
March 26, 1990
June 24, 1992
March 26, 1997, Adoption of Regulation 6 b.ii.
June 23, 1999, Regulations 2, 6, 7
July 26, 2000, New Regulation #8 re. purchase of screenings
November 26, 2002, Wording changed in Regulation #6