

COUNCIL POLICY

Title: Gravel Supplies

Responsible Officer: Deputy Chief Executive Officer

Shire of
Kellerberrin

Version: Current

1. PURPOSE

The purpose of this policy is to outline procedures for the removal of gravel from private property.

2. SCOPE

This policy is applied to the Shire of Kellerberrin and its elected members and employees.

3. DEFINITIONS

4. STRATEGIC CONTEXT

This policy links to core drivers:

1. Relationships that bring us tangible benefits (to the Shire and our community)
2. Our lifestyle and strong sense of community
3. We are prepared for opportunities and we are innovative to ensure our relevancy and destiny

5. POLICY STATEMENT

Private Property

The following procedure will apply when Council proposes to remove gravel from private properties.

- a. The Manager Works and Services is to approach the landowner at least 60 days prior to the time when works are due to commence and to request the landowner permission to remove gravel, to negotiate compensation and enable the landowner to make any domestic arrangements in relation to stock.
- b. In relation to all gravel pits opened on private property, Council makes firm arrangements with the landowner for reinstating the pit prior to the pit actually being opened.
- c. All care is to be taken to ensure that the least amount of inconvenience is caused to the landowners as possible.
- d. For the purchase of gravel, a cubic metre rate is paid by Council to the landowner. The rate is to be reviewed annually by Council.

Road Reserves

Where possible, gravel for road building not be taken from gravel pits in road reserves.

Land Resumption

If landholders are unwilling to allow Council access for gravel reserves, compulsory resumption of the land for Council purposes to take place.

6. RELATED LEGISLATION/ DOCUMENTATION

7. REVIEW DETAILS

Council Adoption	Date	February 2020	Resolution #	MIN009/20
Previous Adoption	Date	October 2016	Resolution #	MIN168/16