

15.4 - Removal of snow and ice from around fire hydrants (including dry hydrants from fire suppression tanks and fire department connections).

The owner of any premises upon which there is a fire hydrant (including dry hydrants on fire suppression tanks or fire department connections), or, in the case of a fire hydrant located in a town right-of-way, the owner of the property directly adjacent to the hydrant, shall cause all snow and ice to be removed from and around such fire hydrant to allow immediate access to such fire hydrant within 24 hours after the storm event and/or precipitation ceases. Snow and ice shall be removed when snow and/or ice reaches within five (5") inches of a hydrant's opening and the removal shall be such that where applicable as providing a three foot (3') diameter cleared area around the fire hydrant with a three foot (3') clear access path to the fire hydrant from the street or vehicle travelway.

Fines and Penalties: Whenever such snow or ice shall not have been so removed, the First Selectman or his designated agent may cause the snow or ice to be removed and the expense thereof shall be chargeable to the owner whose duty it was to remove such snow or ice. Every owner who violates this Ordinance will also be subject to a fine issued by the First Selectman or his designated agent in the minimum amount of \$150.00 for each day that a violation exists. The Board of Selectmen may from time to time change the amount of the daily fines without having to amend this Ordinance.

Appeal. An owner found to be in violation of this Ordinance may challenge any aspects of the violation, fine and penalty payable under this section by submitting a written appeal to the office of the First Selectman within thirty (30) days of the date of the challenged violation. The appeal shall be heard by the Board of Selectmen within thirty (30) days, and the ruling of said board shall be issued within an additional thirty (30) days. Any fines and penalties for a violation of this Ordinance not paid within thirty (30) of the date of the violation, fine and penalty or within the date of a final decision of the Board of Selectmen on any appeal, shall constitute a lien against such property and a lien shall be prepared and recorded against such property within ninety (90) days of such date.

TAK 3-9-26 Rev.