# TOWN OF WATERVILLE VALLEY ACTIVE TOWN ORDINANCES

Ordinance #	Topic	Effective Date		
2		Bicycles	A	ugust 24, 1972
7		Dogs	M	larch 10, 1987
8		Noise	J <sup>.</sup>	une 8, 2023
9		Off-Premise Solicitation	J <sup>.</sup>	uly 26, 1995
14		Fireworks	J	une 23, 1993
15		Wild Animals	M	Iarch 14, 2023
16		Alternative/Modified Heating Sys.	M	larch 14, 2023
17		Building Permits	M	Iarch 14, 2023
18		Road-Use Event	J.	uly 26, 1995
19		Street Numbering	J	anuary 1, 1997
20		Solid Waste Disposal	M	Iarch 14, 2023
21		Solid Waste Container Enclosures	M	larch 8, 2022
22		Placement of Snow or other		
		Debris in Town Roads or Sidewalk	s J	uly 12, 2000
23		Secured Entry Systems	D	ecember 1, 2000
24		Interim Exterior Finish	$\mathbf{J}^{\dagger}$	uly 14, 2004
25		Street Parking	M	larch 8, 2022
26		Handicap Parking	J	uly 1, 2007
27		Removal of Animal Waste	J	uly 1, 2007
28		Open Container	J	uly 1, 2007

#### Selectmen's Ordinance #2

Bicycle Ordinance Revised

In view of public objection to the ordinance announced on July 28, 1972 by the Selectmen requiring "a bell or other device" for giving a sound signal on a bicycle, this ordinance is hereby rescinded.

The other portion of the bicycle regulation originally announced on the same date is repeated herewith, with explanatory remarks:

"Every bicycle when in use at nighttime\* shall be equipped\*\* with a lamp on the front which shall emit a white light visible from a distance of at least 500 feet to the front and with a red reflector on the rear of a type which shall be visible from all distances from 50 feet to 300 feet to the rear when directly in front of lawful upper beams of head-lamps on a motor vehicle. A lamp emitting a red light visible from a distance of 500 feet to the rear shall\*\* be used in addition to the red reflector."

\*"Nighttime" is defined as the period lasting from a half-hour before sunset until a half hour before sunrise.

\*\*The word "equipped" shall be interpreted to mean a light <u>affixed to or mounted on</u> the bicycle. It is felt by town officials that a light carried in the hand or on the leg of the rider is insufficient, although such light may be used as a supplement to the mounted lights.

\*\*\*The word "shall" replaces the word "may" used when this ordinance was first published. This is the only change from the original wording.

August 24, 1972

Grace H. Bean

John K. Davies

Paul C. Leavitt Town Manager Thomas A. Corcoran
Board of the Selectman

Cc: Town Clerk Town Manager

## Selectmen's ordinance #7

Dog Ordinance

Pursuant to RSA 31:39, the Town of Waterville Valley acting under Warrant article #37 of the 1987 Annual Meeting held March 10, 1987, adopts the following ordinance:

- I. It shall be unlawful for the owner of the keeper of a dog to allow said dog to run at large in the Town of Waterville Valley.
  - A. In this ordinance, "at large" means not under the control of the owner or any person by means of personal presence and attention and/or by means of physical restraint so as to control the conduct of such dog.
- II. Any person authorized by the Board of Selectmen may seize, impound, or restrain any dog found in violation of this ordinance and may deliver such dog to a person or shelter authorized to board dogs. The owner of such dog shall be liable for any fees incurred.
- III. Any person who violates the provisions of this ordinance shall be subject to a fine of not more than \$50.00 for a first offense, and not more than \$100.00 for each subsequent offense. A person may choose to pay a civil forfeiture of \$25.00 to the Town Clerk within 96 hours of the time notice of violation is provided and shall thereby waive the right to be heard in district court and shall not be prosecuted for that offense. For each subsequent offense by the same person, the amount of civil forfeiture shall be \$50.00. However, civil forfeiture may not be paid after three (3) offenses in one (1) year, but rather their case shall be disposed of by district court proceedings and fines.

Adopted under Article 37 at the 1987 annual Town Meeting, March 10, 1987, by a ballot vote. Yes 25 -- No 16

## Selectmen's Ordinance #8

Noise Ordinance

An Ordinance prohibiting the creation of an unreasonable amount of noise.

In recognition that Waterville Valley is an existing resort and recreational community attracting many vacationing visitors, it is hereby enacted by the Board of Selectman that:

- 1. No construction activity that produces an unreasonable amount of noise which may be heard from adjacent and/or public properties shall be permitted before 8:00 a.m. on weekdays, before 9:00 a.m. on Saturdays & Sundays, and not later than 7:00 p.m. any day.
- 2. No construction activity that produces an unreasonable amount of noise, which may be heard from adjacent and/or public properties, shall be permitted at any time on Sundays, Federal Holidays, and any observed Federal Holidays.
- 3. It shall be unlawful to cause a noise disturbance as defined herein. Between 10:00 P.M. and 8:00 A.M. (Monday through Friday) and between 10:00 P.M. and 9:00 A.M. (Saturday and Sunday) created by:
  - a. The operating, playing, or using of any radio, television, phonograph, drum, musical instrument, sound amplifier, or similar device which amplifies sound. The operation of the above in such a manner as to be plainly audible at a distance of 50 feet from a building, structure, or vehicle in which it is located shall be prima facie evidence of a violation of this section.
  - b. Yelling, shouting, whistling, or singing on a public street, particularly between the hours of 10:00 P.M. and 8:00 A.M., or at any time and place so as to annoy or disturb the quiet, comfort, or repose of persons in any office, or in any dwelling, or other type of residence, or of any persons in the vicinity.
  - c. The keeping of any animal or bird, which by causing frequent or long continued noise shall disturb the comfort or repose of any persons in the vicinity.
  - d. The discharge into the open air of the exhaust of any steam engine, stationary internal combustion engine, motorboats, or motor vehicle except through a muffler or other device which will effectively prevent loud or explosive noises there from.
- 4. A person operating in or in control of a parked or moving motor vehicle shall not operate or permit the operation of an electronically amplified sound system in or on the motor vehicle so as to produce sound that is clearly audible in a public right of way or public space more than 50 feet from the motor vehicle, except as otherwise authorized.

- 5. A person shall not operate a motor vehicle so as to make any loud, unusual, or unnecessary noise occasioned by any one or more of the following actions by the operator:
  - a. Misuse of power, exceeding tire traction limits in acceleration, sometimes known as "laying rubber" or "burning-out" or excessive acceleration where there is no emergency.
  - b. Misuse of braking power exceeding tire traction limits in deceleration where there is no emergency.
  - c. Rapid acceleration by means of quick up shifting of transmission gears with either a manual transmission or automatic transmission, or rapid acceleration that causes the front tire(s) of any vehicle to leave the ground.
  - d. Rapid deceleration by means of quick downshifting of either a manual or automatic transmission.
  - e. Racing of engines by manipulation of the accelerator, gas pedal, carburetor, or gear selection whether the vehicle is either in motion orstanding still.

#### **EXEMPTIONS**

- 1. An exception for good cause to 1, 2, and 3 may be granted by the Selectman ortheir agent upon application by the contractor or person wishing to perform noise-creating work during the restricted hours or days. Said permission shall be in the form of a specific written permit.
- 2. Noises resulting from any authorized vehicle, when responding to an emergency call or acting in time of an emergency.
- 3. Noises resulting from emergency maintenance work as performed by the Town, by the State, or by public utility companies, to include snow removal operations.
- 4. Parades and public, private gatherings for which the Town has issued a permit.

An unreasonable amount of noise shall be defined to mean noise that is created by but not limited to, the use of chain saws, electric saws, pumps, bulldozers, or similar heavy equipment, hammering, and other forms of construction activity that creates disturbing noise, playing or using of any radio, television, phonograph, drum, musical instrument, sound amplifier, or similar device, and other forms of activity as covered in this ordinance that creates disturbing noise.

Person shall mean either a natural person or a corporation.

Any person who violates the provisions of this ordinance shall be guilty of a violation, and upon conviction, shall be fined not more than \$250.00 for a first offense, and not more than \$500.00 for each subsequent offense. After a person has been notified of the violation, in person, with each occurrence that the violation exists thereafter, will be deemed to be a separate offense.

Town Ordinance #8, date July 13, 1988, is hereby amended and shall be effective June \$2023.

### TOWN OF WATERVILLE VALLEY

By Its Board of Selectmen Signed

Selectmen's Ordinance #8 Page 2 of 2

## Selectmen's Ordinance #9

Off-Premise Solicitation Ordinance

#### Section 1. Findings and Purpose.

The Town of Waterville Valley is vitally dependent upon tourism for its economic well-being. Tourism, is turn, requires that those coming to the Town for recreation and leisure be free from uninvited personal solicitations for commercial purposes in public and other "quasi-public" areas. The Town also finds that the free flow of pedestrian and vehicular traffic has important safety implications requiring the enactment of this Ordinance. The Ordinance, therefore, intends to restrict and regulate off-premise personal solicitation for commercial purposes to further the legitimate goals specified in the Ordinance.

#### Section 2. Definition.

In this Ordinance "off-premise solicitation" shall include any manner of uninvited personal approach or solicitation for commercial purposes, including the operation of a booth or a sale location, conducted other than on premises owned, leased, or otherwise controlled by the person making the solicitations.

#### Section 3. Prohibition/Exceptions.

Off-Premise solicitations as defined in this Ordinance is not permitted within the Town of Waterville Valley. Any person or entity may apply to the Selectman for a limited temporary permit to allow off-premise solicitation for a period not to exceed three (3) days, provided that the person or entity so applying shall have already received the written approval of the owner or lessee of the premises to be so used.

If the selectmen find that the solicitation will not substantially affect the interest sought to be protected by this Ordinance and is otherwise in the public interest (considering such factors as location, time of proposed solicitations, volume of pedestrian and vehicular traffic, facilities to be used in the solicitation, and other appropriate matters), they may grant the permit, with such conditions as they deem necessary to protect the public interest.

#### Section 4. Penalty.

Any person or entity violating this Ordinance may be fined not more than \$1,000 for each offense, with each day of violation constituting a separate offense. The net proceeds of any such fines shall be used by the Town for beautification of conservation purposes.

Section 5. Effective Date.

This Ordinance shall take effect upon its adoption. Adopted by Town Meeting vote, March 13, 1990, and affirmed by vote of the Board of Selectmen on July 26, 1995.

TOWN OF WATERVILLE VALLEY By Its Board of Selectmen

Original Signed

#### Selectmen's Ordinance #14

Fireworks Ordinance

In view of the fact that numerous requests for the display of fireworks in conjunction with convention and other civic groups are received by the Town of Waterville Valley, this Ordinance is adopted to provide guidelines for such displays:

All displays and other uses of fireworks within the Town of Waterville Valley shall be controlled as follows:

- I. By direct compliance with the Laws of the State of New Hampshire RSA 160-B.
- II. By direct compliance with the NFPA 1, Fire Prevention Code, Section 31.
- III. By direct compliance with the local municipal procedures and regulations as outlined in the Ordinance.

Any entity desiring to display fireworks in the Town of Waterville Valley shall be governed by the following procedures and regulations:

- I. Application shall be made for a municipal permit from the governing body and/or the Police Chief.
  - Submission shall be made with the application of a copy of Certificate of Competency issued pursuant to RSA 158:9-f.
  - b. Submission shall be made with the application of a copy of Insurance of the displayer.
  - c. Submission of the application must be made 15 days in advance of the proposed date of display.
- II. Payment of a Displayer's Fee is in the amount of \$300.00.
  - a. A portion of this fee is levied for the police coverage during the display and other administrative costs to the Town.
  - b. A second portion of this fee is levied as surety bond against the cleanup of the display area.
- III. The proposed display shall be sited as designated by the Fire Chief an/or the Police Chief.

- IV. The size of the display mortars shall be limited to a maximum of 3 inches.
- V. The execution of all displays shall be completed by 10:00 p.m. on the approved date.
- VI. The display area shall be cleaned to the satisfaction of the chief of Police upon the completion of the display.

The above procedures and regulations apply to the display of fireworks within the Town of Waterville Valley. The discretion for accommodations to these procedures and regulations shall be vested in the governing body and/or the Police Chief.

Any person who knowingly violates the provisions of this ordinance shall, be guilty of a violation and shall be fined not to exceed \$500.00.

This Ordinance shall be effective June 23, 1993.

By Its Board of Selectmen
Original Signed

#### Selectmen's Ordinance #15

Wild Animal Ordinance

In recognition that Waterville Valley is a resort and recreational community with a large number of transient visitors and guests that is encircled by the White Mountain National Forest, which is also home to an ever increasing number of wild animals, this ordinance is adopted in an effort to assist our residents and guests in peacefully coexisting with the wild animals upon whose habitat we are infringing. Additionally, this ordinance is intended to enhance and further the free and safe use of and movements on the public areas of the Town.

In further recognition that these animals are indeed wild animals that should be left alone for the welfare and safety of both the animals and of our residents and guests, it is hereby enacted by the Board of Selectman that:

- I. No person shall engage in the practice of baiting wild animals.
  - a. For purposes of this ordinance, baiting shall mean the placing of any food or other substances so as to lure or attract wild animals.
  - b. For purposes of this ordinance, wild animals shall include fur-bearing, game animals, and waterfowl as defined by NH RSA 207:1.
- II. No person shall deliberately use an artificial light to illuminate, locate, or attempt to locate wild animals.
- III. No person shall knowingly track or follow wild animals on foot or by the use of motorized vehicle, bicycle, or other conveyance within the zoning confines of the Town of Waterville Valley.
- IV. No person shall loiter with 100 feet of the solid waste dumpsters nor shall they knowingly approach with 100 feet of any wild animal within the zoning confines of the Town of Waterville Valley.

The provisions of this Ordinance shall apply to all persons except those licensed by the State of New Hampshire, Department of Fish and Game.

Any person who knowingly violates the provisions of this ordinance shall be guilty of a violation and subject to a fine of not more than \$500.00.

A person may choose to pay a civil forfeiture of \$25.00 to the Town Clerk within 48 hours of the time notice of violation is provided and shall thereby waive the right to be heard in district court and shall not be prosecuted for that offense. For each subsequent offense by the same person, the amount of civil forfeiture shall be \$50.00. However, civil forfeiture may not be paid after three (3) offenses in one(1)year, but rather their case shall be disposed of by district court proceedings and fines.

This ordinance shall be effective August 1, 1993 and amended March 14, 2023.

Town of Waterville Valley By Its Board of Selectmen

Original Signed

#### Selectmen's Ordinance #16

Alternative/Modified Heating Systems Ordinance

In recognition of the increasing interest of property owners in the Town of Waterville Valley in the installations of alternative and modified heating systems and of the inherent public safety elements attributed to such installations, it is hereby enacted:

- I. The installation of any alternative or modified heating system shall be made in compliance with all applicable codes; namely, State Fire, Building, and Mechanical Code (IBC, IRC, IMC); applicable NFPA codes such as but not limited to 1, 31, 54, 58, 70, 96, 101, 211 and 720; and the NH Energy Code.
- II. The installation of any alternative or modified heating system requires an application for and receipt of a building permit from the Town of Waterville Valley.
- III. The management of individual condominium complexes shall be responsible for and take the lead in the coordination of the installation of alternative or modified heating systems within its complex. The management shall be responsible for submitting to the Town an overall installation plan and specifications including fuel storage location and fuel spillage precautions, identification of a supplier, and identification of the unit type and fuel.
- IV. Individual alternative installations within each condominium complex shall be accomplished through one supplier and shall utilize the same type of unit and fuel and shall require the submission of an installation plan by the condominium management before issuance of building permits by the Town.
- V. All alternative or modified heating systems in commercial, assembly, or multi-family dwellings occupancies shall have fire blocking separating each level above and horizontally between the appliance and the adjacent level or unit.
- VI. All fuel storage tanks shall be installed underground and/or in compliance with the above-mentioned codes. All supply lines and piping shall be underground, protected, and hidden from public view. All landscaping in the disturbed area shall be restored.
- VII. All individual installations shall have a carbon monoxide detector affixed in the living area and fuel spillage precautions in place.
- VIII. The location, placement, and installation of all storage tanks, supply lines, and piping, and all individual heating units shall be inspected and approved by the Code Enforcement Officers of the Town of Waterville Valley before the issuance of an "Approval to Use" notification.

- IX. The installer of each system and/or unit shall supply the Town with a certificate indicating that the equipment supplied and installed are suitable for the purpose and that the installation was accomplished in compliance with applicable codes and regulations as well as the manufacturer's instructions and requirements.
- X. As-built plans and diagrams with manufacturer's equipment manuals and instructions attached shall be submitted before final approval by the Code Enforcement Officers of the Town of Waterville Valley.

Any person who knowingly violates the provisions of this Ordinance shall be upon conviction guilty of a violation and subject to a fine of not more than \$500.00, for each day the condition exists.

This Ordinance shall be effective July 22, 1994 and amended March 14, 2023.

Town of Waterville Valley By Its Board of Selectmen

Original Signed

### Selectmen's Ordinance #17

**Building Permits Ordinance** 

It is hereby ordered that any legal entity planning to build within the limits of the Town of Waterville Valley shall, prior to the start of construction, apply for a building permit with the Town. An informational and instructional packet relative to suggested procedures, adherence to adopted codes, rules, and regulations, and municipal structure is available at the town office.

The term "planning to build" shall include all types of construction, public or private, of any size or character, including additions, alterations, and work involving mechanical, electrical, plumbing, HVAC systems, and cosmetic repairs to existing buildings.

In general, construction with a value of less than 10,000 shall not require a permit. However, if any construction, addition, repair, or modification includes licensed work, (i.e., electrical, plumbing, gas fitting, etc.) or impacts any provision of the life safety code, a permit will be required regardless of value.

Maintenance projects do not require a permit. A maintenance project is defined as any reconstruction, repair, or renovation where the project is replacing a portion of the structure or component with in-kind materials. (i.e., Asphalt shingles with asphalt shingles, PT decking with PT decking, replacement of windows and doors, repaving an existing paved driveway/parking lot, etc.) This does not include licensed work, additions, modifications, or upgrades.

Applications may be obtained from the Town Office and at the time of filing shall be accompanied by the payment of the appropriate fee. Application forms when completed and submitted shall include detailed and explicit information so that the scope of the project is initially illustrated. The Code Enforcement Officers may request any additional information that they deem necessary in the process of approving the application.

Upon approval by the Town, one copy of the approved permit shall be returned to the applicant who shall post the approved permit so that it may be readily observed at the construction site.

The applicant is responsible for scheduling all required inspections for the permitted project with the Town Building Inspector. Any deficiencies noted during these inspections shall be corrected before any further construction and/or any other permits, certificates, or inspections are completed. Non-inspection and/or deficiencies not corrected can be subject to but not limited to violation of this ordinance, orders to Cease and Desist, and revocation of permits.

Any person who knowingly violated the provisions of this Ordinance shall be upon conviction guilty of a violation and shall be subject to a fine of not more than \$500, for each day the condition exists.

This Ordinance shall be effective July 27, 1994; with revisions effective May 27, 1998 and March 14, 2023.

Town of Waterville Valley By Its Board of Selectmen

Original Signed

## Selectmen's Ordinance #18

Road-Use Event Ordinance

In recognition that Waterville Valley is an existing resort and recreational community attracting many vacationing visitors and realizing that it is necessary to insure free flowing traffic and the safety of the users of its roadways, the following is hereby enacted:

- I. No person shall conduct or participate in any foot, bicycle, moped, or vehicle event on any Town of Waterville Valley roadway, regardless of classification, or on a State of New Hampshire Class II highway, unless the sponsor of such an event has obtained, prior t the event, the written approval and permission of the Commissioner of Safety if such event involves State highway use and of the Police Department of the Town of Waterville Valley.
- II. The Commissioner and/or the Police Department may require insurance, police coverage or other regulations to insure the safety and protection of the public.
- III. The approval/permission may exempt the event from the laws governing the rules of the road so long as the exemptions are consistent with public safety.

Any person who knowingly violates the provisions of this ordinance shall, upon conviction, be guilty of a violation and shall be fined not to exceed \$500.

This Ordinance shall be effective July 26, 1995.

By Its Board of Selectmen
Original Signed
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Town of Waterville Valley

## Selectmen's Ordinance #19

Street numbering System

The Town of Waterville Valley working in conjunction with the State of New Hampshire has joined the Enhanced 911 Emergency Communication System. This system allow for a more rapid deployment of needed emergency services which is beneficial to us all. The community is indeed fortunate that this system has become available and we are able to be a part of it.

In order to make the E911 System effective, a street numbering system which establishing a uniform, permanent means of identification for each residential, multifamily, and commercial structure within the Town must be established.

In an effort to facilitate a uniform identification procedure and to promote the public safety and general welfare of the community, the Board of Selectmen hereby enacts the following street numbering system.

## Section 1. Numbering System

A street numbering system has been developed for all primary buildings based on the following process:

- A. The starting numbering point of each street is generally determined by its most southerly intersection with Valley Road or Snow's Brook Road.
- B. All primary buildings on the left side of a street will be assigned odd numbers.
- C. All primary buildings on the right side of a street will be assigned even numbers.
- D. One odd or one even number will be assigned to each 100 feet interval of presently unoccupied street frontage.
- E. Commercial establishments, including lodges and condominium complexes, and other properties with multiple primary buildings will have one street number assigned to the primary entrance onto the street. Units shall be internally numbered according to a logical pattern and manner as approved by the Board of Selectman or its designee.
- F. The internal numbers of building addressed in Part E above shall provide a means of identifying individual units with addresses which shall include:
  - 1. Street Address
  - 2. Building letter or number
  - 3. Unit letter or number
- G. Corner lots shall be assigned the appropriate street number which corresponds to the street on which the building faces or the street from which access is obtained.

H. Unused numbers shall be held for future use to insure against the need for renumbering.

## Section 2. Numbering Requirements

All owners of buildings; residential, multifamily, and commercial, shall display the assigned street number in the manner described in the Ordinance.

- A. Street numbers shall be displayed so as to be conspicuously visible from the street on which the number is assigned. Numbers shall be a minimum of three (3) inches high. They may be routed in, painted on or of pressed vinyl, but must be of a reflective paint/material so as to be visible at night.
- B. All numbers shall be displayed in Arabic form (0,1,2,3,4, ect...). Suggested number styles are Helvitika, Souvenir, or Palatino.
- C. The suggested sign design incorporates the above number specifications on a background boarding of approximately five and one-half (5½) by eight (8) inches. Sings attached to primary buildings or commercial signage may have a background color that is compatible to the individual building or sign with numbers of a contrasting reflective color.
- D. Individual property signs which are displayed at the point of entry to a property should incorporate the Waterville Valley brick red background with reflective white letters to harmonize with the existing street sings.

#### Section 3. Number location

- A. Lower Density Residential Buildings
  - 1. For primary buildings readily visible form the assigned street, the numbers shall be conspicuously displayed on the side of the building which faces the assigned street.
  - 2. For primary buildings not readily visible form the street, the numbers shall be displayed at the point of entry to the property so as to be visible on a year-round basis.
    - a. The point of entry numbers may be affixed to a tree trunk of substantial size (minimum of 4 inches in diameter) at five (5) to eight (8) feet from the ground. Braches shall be kept pruned so that the numbers are clearly visible at all times.
    - The point of entry numbers may be affixed to a four (4) by four (4) post installed at the point of entry and positioned so as not to interfere with the plowing of snow. Numbers shall be displayed at minimum height of hour (4) feet.
    - c. When a joint driveway services two or more primary buildings which are not visible form the streets, then the numbers must be displayed both at the point of entry on the side of the individual buildings.
- B. Commercial Buildings and Complexes

- 1. Numbers which have been assigned to commercial establishments, including lodges and condominium complexes, shall be displayed, where possible, on an upright which supports the main entrance sign of the entry.
  - a. It the entity's sign is placed perpendicular to the assigned street, the number shall be displayed at a minimum height of five (5) feet on the upright face that is facing and horizontal to the street.
  - b. If the entity's sign is placed horizontal to the street, the number shall be displayed on the upper portion of the upright on the tight side of the sign.
- 2. Commercial entities which have no point of entry signage shall display the assigned number on the side of the building so long as it is visible from the assigned street.

## Section 4. New Building and Subdivisions

- A. Whenever a primary building or occupied structure shall be erected in the Town, designated numbers shall be assigned to and affixed upon said building as provided for by this Ordinance.
- B. Every subdivision or site plan submitted to the Planning Board for approval shall show an assigned street number for each primary building as applicable.

## Section 5. Special Exceptions

The Board of Selectmen reserves the right to permit individual special exceptions from the Ordinance at the written request of a property owner if in the Board's opinion the intent of the Ordinance is preserved.

#### Section 6. Penalties

- A. Display of any number other than a town-assigned number will be considered a violation of this Ordinance.
- B. Any residential, multifamily, or commercial structure existing at the time of the effective date that is not in compliance with this Ordinance within six
  (6) months of its adoption will be subject to a fin of not more than a \$100.00 per day.

Town of Waterville Valley By It's Board of Selectmen
Original Signed
Original Signed

This Ordinance is effective as of January 1, 1997.

## Town Ordinance #20 - Municipal Solid Waste Disposal

In recognition of the fact that in the Town of Waterville Valley the collection and disposal of Solid Waste is accomplished in a community-tailored, unique manner which is conducted in the most cost-effective procedure possible to meet the needs of the citizens, this ordinance is enacted to ensure that taxpayers are subsidizing the removal of waste generated only by inhabitants and/or guests of the Town of Waterville Valley.

- 1. Definition Municipal Solid Waste (MSW), more commonly known as trash or garbage, consists of everyday items used and thrown away such as: product packaging, bottles, cans, plastic containers/bags, cardboard, paper, newspapers and books, clothing, food scraps, etc. MSW does not include materials and debris from room or building construction or renovation, furniture, appliances, electronics, tools or other such items.
- 2. Only MSW is allowed to be deposited in Town furnished and serviced dumpsters.
- 3. No person shall deposit MSW at the Town's Transfer Station between the hours of 6pm and 6am.
- 4. No person or entity shall deposit MSW in any dumpster located in the Town of Waterville Valley unless that person or entity is a:
  - a. Resident of the Town
  - b. Owner of property in the Town
  - c. Commercial entity depositing trash generated from within the Town
  - d. Guest of property owner, commercial entity, or resident and staying in a facility located in the Town
- 5. No person or entity may deposit MSW which is generated outside of the Town in any dumpster located in the Town.
- 6. No person or entity shall deposit MSW in any dumpster located at an individual condominium or commercial complex unless such waste is generated in said complex.
- 7. Any person who knowingly violates this ordinance shall, upon conviction, be guilty of a violation and shall be subject to a fine of not more than \$500.00 per offense. The Selectman may also treat any violation as a civil offense and seed civil penalties utilizing the civil procedure authorized pursuant to RSA 149-M II (b).
- 8. The Board of Selectmen shall have the authority to waive the provisions of this ordinance by majority vote.
- 9. This Ordinance shall become effective upon its adoption.

Adopted at Town Meeting, March 10, 1998. Amended at Town Meeting, March 12, 2019. Amended at Town Meeting, March 8, 2022. Amended at Town Meeting, March 14, 2023.

TOWN OF WATERVILLE VALLEY By Its Board of Selectmen Signed

## Selectmen's Ordinance #21 – Municipal Solid Waste Dumpster Enclosures

In recognition that Waterville Valley is a resort and recreational community and its appearance must be neat, orderly, and attractive. This ordinance is intended to assure that solid waste dumpsters are properly screened and/or enclosed and that such enclosures are properly maintained and aesthetically pleasing. It is hereby enacted that:

- 1. No person or entity may place or use a Municipal Solid Waste (MSW) Dumpster or other container for outside storage of MSW pending collection unless that container is screened from sight from a Town maintained way and contained in an enclosure in accordance with regulations adopted by the Board of Selectman.
  - a. Such regulations shall address location, visibility, construction requirements, and similar concerns appropriate to carrying out the purposes of this ordinance.
  - b. A copy of such regulations may be obtained from the Town Office.
  - c. Such enclosure to be constructed, installed and maintained by the owner, condominium association or other entity responsible for the maintenance and upkeep of the property.
- 2. The person or entity responsible for the maintenance and upkeep of the property at which any MSW Dumpster or container is required under paragraph 1, shall maintain the enclosure and appurtenant grounds
  - a. Grounds shall be maintained in a clean, uncluttered condition including proper and timely snow, ice and litter removal.
  - b. Snow and ice shall be removed in a complete manner after each storm. Snow and ice removal shall include:
    - i. Plowing and sanding the parking lot and access ways into the dumpster enclosure area
    - ii. Cleaning the area at the front doors so they can be opened to service the dumpster
    - iii. Cleaning around the dumpster to provide access
    - iv. Clearing snow and ice from the top of the dumpster
  - c. Litter shall be cleaned up around and inside the enclosure area and no bags or loose material shall prohibit or impede access to the sides and top of the dumpster.
  - d. The obligation to clean up litter shall extend to other property to the extent that such litter comes from the container on said person's property.
  - e. When a dumpster within an enclosure is full, the person or entity responsible for the maintenance or upkeep of the property shall ensure that excess trash is transported to the central trash collection site at Public Works (described in Paragraph 3. below) or is otherwise disposed of properly.

- f. The dumpster shall be accessible at all times; including no parking in front of the dumpster.
- g. The Town reserves the right to refuse service to any dumpster not meeting the requirements of this ordinance. It is the responsibility of the property owner or association to ensure that dumpsters or enclosures are properly maintained.
- 3. The Town will construct, maintain and operate a central MSW collection site colocated with the Public Works Garage under operational terms and conditions established by the Board of Selectmen.
- 4. The person or entity responsible for the maintenance or upkeep of the property shall maintain an updated point of contact with the Town Office. Point of contact information shall include a name, phone number and email address of an individual who may be contacted in the event Public Works Staff identify a maintenance issue at an MSW Dumpster enclosure.
- 5. Any person who violates this ordinance may, be guilty of a violation and shall be subject to a fine as follows:
  - a. For a first offense, not more than \$100.00
  - b. For a second offense, not more than \$200.00
  - c. For a third or subsequent offense, pursuant to RSA 149-M:17 II (b), no more than \$500.00
- 6. The enforcement authority for this ordinance shall be the Director of Public Safety and/or any duly sworn police officers under his command.
  - a. For any fine of less than \$500.00, the enforcing officer shall issue a summons to the violator along with a copy of this ordinance, which shall serve as the fine schedule required under RSA 502-A:19-b, and said violator shall have the option to pay the fine by mail.
  - b. For any fine of \$500.00, the enforcing officer shall issue a summons to the violator requiring the violator's appearance before the Plymouth District Court.
- 7. The Board of Selectmen can waive the requirements of this ordinance or related regulation upon a written request. The waiver will last for a period of not more than 12 months. Additional time can be requested in writing.

Adopted at Town Meeting March 10, 1998 Amended at Town Meeting March 12, 2019 Amended at Town Meeting, March 8, 2022.

#### Selectmen's Ordinance #22

Placement of Snow or Other Debris in Town Roads or Sidewalks

An Ordinance to promote public safety, to maintain free flowing traffic, and to enhance winter snow removal.

In recognition of the importance of thorough and timely snow removal from the roads and sidewalks of the Town of Waterville Valley during the winter months, and the necessity to insure free flowing traffic and the safety of the users of roadways throughout the year, it is hereby enacted by the Board of Selectman, with authority granted by RSA 41:11 and 47:17, that:

No person may put or place, or cause to be put or placed, any snow or ice or other foreign material upon the surface of the traveled portion of any Class V or VI highway or any sidewalk in the Town of Waterville Valley; nor may any person so deposit such materials within the right-of-way of such highway or any sidewalk so as to obstruct travel or interfere with Town maintenance, including snow plowing and snow removal operations. The provisions of this section shall not be deemed:

- A. To prohibit such actions when necessary to provide a place for the crossing of any such highway or sidewalk by sleds, logging or farm equipment, after notice to and approval by the Selectmen or their designee; or
- B. The incidental placement of snow or ice when necessary to accommodate the removal or plowing of snow form adjoining property, so long as such actions do not result in unsafe or hazardous conditions by reason of the amount of snow or ice lift on the highway or sidewalks or such other conduct as may interfere with the usage of the highway or with maintenance operations of the Town.

Any person who violates this Ordinance is subject to a penalty not to exceed the amount of \$500.

This Ordinance becomes effective July 12, 2000.

By Its Board of Selectmen
Original Signed

Town of Waterville Valley

## Selectmen's Ordinance #23

Secured Entry Systems

In recognition that Waterville Valley is an existing resort and recreational community where many property owners are not in residence full time and in order to protect the public safety, the following is hereby enacted:

- 1. This ordinance shall require placement of a lockbox system approved by the Department of Public Safety in order to provide rapid access to the building and enhance the ability of emergency personnel to respond to emergencies. The lockbox system shall only be used for emergency purposes.
- 2. Installation of a lockbox system shall be required in the following buildings:
  - a. Commercial or multi-family residential buildings with centralized monitored alarms or sprinkler systems
  - b. Business in which the building is empty after working hours
  - c. Multi-family residential or lodging complexes having locked common exterior entrances
- 3. Owners of any property not reflected in 2 a-c above may voluntarily install a lockbox system, by coordinating with the Department of Public Safety.
- 4. The location of the lockbox system shall be determined in consultation with the Department of Public Safety.
  - The contents of each lockbox system shall, as a minimum, include:
    - a. Name(s), address, telephone number for the following:
    - i. Owner,
      - ii. Manager,
        - iii. Name of individual who could arrive at the building most quickly if needed,
        - iv. Name, address, phone number for party responsible for maintaining alarm and/or sprinkler system.
    - b. List and location of any hazardous materials stored or used at the building.
    - c. Complete map or floor plan of the facility.
    - d. Keys to the facility, including all secured areas (i.e. boiler room, electrical room).
- 6. All expenses associated with purchase, installation and/or maintenance of the lockbox shall be the responsibility of the property owner or the condominium owners' association. Property owners should contact the

- Department of Public Safety for information and authorization for the purchase of the lockbox system.
- 7. Because a unique code is assigned to each municipality, the Town of Waterville Valley shall register with the lockbox system manufacturer within 30 days of the effective date of this Ordinance.
- 8. Upon the effective date of this Ordinance or upon registration by the Town of Waterville Valley whichever occurs first, all new construction subject to this ordinance as identified in Paragraph 2, shall be required to install a lockbox system prior to receiving a Certificate of Occupancy.
- 9. All existing buildings subject to this ordinance shall comply with the ordinance within 12 months from the effective date.

This Ordinance shall be effective December 1, 2000.

Town of Waterville Valley By Its Board of Selectmen
Original Signed

## Selectmen's Ordinance #24

Interim Exterior Finish Ordinance

- 1. **Purpose**: This ordinance is intended to provide implementing guidance for the exterior finish of new structures and existing structures undergoing renovations or repairs from the date of adoption forward. This ordinance is intended to complement the regulations shown in Article V, Section N. of the Waterville Valley Zoning Ordinance.
- 2. **Applicability**: This ordinance will apply to any structure in any Zoning District in the Town of Waterville Valley.
- 3. Exterior Finish: Acceptable finish materials for exterior walls are natural wood, brick, stone, stucco, glass or architecturally treated concrete. No garish color schemes are permitted on the exterior walls of any structure. The preferred finish for exterior wood walls is natural or weathering stains. The preferred finish for exterior walls other than wood is natural colors and muted earth tones.
- 4. **Roof Finish**: Roofing material must be of colors which are compatible with the exterior finish of the structure, the surrounding landscape and adjacent buildings. No garish color schemes are permitted on the roof of any structure. The preferred finish for roofs is natural colors and muted earth tones.

## 5. Definitions:

- a. <u>Garish Color Scheme</u> A color scheme which includes bright reds, pinks, bright blues, yellows, purples, bright greens, etc. and that is not compatible with the surrounding landscape and adjacent buildings.
- b. <u>Natural Colors/Muted Earth Tones</u> Colors including browns, tans, grays, black, white, dark greens, dark and muted reds, etc. with a natural finish compatible with and blending with the surrounding landscape and adjacent buildings.
- c. Structure As defined in the Waterville Valley Zoning Ordinance.
- 6. **Enforcement**: The Selectmen will enforce this ordinance by and through the Code Enforcement Office of the Department of Public Safety. Appeals to any decision of the Code Enforcement Officer or Building Inspector must be directed to the Selectmen.
- 7. **Penalty**: Any person who violates this ordinance will be subject to a penalty of not more than \$500 and will be required to bring the exterior finishes in violation of this ordinance into compliance.
- 8. **Effective Date**: This ordinance is adopted and is effective by majority vote of the Board of Selectmen on July 14, 2004.

DeWitte T. Kersh, Jr., Chairman	Ruth C. Antonides, Selectman	David Jenkins, Selectman	

## Selectmen's Ordinance #25

## **Parking**

- 1. <u>Declaration of Purpose</u>: The purpose of this Ordinance is to regulate parking upon the Streets and Public Places in the Town of Waterville Valley, New Hampshire.
- 2. <u>Title</u>: This Ordinance shall be known and may be cited as the "Parking Ordinance of the Town of Waterville Valley."
- **3. Authority**: RSA 47:17.
- **Definitions**: For the purpose of this Ordinance, the following words shall have the definitions as provided:
  - A. "Chief of Police" shall mean the Police Chief of the Town of Waterville Valley, New Hampshire.
  - B. "Controlled Parking Space" shall mean any Parking Space that is designated for a specified purpose and to be used by certain vehicles only, as defined below.
  - C. "Notice" shall mean the notice, ticket or Parking Citation Notice of Violation issued by an Officer of the Town of Waterville Valley informing the Owner or Operator of a vehicle that such vehicle is parked contrary to the provisions of this Ordinance.
  - D. "Officer" shall mean an authorized Public Safety Officer of the Waterville Valley Department of Public Safety.
  - E. "Official Vehicles" shall mean any authorized vehicle operated by the Town of Waterville Valley, the State of New Hampshire, or a political subdivision thereof, for official purposes, including but not limited to vehicles operated by the Waterville Valley Department of Public Safety, Public Works Department, Employees on Official Business, and any other emergency vehicle.
  - F. "Operator" shall mean and include every individual who operates a vehicle as the owner thereof, or as the agent, employee or licensee of the Owner, who is in actual control of a vehicle.
  - G. "Owner" shall mean the registered Owner of a vehicle, according to the records maintained by the State Division of Motor Vehicles.

- H. "Park" or "Parking" shall mean the standing or stopping of a vehicle, whether occupied or not, upon a Street, except temporarily for the purpose of, and while actually engaged in, receiving or discharging passengers; loading or unloading goods or merchandise; or in the obedience to traffic regulations, signs or signals.
- I. "Parking Space" shall mean any area or space on a street or public place where a vehicle legally may park, including, but not limited to, controlled parking spaces, and temporary permitted parking areas.
- J. "Person" shall mean and include any individual, firm, partnership, corporation, or other association.
- K. "Public Place" shall mean any real property owned or leased by the Town of Waterville Valley, New Hampshire, including but not limited to public parking areas.
- L. "State Division of Motor Vehicles" shall mean any state governmental agency responsible for the issuance of certificates of title and/or certificates of registration for vehicles. In the State of New Hampshire this agency is the Division of Motor Vehicles in the Department of Safety (RSA 106-A:1 and RSA 260:1).
- M. "Street or Roadway" shall mean the entire width between the boundary lines of any public highway, street, road, right-of-way, alley, or way, located in the Town of Waterville Valley and maintained by the State or Town or subdivisions thereof.

Unless otherwise specified in this Ordinance, all terms used herein shall have the meaning as they have in RSA Chapters 259 through 266.

5. <u>Authority to Regulate Parking and Designate Parking Spaces:</u> The Board of Selectmen may after holding a public hearing and by resolution, establish or modify the location of any Parking Space.

## 6. Authority of the Police:

- A. No Person shall stop or park a vehicle on any Street, except when necessary to avoid conflict with other traffic, or in compliance with law, permit or official traffic control device, no person, other than an individual driving an emergency vehicle, shall park within the right of way of any street or roadway within the town without prior permission from the Board of Selectmen or the Chief of Police or his designee.
- B. The Chief of Police or his designees may, for the purpose to address temporary or unanticipated traffic conditions, post "Official traffic signage" to limit or alter parking regulations set forth herein for a period of not more than 30 consecutive days and on a non-recurring basis without further Board of Selectmen approval.

## PART A - RESTRICTED PARKING

## 1. Restrictions on Parking:

- A. <u>No Parking in Specified Areas</u>: No Person shall stop or park a vehicle on any street unless in a designating parking area.
- B. <u>Authority to Designate Controlled Parking Areas</u>: The Board of Selectmen may, after providing notice to the general public, by resolution, establish or modify the location of any Controlled Parking Space. After consultation with the Board of Selectmen, the Chief of Police or his designees, shall mark areas designated in the appendices of this Ordinance as loading zones, bus zones, Official Vehicle Parking Spaces, or handicapped parking zones or any other Controlled Parking Space with signs or with painted markings upon the surface of the Street or pavement.

## C. Controlled Parking Spaces

- (1) <u>Loading and Bus Zones</u>: No Person shall stop or park any vehicle in any area designated as:
  - (a) a loading zone, except temporarily for the purpose of and while actually engaged in loading and unloading of passengers or merchandise.
  - (b) a bus zone, except buses actually loading or unloading passengers.
- (2) No Person shall stop or park any vehicle in any area designated as an Official Vehicle Parking Space, unless the vehicle is an Official Vehicle.
- (3) <u>Handicapped Parking Zones</u>: No Person shall stop or park a vehicle in any area designated as "Handicap Parking," except vehicles that have either a special license plate, decal, tag or card, issued pursuant to RSA 261:86 through 88, indicating the vehicle is for the use of a handicapped Person.
  - (a) In addition, no person shall stop or park a vehicle in any area designated as "Handicap Parking Vans Only", except vehicles that have either a special license plate, decal tag or card issued pursuant to RSA 261:86 through 88, indicating the vehicle is for the use of a handicapped person and said handicapped person is wheelchair bound and the vehicle stopped or parked in the space is equipped with a wheelchair lift or ramp that deploys onto an adjacent access aisle or sidewalk.

(4) <u>Fire Lane Parking Zones:</u> No person, except a person operating an emergency vehicle, shall park within any fire lane so designated by the Fire Chief and/or the Planning Board of the Town of Waterville Valley.

The following areas have been accepted or designated as Fire lanes in the Town of Waterville Valley:

#### 1. VALLEY INN

The oval driveway at the front of the building including the paved area immediately in front of the entrance way steps.

#### 2. SILVER FOX

- (a) The area to the left and right of the main entrance in front of the building.
- (b) The driveway along the back of the building.

## 3. WATERVILLE VALLEY CONFERENCE CENTER

- (a) The driveway loop in front of the main entrance.
- (b) The driveways on the east and west of the building.

#### SNOWSTAR INN

- (a) The driveway loop in front of the main entrance.
- (b) The driveway to the western side of the building.

## 5. THE BIRCHES

The paved area immediately in front of the entrance way steps.

## 6. THE GOLDEN EAGLE LODGE

- (a) The driveway loop in front of the main entrance.
- (b) The driveway leading to the loading dock on the left of the building.
- (c) The grassy lane from the front entrance to the service entrance.

## 7. WHITE MOUNTAIN ATHLETIC CLUB

The oval driveway at the front of the building and adjacent to the driveway side of the field house.

#### 8. WINDSOR HILL

The private way (Rita's Way) from Windsor Hill parking lot to Noon Peak Road.

## 9. WATERVILLE VALLEY ELEMENTARY SCHOOL

The area of the parking lot in front of the main entrance to the school along the curb to Noon Peak Road.

## 10. TOWN SQUARE

- (a) Fifteen (15) feet on either side of the fire hydrant at the main entrance.
- (b) The loading area to the east side of the "A" Building, adjacent to "R" Building, and the Ice Arena.
- (c) The driveway around the Ice Arena starting at the Town Square parking lot around the outside perimeter of the Ice Arena to the interior courtyard in Town Square. This fire lane extends from the roof overhang of the Ice Arena out twenty (20) feet.
- (d) The driveway and loading area southwest of Building B and adjacent to Building D.
- (e) The interior courtyard.

#### 11. SNOWY OWL INN

The driveway at the front of the building along the curb.

#### 12. BLACK BEAR LODGE

The driveway at the front of the building to include the lane from the entrance to exit of the driveway along Black Bear Lane.

## 13. SNOW'S MOUNTAIN SKI AREA/WVBBTS ACADEMY

- (a) The driveway behind #98 Boulder Path Road (Barbeau Training Center)
- (b) The driveway on the southern side of the academic building twenty (20) feet past the corner of the building.

## 14. STONE TOWER LANE

In its entirety.

## 15. TOWN OFFICE/DEPARTMENT OF PUBLIC SAFETY

The front and side of the Department of Public Safety building apparatus bays.

#### 16. MOUNT TECUMSEH SKI AREA

- (a) The driveway access on the southern end of lot #1.
- (b) The driveway and loading area behind the food service area of the Base Lodge.
- (c) The paved area immediately in front of the Crane Clinic.
- (d) The driveway and immediately in front of the Admin Building.
- (e) The driveway along the eastern side of the Snow Factory.

<sup>\*</sup>Above fire lanes may be marked by signs, paint, other devices, or a combination of each.

- (5) <u>Fire Hydrant Parking Zones:</u> No person, except a person operating an emergency vehicle, shall park within fifteen (15) feet of a fire hydrant in the Town of Waterville Valley.
- (6) <u>Electric Vehicle Parking Zone</u>: No person shall stop or park any vehicle in a parking space designated as "Electric Vehicle Parking", except vehicles that are propelled or powered by electricity.
- (7) <u>Restricted Parking Area</u>: No unauthorized person shall stop or park vehicle in any area designated as restricted parking.

## C. Zoning Ordinance Restrictions

(1) No Parking in Violation of Site Plan Approval: No Person shall stop or park a vehicle upon any Street or other Public Place in violation of any condition of a "Notice of Action" or other site plan approval. This section shall apply to all Persons, regardless of the recipient of the site plan approval.

## (2) Trailers, Snowmobiles, Boats and Commercial Vehicles

- (a) Travel trailers, tent trailers, pick-up trucks equipped with camper bodies, or other so-called recreational vehicles, shall not be parked for more than seven (7) days, nor used overnight if so parked, within sight of any residence or commercial establishment serving the public, or visible from any road within Waterville Valley, except that such vehicles may be parked under such rules as may be promulgated by the Selectmen.
- (b) Any OHRV as defined in NH RSA 259:69 or OHRV trailer, boat or boat trailer, other than a canoe or rowboat, stored on any property shall be stored so as to be out of view from any public street or neighboring property. The Selectmen may approve permits for temporary storage where such storage would not interfere with the purposes of this paragraph.
- (c) Any vehicle registered as a commercial vehicle (other than a private passenger vehicle, a pickup truck or small van, or other similar vehicle) shall not be kept on any property unless such vehicle is regularly used by an occupant of the residence in the normal course of that person's occupation. The Selectmen may approve permits for temporary storage of such a commercial vehicle or may issue a permit for permanent storage where such storage would not interfere with the purposes of this paragraph.
- (d) Construction trailers may be permitted on site only during the construction period of a specific building and shall be promptly removed following occupancy. Efforts shall be made to screen such trailers from public view.
- (e) No OHRV shall be used in any district without approval of the Selectmen.

## D. Miscellaneous Restrictions

## (1) Unregistered Vehicles

No inoperative or unregistered motor vehicle or parts thereof may be kept on any property for more than seven consecutive days, or more than 30 days within any 365-day period.

## PART B - CHARGES, PENALTIES, AND ENFORCEMENT

- 1. Owner Responsibility for Improper Parking: No person shall permit or cause a vehicle registered in his name to park contrary to any provision of this Ordinance. If the identity of the Operator of a vehicle used or parked contrary to this Ordinance cannot be determined, the name of the person listed as the Owner of the vehicle with the State Division of Motor Vehicles shall be prima facie evidence that the registered Owner was the Operator of the vehicle.
- 2. <u>Notice of Charge</u>: Whenever an Officer observes a vehicle that is parked contrary to any provision of this Ordinance, he shall attach to the vehicle a Notice informing the Operator or Owner that the vehicle has been parked contrary to the provisions of this Ordinance. The Notice shall include the following information:
  - A. the location where the vehicle is parked
  - B. the state registration or license number of the vehicle;
  - C. the date and time that the Officer observed the vehicle parked or operated contrary to the provisions of this Ordinance;
  - D. any other facts which the Chief of Police may determine necessary for a thorough understanding of the circumstances.

## 3. Authority and Procedures for Issuing Notices:

- A. Officers shall have the authority to issue notices to any vehicle parked contrary to the provisions of this Ordinance or to any Owner or Operator of any vehicle parked contrary to the provisions of this Ordinance.
- B. Officers shall have the authority to issue notices by using: a pre-printed Parking Citation Notice of Violation to be filled in manually by the Officer.
- 4. <u>Payment of Parking Citation Notice of Violation</u>: The Operator or Owner of a vehicle receiving a Notice that the vehicle was observed by an Officer to be parked contrary to the provisions of this Ordinance shall submit full payment of the

appropriate Improper Parking Charge within 30 days of the time the Notice was attached to the vehicle by: (1) delivering the Notice and payment to the Waterville Valley Town Office; or (2) mailing the Notice and payment to the Waterville Valley Town Office at P.O. Box 500, Waterville Valley, NH 03215; or (3) paying the notice on-line at the web address printed on the notice.

5. Failure to Submit Timely Full Payment of the Parking Citation Notice of Violation is a Violation: The failure, neglect, or refusal of an Owner or Operator to submit full payment of a Parking Citation Notice of Violation within (30) days of the time the Notice was attached to the vehicle owned or operated by him shall be unlawful and constitute a violation of this Ordinance.

## 6. Enforcement Procedures:

- A. <u>Issuance of Summons</u>: If an Owner or Operator fails, neglects, or refuses to make full payment of the Parking Citation Notice of Violation or Towing Charge, within (30) days of the time the Notice was attached to the vehicle or the date that the Towing Notice was issued, then the Chief of Police, or an Officer, may issue a summons to the Operator or Owner of the vehicle used in a violation of this Ordinance to appear in court to answer to the charges of violating this Ordinance.
- B. <u>Schedule of Fines</u>: Any person found by a court of law to be guilty of a violation of this Ordinance shall be required to pay not less than the maximum amount for the particular violation and not more than \$1,000.00.
- 7. Removal of Vehicles: The Chief of Police or his designees may cause the removal and storage of a vehicle for the reasons specified in RSA 31:102 and 262:32 by using the procedures set forth in RSA 262:33 through 40-b.

## 8. Fee Schedule for Parking Violations:

- 1. Handicap Parking: \$50.00 dollars within 48 hrs. and \$75.00 dollars after 48 hrs.
- 2. Fire Lane Parking: \$50.00 dollars within 48 hrs. and \$75.00 dollars after 48 hrs.
- 3. Fire Hydrant Parking: \$50.00 dollars within 48 hrs. and \$75.00 dollars after 48 hrs.
- 4. Prohibited Parking: \$30.00 dollars within 48 hrs. and \$50.00 dollars after 48 hrs.

This Ordinance rescinds the following Selectman's Ordinances:

10 Parking-Fire Hydrants May 23, 1990 12 Fire Lane Parking June 27, 1990

Amended at Town Meeting, March 8, 2022.

#### Selectmen's Ordinance #26

Handicap Parking Ordinance

An Ordinance to restrict parking in designated handicap parking spaces.

In recognition that disabled residents and guests of Waterville Valley require convenient access to and from the various amenities throughout the town, it is hereby enacted by the Board of Selectman that:

- 1. No person, shall park in any parking place, whether on public or private property, specially designated for a person with a walking disability by means of a sign as required by RSA 265:73-a stating that the space is reserved for a person with a walking disability or displaying the international accessibility wheelchair symbol as defined in RSA 27-C:9,I(a), unless that person has a special plate or placard issued or recognized pursuant to RSA 261:86 or RSA 261:88, and the person who qualifies for the plate or placard is being transported to or from the parking place.
- 2. The Police Department of the Town of Waterville Valley may order, at the owner's and/or custodian's expense, the removal of any vehicle in violation of Section 1 of this Ordinance.
- 3. The owner and/or custodian of any vehicle parked in violation of this Ordinance shall be subject to a fifty dollar (\$50.00) fine, payable to the Town of Waterville Valley within forty-eight (48) hours; a seventy-five dollar (\$75.00) fine, payable to the Town of Waterville Valley if paid after the lapse of forty-eight (48) hours but within seven (7) days of the violation.
- 4. Failure to remit said payment within the aforementioned time shall subject violator to a District Court appearance on the separate charge of Failure to Pay Parking Fines, and upon a guilty finding shall be subject to a fine of not more than five hundred dollars (\$500.00).

This Ordinance shall be effective as of July 1st 2007. discretion

Town of Waterville Valley By Its Board of Selectmen
Original Signed

#### Selectmen's Ordinance #27

Removal of Animal Waste

In recognition that Waterville Valley is a resort and recreational community and its appearance must be neat, orderly, and attractive, this ordinance is intended to protect and enhance public and private property and ensure they remain both aesthetically pleasing and conducive to public health. It is hereby enacted that:

- 1. Definition: For the purpose of this section, the reference to a mechanical or other device shall include, without limitation, a pooper-scooper, a trowel, a shovel, a plastic bag or other appropriate container.
- 2. Any owner or person having custody and/or control of any animal shall not permit the animal on any public grounds, including public streets, alleys, sidewalks, parks, or any other public grounds within the town, unless the owner or person in control has in his possession a mechanical or other device for the removal of excrement, nor shall such owner or person in control fail to expeditiously remove any such excrement deposited by the animal in any such place.
- 3. Any owner or person having custody and/or control of any animal shall not permit the animal on any private property other than the premises of the owner or person having custody of the animal unless such owner or person in control has in his possession a mechanical or other device for the removal of excrement, nor shall such owner or person in control fail to expeditiously remove any such excrement deposited by such animal in any such place.
- 4. Any person found in violation of this section shall be subject to a twenty-five dollar (\$25.00) fine, payable to the Town of Waterville Valley within forty-eight (48) hours; a fifty dollar (\$50.00) fine, payable to the Town of Waterville Valley if paid after the lapse of forty-eight (48) hours but within seven (7) days of the violation.
- 5. Failure to remit said payment within the aforementioned time shall subject violator to a District Court appearance, and upon a guilty finding shall be subject to a fine of not more than one hundred dollars (\$100.00).

This Ordinance shall be effective as of July 1st 2007.

By its Board of Selectmen
Original Signed
5

## Selectmen's Ordinance #28

Open Container Ordinance

In recognition that Waterville Valley is a resort and recreational community whose residents and guests of legal age are free to enjoy alcoholic beverages in moderation within the community, but that such consumption and possession is wholly inappropriate in certain locations within town, it is hereby enacted by the Board of Selectman that Waterville Valley Selectman's Ordinance #28, by authority of NH RSA 47:1 and RSA 47:17, be adopted and incorporated as follows:

No person shall consume any liquor or beverage, or be in possession of any open container containing liquor or beverage while in any Waterville Valley public building.

BEVERAGE, which includes beer, as used herein shall have the same meaning as defined in RSA 175: 1, VIII.

LIQUOR, as used herein shall have the same meaning as defined in RSA 175:1, XLII.

PUBLIC BUILDING means any offices, indoor facilities, or buildings that are owned and maintained by the Town of Waterville Valley.

Any person, who violates the provisions of this ordinance shall, on a first offense be given a spoken or written warning and shall immediately remove themselves and/or their beverage from the building.

Any person, who violates the provisions of this ordinance on a second or subsequent offense, shall be subject to a twenty-five dollar (\$25) fine, payable to the Town of Waterville Valley within forty-eight (48) hours; or a thirty-five dollar (\$35.00) fine, payable to the Town of Waterville Valley if paid after the lapse of the forty-eight (48) hours but within seven (7) days of the violation.

Any person making this forfeiture shall be deemed to have waived his or her right to have the case heard in the district court, and he or she shall not be prosecuted.

Failure to remit said payment with the aforementioned time shall subject the violator to a District Court appearance, and upon a guilty finding shall be subject to a fine of not more than fifty dollars (\$50.00).

Town Ordinance #28, shall be effective July 1, 2007.

TOWN OF WATERVILLE VALLEY By It's Board of Selectmen
Original Signed
Board of the Selectman