CHAPTER 9
LICENSES

ARTICLE V. BOWLING ALLEYS, SHOOTING GALLERIES
AND INDOOR SKATING RINKS

Sec. 9-500. LICENSE REQUIRED.

No person shall keep a bowling-alley, shooting-gallery, or indoor skating-rink unless licensed.

Sec. 9-501. Repealed 7/25/18

Sec. 9-502. PERMISSIBLE BUSINESS HOURS.

No person keeping a bowling-alley, shooting-gallery, or indoor skating-rink shall suffer or permit the same to be kept open or used between the hours of twelve o’clock at night and six o’clock in the morning.

Sec. 9-503. GAMBLING.

The suffering or permitting of gambling in or upon premises licensed as a bowling-alley, shooting-gallery, or indoor skating-rink shall effect a revocation of such license.

CHARTER REFERENCE: T 3, Sec. 17 (XXIV) 1955 Charter.
STATE LAW REFERENCE: Council may license, V.S.A., T. 31, Sec. 503.

Sec’s. 9-504 to 9-599. Reserved.

Enacted October 25, 1972.
Amendment enacted 7/28/76 [Sec. 9-501, 9-502 rewritten]. Date of Publication: 8/2/76. Effective Date: 8/9/76.
Amendment enacted 5/26/82 [Sec. 9-501, fees increased]. Date of Publication: 6/9/82. Effective Date: 6/16/82.
Amendment enacted 7/25/18 [Sec. 9-501, repealed]. Date of Publication: 7/27/18. Effective Date: 8/10/18