CHAPTER 9
LICENSES

ARTICLE VII. DANCE HALL, NIGHT CLUB OR DANCE CLUB

Sec. 9-700. LICENSED REQUIRED.

No person or corporation shall conduct or operate a public dance hall, night club, or dance club unless he shall first have obtained a license therefor.

Sec. 9-701. Repealed

Sec. 9-702. EXEMPTIONS.

The requirement for a dance hall license shall not be applied to school, recreation, church, fraternal or service organization dances which are not held on a daily business schedule.

Sec. 9-703. DISRUPTION.

Notwithstanding such license, any police officer may suppress and prevent the continuance of a dance conducted thereunder, if it shall disturb the public peace or offend against good morals.

STATE LAW REFERENCE: Council can license, V.S.A., T. 31, Sec. 503.

Sec’s. 9-704 to 9-799. Reserved.

Enacted October 25, 1972.
Amendment enacted 7/28/76 [Sec. 9-701 rewritten]. Date of Publication: 8/2/76. Effective Date: 8/9/76.
Amendment enacted 5/26/82 [Sec. 9-701 fee increased]. Date of Publication: 6/9/82. Effective Date: 6/16/82.
Amendment enacted 7/10/13 [Title of Article changed; Sec. 9-700, LICENSE REQUIRED, rewritten]. Date of Publication: 7/23/13. Effective Date: 7/29/13.
Amendment enacted 7/25/18 [Sec. 9-701 repealed]. Date of Publication: 7/27/18. Effective Date: 8/10/18.