CHAPTER 4. AMUSEMENTS

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Article 4-1. In General

4-1-1. Bond, liability insurance for amusement rides.

4-1-1. Bond, liability insurance for amusement rides.

No person shall conduct, operate, manage or sponsor any Ferris wheel, merry-go-round, tram, ski lift or other amusement ride operated for hire or for the purpose of promoting or advertising any trade or business, without first filing with the County Clerk a bond or certificate of liability insurance, in the amount of at least one hundred thousand dollars (\$100,000.00), indemnifying the public against damages sustained by reason of the operation of such ride. Such bond or certificate of insurance shall apply to all persons, whether or not a license or permit is required by any other provision of this Code, state law or county ordinance, rule or regulation.

Article 4-2. Dance Halls

- 4-2-1. Prohibited hours.
- 4-2-2. Illumination.
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- 4-2-4. Persons excluded.
- 4-2-5. Improper dancing.
- 4-2-6. Improper behavior.
- 4-2-7. No pass-out checks.

4-2-1. Prohibited hours.

- (a) It shall be unlawful for any person, individual or entity to hold, participate in, allow, promote, encourage, provide a location or facilities for, permit, be present at, attend, conduct, advertise, act as entrepreneur for, undertake, organize, manage, or give or sell tickets to an actual or reasonably anticipated public dance or public dancing to be held or occurring between the hours of 1:00 a.m. and 6:00 a.m. of the same day or between the hours of 2:00 a.m. and 6:00 a.m. on New Years Day.
- (b) Public dances or public dancing shall comply with all other applicable provisions of state, local or federal laws, ordinances, rules or regulations.
- (c) A "public dance" or "public dancing" is defined for the purposes of Article 4-2 as any dance to which

the public generally may gain admission, with or without the payment of a fee.

(d) Any person, individual or entity, who violates the provisions of this Section shall be guilty of a misdemeanor and shall be punished as provided in Section 1-1-9 of this Code.

4-2-2. Illumination.

Every public dance hall and cabaret while in public use for dancing shall be illuminated with a minimum of five (5) foot-candlepower maintained in service. (R.O. 1956, Section 4-5-2)

4-2-3. Intoxicating liquors.

No person or persons shall in any public dance hall or cabaret, drink or be permitted to drink any intoxicating liquors or beer. (R.O. 1956, Section 4-5-7)

4-2-4. Persons excluded.

No person in charge of any public dance hall or any similar place of amusement shall permit to be or remain therein any intoxicated person, or any prostitute or any person of known immorality. (R.O. 1956, Section 4-5-3)

4-2-5. Improper dancing.

It shall be unlawful for any person to dance in any public dance hall or cabaret in any indecent or immodest manner or to perform any dance which is characterized by any indecent or immodest motion of the body.

No person in charge of a public dance hall or cabaret shall permit any indecent or immodest dancing of any kind. (R.O. 1956, Section 4-5-4)

4-2-6. Improper behavior.

No person or persons shall, in any public dance hall or cabaret, act or speak in any rude, boisterous, obscene or indecent manner, nor shall any person in charge of a public dance hall or cabaret permit any person or persons to so act or speak therein. (R.O. 1956, Section 4-5-5)

4-2-7. No pass-out checks.

No pass-out or return checks shall be issued for use by persons who leave the dance hall, its anterooms and such portions of the grounds immediately adjacent to such dance hall as are well lighted and under the immediate control of the dance hall management; and all persons leaving the dance hall, its anterooms and well-lighted grounds immediately adjacent thereto, shall be required to pay the regular admission fee in case of return to such dance hall. (R.O. 1956, Section 4-5-6)

Article 4-3. Entertainment Devices

- 4-3-1. Improper conduct.
- 4-3-2. Improper persons.
- 4-3-3. Closing hours.

4-3-1. Improper conduct.

No person shall, while watching, attending, operating or participating in shuffleboard, billiard halls or bowling alley establishments mentioned in Chapter 11, act or speak in a loud, rude, boisterous, obscene or indecent manner, nor shall the owner or person in charge of any such business permit any person to so act or speak or conduct himself. (R.O. 1956, Section 4-7-1)

4-3-2. Improper persons.

No person in charge of any business regulated by the provisions of this Article shall permit to be or to remain on the premises where such businesses are conducted any intoxicated person or any person of known immorality.

4-3-3. Closing hours.

It shall be unlawful for any licensee, or the agent, manager, or representative of such licensee, to permit any premises on which any business regulated by the provisions of this Article are in operation to remain open on Sundays or between the hours of 12:00 midnight and 6:00 a.m. of any other day. (R.O. 1956, Section 4-7-4)

Article 4-4. Skiing Areas

- 4-4-1. Sheriff to enforce.
- 4-4-2. Unsafe areas—Authorization to restrict entrance.
- 4-4-3. Entrance prohibited.
- 4-4-4 Unsafe acts—Reckless skiing prohibited.
- 4-4-5. Skier duty in event of collision.
- 4-4-6. Violation—Penalty.

4-4-1. Sheriff to enforce.

For the purpose of promoting greater safety to persons using ski areas in the County, the Sheriff is hereby authorized and directed to carry out or cause to be carried out the provisions of this article. (R.O. 1956, Section 4-17-1; Ord. No. 1993-19, 9-13-93)

4-4-2. Unsafe areas—Authorization to restrict entrance.

The Sheriff, Forest Service, National Park Service, Utah Department of Transportation or ski patrol, for the ski resort upon which the designated area is located, shall be authorized to designate closed or unsafe areas through the use of regulatory signs or other devices. (Ord. No. 1993-19, 9-13-93)

4-4-3. Entrance prohibited.

It shall be unlawful for any person, for the purpose of skiing or other reason, to knowingly and willfully enter upon any area designated by the Sheriff, Forest Service, National Park Service, Department of Transportation, or ski patrol as unsafe. (Ord. No. 1993-19, 9-13-93)

4-4-4. Unsafe acts—Reckless skiing prohibited.

No person shall ski in a reckless or negligent manner so as to endanger the life, limb, or property of any person. The primary duty shall be on the person skiing downhill to avoid collision with any person or object below him. (Ord. No. 1993-19, 9-13-93)

4-4-5. Skier duty in event of collision.

Every skier involved in a collision with another skier must stop and render any reasonably necessary assistance. Any skier involved in a collision must, upon request, present identification or supply his name and address to resort personnel, ski patrollers, or the injured skier. (Ord. No. 1993-19, 9-13-93)

4-4-6. Violation—Penalty.

Any person who violates any provision of this section shall be guilty of a Class B Misdemeanor, and be punished by a fine not to exceed \$1,000, imprisoned in the County jail not to exceed six months, or by both such fine or imprisonment. (Ord. No. 1993-19, 9-13-93)