EXHIBIT E

GENERAL CODE CHAPTER VII – MISDEMEANORS ARTICLE 1 – IN GENERAL

Sections:

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Sec. G-VII 1.7 <u>Reserved</u>. <u>Dance Halls</u> <u>Operation When Frequented by Prostitutes</u> <u>Unlawful</u>

Sec. G-VII 1.8 Reserved. Dance Halls - Patronization by Prostitutes Unlawful

Sec. G-VII 1.9 <u>Reserved</u>. <u>Dance Halls – Leasing Buildings to be Used for Dances Which</u> <u>Prostitutes Frequent Unlawful</u>

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Sec. G-VII 1.7. Dance Halls - Operation When Frequented by Prostitutes Unlawful

It shall be unlawful for any person, either as owner, agent, lessee, employee or servant, to open, engage in, carry on or conduct within the County any dance house or dance hall which is patronized, frequented or visited by any lewd woman or prostitute.

Sec. G-VII 1.8. Dance Halls - Patronization by Prostitutes Unlawful

It shall be unlawful for any lewd woman or prostitute to visit, frequent or patronize any public dance house or dance hall within the County.

Sec. G-VII 1.9. Dance Halls – Leasing Buildings to be Used for Dances Which Prostitutes Frequent Unlawful

It shall be unlawful for any person to knowingly rent, lease or let any building, hall, room or apartment within the County to be used for the purpose of opening, maintaining, or

conducting any public dance hall or dance house wherein prostitutes or lewd women frequent, congregate or visit.

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