Independent Contractor Agreement Between Escort Agency and Escort

	Agreement made on the (date), between	
(Nam	e of Escort) of	
•	(street address, city, county, state, zip code), referred to herein as	
Esco	t. and (Name of Escort Agency), a corporation	
orgar	t, and (Name of Escort Agency), a corporation zed and existing under the laws of the state of, with its principal office.	e
locate	d at	•
locati	(street address, city, county, state, zip code), referred to herein as Agency.	
	(Street address, city, county, state, zip code), referred to herein as Agency.	
	Whereas, Agency owns and operates an Escort Referral Business and address set	
forth	bove, and <i>Agency</i> desires to contract with <i>Escort</i> to perform the smafter described	
Servio	es on behalf of Agency;	
	Annual Country of the section of the	
	Whereas, Escort agrees to perform these services. Agency unatthe and s and	
conai	ons set forth in this Agreement.	
	Now, therefore, for and in consideration the ual contained in this	
	ment, and other good and valuable tons at the one recommend sufficiency of which	S
hereb	acknowledged, the parties agree and ollowing the parties agree agree and ollowing the parties agree	
1.	Description of Work. by Escort includes the following:	
	A. Escorting female in hand altes, functions and parties;	
	B. (Describer of during an responsibilities).	
2.	of Langes. Escort will notify the Agency immediately of any changes,	
	er it is personal circumstances, change of address, change of contact number or any	
	mation that <i>Agency</i> would need in order to help make assignments to <i>Esc</i>	ort
Other	Thation that Agency would need in order to help make assignments to Est	OIL.
3.	Duration of Agreement Either party may terminate this Agreement at any time upon	
ა.	Duration of Agreement. Either party may terminate this Agreement at any time upon	ı
	(number) day's written notice to the other party.	
	Morrowtice by Feeent on to Heelth	
4.	Warranties by Escort as to Health.	
	A. Escort warrants that he is in good health and has no illnesses of any nature	
	except the following: (describe)	
		·
	B. For purposes of this Agreement, the term <i>Illness</i> shall include, but not be limit	ed
	to the following:	
	 An abnormal process in which aspects of the social, physical, emotion 	al,
	or intellectual condition and function of a person are diminished or impaired	

2. A sickness or disorder.

compared with that person's previous condition;

- **3.** A malady of either body or mind the symptoms of which may be physically unobservable.
- **5.** Agency shall promote *Escort* to its clients in accordance with the present and/or future promotion policies who in turn will contact the *Escort* via the *Agency*.
- **6.** Agency cannot guarantee the amount of clients it will be able to refer to Escort since this will depend upon the choice of Agency's clients.
- 7. **Compensation.** Agency will pay Escort for the work to be performed pursuant to this Agreement, according to the schedule set forth in **Exhibit A** attached here and made a part hereof.
- **8.** *Escort* warrants and represents to *Agency* the following:
 - A. Escort is over 21 years of age.
 - B. Escort has not been charged or control of the felony or but an subject to an injunction or required to pay damages and ingredion in the same as ment.
 - C. Escort is legally authority working the United States and in the State of

9. Independent Contractor example.

Escort is an not an employee, servant, partner or joint dent \ mix the services to be provided by Escort, but Escort venturer of Agency. all d th it accomplishes the services in accordance with this shall deter the le ng c/icy is n for withholding, and shall not withhold or deduct from the Contra t FICA or taxes of any kind, unless such withholding becomes legally commi led to receive the benefits which employees of Agency are entitled. required and is not extitled receive and shall not be entitled to workers compensation, unemployment dical insurance, life insurance, paid vacations, paid holidays, pension, profit sharing, or Social Security on account of his services to Agency.

10. Liability

The work to be performed under this Agreement will be performed entirely at *Escort*'s risk. *Escort* agrees to indemnify *Agency* for any and all liability or loss arising in any way out of the performance of this Agreement.

11. Severability

The invalidity of any portion of this Agreement will not and shall not be deemed to affect the validity of any other provision. If any provision of this Agreement is held to be invalid, the parties agree that the remaining provisions shall be deemed to be in full force and effect as if they had been executed by both parties subsequent to the expungement of the invalid provision.

12. No Waiver

The failure of either party to this Agreement to insist upon the performance of any of the terms and conditions of this Agreement, or the waiver of any breach of any of the terms and conditions of this Agreement, shall not be construed as subsequently waiving any such terms and conditions, but the same shall continue and remain in full force and effect as if no such forbearance or waiver had occurred.

(Signature of Escort)			
(Printe	ed Name)	(Printed Name & Office in Corporation)	
<u> </u>		By:	
		(Name of Agency)	
	WITNESS our signatures as of the o	day and date first above stated.	
assign expres		Agreement are personal to that party and may not be i, firm, corporation, or other entity without the prior, arty.	
18.	sty ament c		
	ction with this seems agent should	ling only if placed in writing and signed by each an party.	
17.	Modification of Agree Any modification of this	or litional obligation assumed by either party in	
	standing or representation of any big upon either party except to the	promine e date and Agreement shall not be tine attend in this Agreement.	
16.	Entire Agreement This Agreement shall constitute the		
arbitra arbitra	parties hereto. If the parties cannot a stor and both arbitrators shall then sel ate said dispute. The arbitration shall l siation then in force and effect.	ect a third. The third arbitrary seemected shall	
15.	Mandatory Arbitration Any dispute under this Agreement s		
		ng this Agreement shall be in writing and shall be tified or registered mail if sent to the respective ginning of this Agreement.	
14.	Notices	and this Agreement shall be in writing and shall be	
laws o	of the State of	by, constitued, and emorced in accordance with the	
13.	This Agreement shall be governed by	by, construed, and enforced in accordance with the	

(Signature of Officer)