

ESCORT IDENTIFICATION CARD REQUEST FORM

	on Fee: \$23.00 CATION FEES ARE N	ON-REFUNDABLI	E (P.C.	C. § 10-98) AND SUI	BJECT TO AN	NNUAL F	REVIEW.	
1. Full name (First, Middle, Last):								
2. Stage na	(s):							
3. Current I	nt #							
4. Telephor	(()						
5. Email:								
6. Sex	5. Sex 7. Height 8. We			9. Eye Color	Eye Color 10. Hair Color		11. Date of Birth (mm/dd/yy) / /	
12. Have you been convicted of prostitution or any similar offense within the past five years?				No	Yes	If "Yes" please describe:		
13. Do you have any outstanding arrest warrants?				No	Yes	If "Yes" please describe:		
14. Applicant Signature:				Date:				
AUTHORIZATION TO APPLY FOR ESCORT IDENTIFICATION CARD								
Ihereby authorize the above-named escort to apply for an identification card (Printed Name of Bureau Licensee or Manager)								
for the following licensed Escort Bureau:(Na						license	ъ #	
101 1110 10110	Wing illorided 2000	it buicau	(Nan	ne of Escort Bureau)		, 11001100	Escort Bureau License #)	
SIGNATURE OF LICENSEE / MANAGER								
(Place Notary Seal Here)							rv Seal Here)	
STATE OF ARIZONA) ss.								
County of Maricopa)								
Subscribed	and sworn to before	e me this	da	ay of	, 20	, by		
County					_State		_•	
(a	applicant name)							
						(S	signature of Notary Public)	
FOR STAFF USE ONLY								
Approv	ed Issue I	e Date: Proof of Age:						
Denied	Denied Account #: Driver's License Number:							
Staff Initials:	staff Initials: Scanning Batch #:			Other ID (Type/#):				



ADDITIONAL APPLICATION INFORMATION

The following information is provided pursuant to Arizona Revised Statutes (A.R.S.) Section 9-834(H).

9-834. Prohibited acts by municipalities and employees; enforcement; notice

- A. A municipality shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule, ordinance or code. A general grant of authority does not constitute a basis for imposing a licensing requirement or condition unless the authority specifically authorizes the requirement or condition.
- B. Unless specifically authorized, a municipality shall avoid duplication of other laws that do not enhance regulatory clarity and shall avoid dual permitting to the maximum extent practicable.
- C. This section does not prohibit municipal flexibility to issue licenses or adopt ordinances or codes.
- D. A municipality shall not request or initiate discussions with a person about waiving that person's rights.
- E. This section may be enforced in a private civil action and relief may be awarded against a municipality. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against a municipality for a violation of this section.
- F. A municipal employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the municipality's adopted personnel policy.
- G. This section does not abrogate the immunity provided by Section 12-820.01 or 12-820.02.

A full copy of the Arizona Revised Statutes may be found on-line at: www.azleg.gov.