LEGISLATURE OF NEBRASKA ONE HUNDRED THIRD LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 314

Introduced by Christensen, 44. Read first time January 17, 2013 Committee:

A BILL

1	FOR AN ACT relating to escort agencies; to adopt the Escort Services
2	Accountability and Permit Act; to provide penalties; to
3	provide an operative date; and to provide severability.
4	Be it enacted by the people of the State of Nebraska,

LB 314

1	Section 1. <u>Sections 1 to 13 of this act shall be known</u>
2	and may be cited as the Escort Services Accountability and Permit
3	<u>Act.</u>
4	Sec. 2. The Legislature declares that the Escort Services
5	Accountability and Permit Act shall be deemed an exercise of police
6	powers of the state for the protection of the economic and social
7	welfare and the health, welfare, and safety of the people of this
8	state. The Legislature further declares that the permitting and
9	regulation of escort agencies and their employees are matters of
10	statewide concern, therefor the act shall be applicable in every
11	county, city, and village of this state.
12	Sec. 3. For purposes of the Escort Services
13	Accountability and Permit Act:
14	(1) Child care facility has the same meaning as in
15	<u>section 29-4016;</u>
16	(2)(a) Escort means an individual who agrees or offers,
17	for consideration, to act as a companion, guide, or date for a patron
18	or who agrees or offers to provide, for consideration, private erotic
19	<u>entertainment services for a patron.</u>
20	(b) Escort does not include an individual who provides
21	transportation or in-home care or medical services to the elderly or
22	disabled, provides child care services, or acts as a hunting guide or
23	private tour guide;
24	(3) Escort agency means any person who furnishes or
25	offers or advertises to furnish an escort for consideration;

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1	<u>(4)(a) Escort agency employee means an individual who</u>
2	performs any service for an escort agency on a full-time, part-time,
3	or contract basis, regardless of whether such person is paid a
4	salary, wage, or other form of compensation by the owner of such
5	agency and includes an individual acting as an escort.
б	(b) Escort agency employee does not include an individual
7	exclusively on the permitted premises of an escort agency for the
8	repair or maintenance of the permitted premises or equipment on the
9	premises or for the delivery of goods to such escort agency;
10	(5) Escort agency employee permit means a permit issued
11	under section 7 of this act;
12	(6) Escort agency permit means a permit issued under
13	section 6 of this act;
14	(7) Local permit authority means the governing body of
15	any county, city, or village or any authority designated by such
16	governing body by ordinance or resolution;
17	(8) Nudity or state of nudity means the showing of the
18	human genitals, pubic area, vulva, or anus with less than a fully
19	opaque covering or the showing of the female breast with less than a
20	fully opaque covering of any part of the nipple and areola;
21	(9) Patron means any person who compensates an escort
22	agency or escort agency employee with any form of consideration for
23	the provision of an escort or the receipt of services from an escort;
24	(10) Permitted premises means the real property upon
25	which the escort agency is located and all appurtenances thereto and

1	buildings on the property, including, but not limited to, the escort
2	agency and the grounds, private walkways, parking lots, and adjacent
3	parking garages under the ownership, control, or supervision of the
4	escort agency;
5	(11) Person has the same meaning as in section 49-801;
6	(12) Playground has the same meaning as in section
7	<u>28-416;</u>
8	(13)(a) Private erotic entertainment services means any
9	lawful activity or entertainment services performed in private:
10	(i) That are sexually provocative in nature for a patron
11	or a group of patrons;
12	(ii) That are not performed while in a state of nudity;
13	and
14	(iii) That do not include the touching of a patron while
15	<u>in a state of semi-nudity.</u>
16	(b) Private erotic entertainment services includes
17	privately, while not in a state of nudity, (i) modeling lingerie for
18	a patron or a private group of patrons, (ii) performing a semi-nude
19	striptease for a patron or a private group of patrons, (iii) lawfully
20	performing a fantasy role play for a patron or a private group of
21	patrons, or (iv) engaging in any other lawful activity or
22	entertainment in person and of a sexually provocative nature for a
23	patron or a private group of patrons;
24	(14) Residential area means an area zoned exclusively for
25	residential use;

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1	(15) School has the same meaning as in section 29-4016;
2	(16) Semi-nude or state of semi-nudity means the showing
3	of the female breast below a horizontal line across the top of the
4	areola and extending across the width of the breast at that point, or
5	the showing of the male or female buttocks. Semi-nude or state of
6	semi-nudity includes the lower portion of the female breast, but does
7	not include any portion of the cleavage of the female breast
8	exhibited by a bikini, dress, blouse, shirt, leotard, or similar
9	apparel if the areola is not exposed in whole or in part; and
10	(17) Youth center has the same meaning as in section
11	<u>28-416.</u>
12	Sec. 4. (1) It shall be unlawful for a person:
13	(a) To operate an escort agency without a permit pursuant
14	to section 6 of this act;
15	(b) Who operates an escort agency to employ an individual
16	to work for such agency who does not hold a permit as an escort
17	agency employee pursuant to section 7 of this act;
18	(c) To advertise as an escort agency or to hold himself
19	or herself out as an escort agency or to use or display the words
20	escort agency without a permit pursuant to section 6 of this act;
21	(d) To knowingly provide false information to a local
22	permit authority on application for, renewal of, or investigation of
23	an escort agency permit;
24	<u>(e) Who operates an escort agency to allow an escort</u>
25	agency employee to be in a state of nudity while in the presence of a

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1	patron;
2	(f) Who operates an escort agency to knowingly provide a
3	service to any person under the age of eighteen years as a patron of
4	the escort agency;
5	(g) Who is a patron to be in a state of nudity or semi-
б	nudity while in the presence of an escort agency employee;
7	(h) Who is a patron to touch an escort agency employee
8	while such employee is in a state of semi-nudity;
9	(i) To act as an escort agency employee without a permit
10	pursuant to section 7 of this act;
11	<u>(j) Who holds a permit as an escort agency employee to</u>
12	not have the permit on his or her person at all times; or
13	(k) Who holds a permit as an escort agency employee to
14	touch a patron while such employee is in a state of semi-nudity.
15	(2)(a) Any violation of subdivision (1)(a), (b), (c), or
16	(d) of this section shall be a Class III felony and any person
17	convicted of such offense shall pay a fine of not less than five
18	thousand dollars. If the court places such person on probation, such
19	order of probation shall include, as one of its conditions, the
20	payment of a fine of not less than five thousand dollars.
21	(b) Any violation of subdivision (1)(e) or (f) of this
22	section shall be a Class IIIA felony and any person convicted of such
23	offense shall pay a fine of not less than two thousand five hundred
24	dollars. If the court places such person on probation, such order of
25	probation shall include, as one of its conditions, the payment of a

1	fine of not less than two thousand five hundred dollars.
2	(c) Any violation of subdivision (1)(g) or (h) of this
3	section shall be a Class I misdemeanor for the first offense and any
4	person convicted of such offense shall pay a fine of not less than
5	five hundred dollars. Any second or subsequent violation shall be a
б	Class IIIA felony and any person convicted of such offense shall pay
7	a fine of not less than two thousand five hundred dollars. If the
8	court places such person on probation, such order of probation shall
9	include, as one of its conditions, the payment of a fine of not less
10	than five hundred dollars for a first offense and two thousand five
11	hundred dollars for a second or subsequent offense.
12	(d) Any violation of subdivision (1)(i), (j), or (k) of
13	this section shall be a Class II misdemeanor. It shall be an
14	affirmative defense for a violation of such subdivisions that the
15	defendant was a victim of human trafficking pursuant to sections
16	<u>28-830 and 28-831.</u>
17	Sec. 5. <u>(1) An application for a permit under section 6</u>
18	or 7 of this act shall be on a form provided by the local permit
19	authority. The application may require any information that the local
20	permit authority deems necessary to determine if the applicant meets
21	the permit requirements under section 6 or 7 of this act. The local
22	permit authority may deny a permit issued under the Escort Services
23	Accountability and Permit Act if all application requirements are not
24	satisfied at the time of application or may suspend or revoke a
25	permit if any application requirements are not satisfied after

1	issuance of the permit. Any applicant may appeal the local permit
2	authority's decision to deny the permit. Such appeal shall be in
3	accordance with the Administrative Procedure Act.
4	(2) The applicant shall submit with the application a
5	full set of fingerprints of the applicant if he or she is an
б	individual and of each partner or officer if the applicant is a
7	partnership or corporation which shall be forwarded to the Nebraska
8	State Patrol to be submitted to the Federal Bureau of Investigation
9	for a national criminal history record information check. The
10	applicant shall authorize release of the results of the national
11	criminal history record information check to the local permit
12	authority. The applicant shall pay the cost of the fingerprinting and
13	criminal background check.
14	Sec. 6. (1) An applicant for an escort agency permit
15	shall provide to the local permit authority an application fee that
16	does not exceed three hundred dollars and an application pursuant to
17	section 5 of this act that also contains the following:
18	<u>(a)(i) If the applicant is an individual, his or her</u>
19	legal name and all aliases the individual may use or has used and
20	written proof that the individual is at least eighteen years of age
21	and has been a resident of the state for at least one hundred eighty
22	<u>days;</u>
23	(ii) If the applicant is a partnership: The name of the
24	partnership; the names of all partners and written proof that each
25	partner is at least eighteen years of age and has been a resident of

1	the state for at least one hundred eighty days; whether the
2	partnership is a general or limited partnership; and a copy of the
3	partnership agreement, if any; and
4	(iii) If the applicant is a corporation: The name of the
5	corporation; the date of incorporation; written proof that the
б	corporation is in good standing under the laws of its state of
7	incorporation and this state; the names and capacities of all
8	officers, directors, and controlling stockholders of the corporation
9	and written proof that each officer of the corporation is at least
10	eighteen years of age and has been a resident of the state for at
11	least one hundred eighty days; the name of the registered corporate
12	agent; and the address of the registered office for service of
13	<u>process;</u>
13 14	process; (b) The name of the escort agency if different than the
14	(b) The name of the escort agency if different than the
14 15	(b) The name of the escort agency if different than the name provided pursuant to subdivision (1)(a) of this section;
14 15 16	(b) The name of the escort agency if different than the name provided pursuant to subdivision (1)(a) of this section; (c) Whether the applicant or any partner, officer,
14 15 16 17	(b) The name of the escort agency if different than the name provided pursuant to subdivision (1)(a) of this section; (c) Whether the applicant or any partner, officer, director, or controlling stockholder of the applicant has been
14 15 16 17 18	(b) The name of the escort agency if different than the name provided pursuant to subdivision (1)(a) of this section; (c) Whether the applicant or any partner, officer, director, or controlling stockholder of the applicant has been convicted of a felony or misdemeanor and the details of the
14 15 16 17 18 19	<pre>(b) The name of the escort agency if different than the name provided pursuant to subdivision (1)(a) of this section; (c) Whether the applicant or any partner, officer, director, or controlling stockholder of the applicant has been convicted of a felony or misdemeanor and the details of the conviction, including the type, date, and location of the conviction;</pre>
14 15 16 17 18 19 20	(b) The name of the escort agency if different than the name provided pursuant to subdivision (1)(a) of this section; (c) Whether the applicant or any partner, officer, director, or controlling stockholder of the applicant has been convicted of a felony or misdemeanor and the details of the conviction, including the type, date, and location of the conviction; (d) Whether the applicant has been denied a permit or
14 15 16 17 18 19 20 21	(b) The name of the escort agency if different than the name provided pursuant to subdivision (1)(a) of this section; (c) Whether the applicant or any partner, officer, director, or controlling stockholder of the applicant has been convicted of a felony or misdemeanor and the details of the conviction, including the type, date, and location of the conviction; (d) Whether the applicant has been denied a permit or holds or has held a permit under the Escort Services Accountability
14 15 16 17 18 19 20 21 21	(b) The name of the escort agency if different than the name provided pursuant to subdivision (1)(a) of this section; (c) Whether the applicant or any partner, officer, director, or controlling stockholder of the applicant has been convicted of a felony or misdemeanor and the details of the conviction, including the type, date, and location of the conviction; (d) Whether the applicant has been denied a permit or holds or has held a permit under the Escort Services Accountability and Permit Act and such permit was suspended or revoked. The

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1	<u>(e) Whether the applicant has been a partner of a</u>
2	partnership or an officer, director, or controlling stockholder of a
3	corporation that has been denied a permit or holds or has held a
4	permit under the act and such permit was suspended or revoked. The
5	applicant shall include the name and location of the escort agency
б	under which the permit was held and the date of denial, suspension,
7	or revocation;
8	(f) The location of the escort agency, including a legal
9	description of the property, the physical address, and the telephone
10	number or numbers;
11	(g) The applicant's mailing address, if different from
12	the address in subdivision (1)(f) of this section, and residential
13	address if the applicant is an individual;
14	(h) Photo identification of the individual applicant,
15	partners, or corporate officers;
16	(i) The date of issue, state of issue, and number of the
17	individual applicant's, partner's, or corporate officer's operator's
18	license or state identification card;
19	(j) A sketch or diagram showing the configuration of the
20	premises of the escort agency, including the amount of floor space
21	occupied by the agency. The sketch or diagram may be prepared by a
22	professional and shall be drawn to a designated scale or with marked
23	dimensions of the interior of the premises to an accuracy within six
24	inches;
25	(k) A certificate and straight-line drawing prepared by a

1	registered land surveyor no more than thirty days prior to submission
2	of the application under this section that depicts (a) the property
3	lines and the structures containing any existing escort agency
4	holding a permit or required to hold a permit under the act within
5	one thousand feet of the property of the applicant and (b) the
6	property lines of a child care facility, church, school, playground,
7	youth center, or residential area within one thousand feet of the
8	property of the applicant; and
9	(1) The signature of the applicant. If the applicant is
10	not an individual, all individuals responsible for the operation of
11	the escort agency or who have control or direction over the escort
12	agency's operations shall sign the application for the permit. Such
13	individuals may include, but are not limited to, partners, officers,
14	directors, and controlling shareholders.
15	(2) The local permit authority shall assess a fee for the
16	issuance of a new permit that is at least one thousand dollars but
17	not more than five thousand dollars and that is due upon issuance of
18	a new permit. A permit issued under this section shall be effective
19	for one year after the date of issuance. A permitholder may apply for
20	a permit renewal at least forty-five days but not more than ninety
21	days prior to the expiration of the permit by submitting a renewal
22	fee of at least one thousand dollars but not more than five thousand
23	dollars as determined by the local permit authority and satisfying
24	the application requirements. The local permit authority may cause a
25	hearing on the application for renewal to be held. No such renewal

1	hearing shall be held by the local permit authority until a notice of
2	hearing has been conspicuously posted on the permitted premises for a
3	period of ten days and notice of the hearing has been provided to the
4	applicant at least ten days prior to the hearing. The local permit
5	authority may refuse to renew any permit for good cause, subject to
б	judicial review.
7	Sec. 7. (1) An applicant for an escort agency employee
8	permit shall provide to the local permit authority an application fee
9	that does not exceed two hundred dollars and an application pursuant
10	to section 5 of this act that also contains the following:
11	(a) His or her legal name and all aliases the applicant
12	may use or has used and written proof that the applicant is at least
13	eighteen years of age;
14	(b) The applicant's date and location of birth;
15	(c) The applicant's height, weight, hair color, and eye
16	<u>color;</u>
17	(d) The address and telephone number of the applicant's
18	residence;
19	(e) The address and telephone number of any other place
20	of employment of the applicant, if any;
21	(f) The date of issue, state of issue, and number of the
22	applicant's operator's license or state identification card;
23	(g) A color photo of the applicant clearly showing the
24	applicant's face;
25	(h) The applicant's fingerprints on a form provided by

T	the local permit authority;
2	(i) A signed affidavit detailing the escort service
3	permit history of the applicant for five years immediately preceding
4	the date of the application under this section, including whether the
5	applicant has previously held a license, permit, or authorization
6	from another issuing authority and if such license, permit, or
7	authorization was ever denied, suspended, or revoked. If the
8	applicant has had a license, permit, or authorization denied,
9	suspended, or revoked, the applicant shall provide the name of the
10	issuing authority and a full description of the reason for such
11	denial, suspension, or revocation. The applicant shall include a
12	written copy of such denial, revocation, or suspension, if such copy
13	<u>exists;</u>
14	(j) A signed affidavit stating whether the applicant has
15	been convicted of a felony or misdemeanor and the details of the
16	conviction, including the type, date, and location of the conviction;
17	and
18	(k) The signature of the applicant.
19	(2) The local permit authority shall assess a fee for the
20	issuance of a new permit that is at least one thousand dollars but
21	not more than five thousand dollars and that is due upon issuance of
22	
	a new permit. A permit issued under this section shall be effective
23	a new permit. A permit issued under this section shall be effective for one year after the date of issuance. A permitholder may apply for

1	fee of at least one thousand dollars but not more than five thousand
2	dollars as determined by the local permit authority and satisfying
3	the application requirements. The local permit authority may cause a
4	hearing on the application for renewal to be held. No such renewal
5	hearing shall be held by the local permit authority until a notice of
6	hearing has been conspicuously posted on the permitted premises for a
7	period of ten days and notice of the hearing has been provided to the
8	applicant at least ten days prior to the hearing. The local permit
9	authority may refuse to renew any permit for good cause, subject to
10	judicial review.
11	Sec. 8. <u>(1) Within sixty days after receipt of an</u>
12	application for an escort agency permit, the local permit authority
13	shall approve or deny such application. If the application is
14	approved, such permit shall be issued to the applicant. The local
15	permit authority shall deny the application if a determination is
16	made of one of the following:
17	(a) The applicant is under eighteen years of age;
18	(b) The applicant has failed to remit any taxes, fees,
19	fines, or penalties assessed by the State of Nebraska with respect to
20	the operation of any business;
21	(c) The applicant has failed to provide the information
22	required in section 6 of this act or has provided false information
23	in the application;
24	(d) The applicant has been denied a permit to operate an
25	escort agency by any local permit authority within the preceding two

1	years or has had a permit to operate an escort agency suspended or
2	revoked within the preceding two years;
3	(e) The applicant has been convicted of a felony. The
4	local permit authority may deny the application if the applicant has
5	been convicted of a misdemeanor for fraud, deceit, assault, sexual
б	misconduct, drug-related misconduct, or prostitution-related
7	misconduct;
8	(f) The premises of the escort agency has not received
9	approval from the local health department, fire department, and
10	building officials for compliance with applicable local laws or
11	ordinances; or
12	(g) The applicant has failed to pay the required permit
13	<u>fee.</u>
14	(2) An escort agency permit shall state on its face the
14 15	(2) An escort agency permit shall state on its face the name of the person to whom the permit is issued, the expiration date
15	name of the person to whom the permit is issued, the expiration date
15 16	name of the person to whom the permit is issued, the expiration date of the permit, the physical address of the escort agency, and the
15 16 17	name of the person to whom the permit is issued, the expiration date of the permit, the physical address of the escort agency, and the fact that the permit is for operation of an escort agency. The escort
15 16 17 18	name of the person to whom the permit is issued, the expiration date of the permit, the physical address of the escort agency, and the fact that the permit is for operation of an escort agency. The escort agency shall conspicuously post the escort agency permit at or near
15 16 17 18 19	name of the person to whom the permit is issued, the expiration date of the permit, the physical address of the escort agency, and the fact that the permit is for operation of an escort agency. The escort agency shall conspicuously post the escort agency permit at or near the entrance of the escort agency.
15 16 17 18 19 20	name of the person to whom the permit is issued, the expiration date of the permit, the physical address of the escort agency, and the fact that the permit is for operation of an escort agency. The escort agency shall conspicuously post the escort agency permit at or near the entrance of the escort agency. Sec. 9. (1) Within thirty days after receipt of an
15 16 17 18 19 20 21	name of the person to whom the permit is issued, the expiration date of the permit, the physical address of the escort agency, and the fact that the permit is for operation of an escort agency. The escort agency shall conspicuously post the escort agency permit at or near the entrance of the escort agency. Sec. 9. (1) Within thirty days after receipt of an application for an escort agency employee permit, the local permit
15 16 17 18 19 20 21 22	<pre>name of the person to whom the permit is issued, the expiration date of the permit, the physical address of the escort agency, and the fact that the permit is for operation of an escort agency. The escort agency shall conspicuously post the escort agency permit at or near the entrance of the escort agency. Sec. 9. (1) Within thirty days after receipt of an application for an escort agency employee permit, the local permit authority shall approve or deny such application. If the application</pre>

1	(a) The applicant is under eighteen years of age;
2	(b) The applicant has failed to provide the information
3	required in section 7 of this act or has provided false information
4	on his or her application;
5	(c) The applicant has been convicted of a felony. The
б	local permit authority may deny the application if the applicant has
7	been convicted of a misdemeanor for fraud, deceit, assault, sexual
8	misconduct, drug-related misconduct, or prostitution-related
9	misconduct;
10	(d) The applicant has failed to pay the required permit
11	<u>fee;</u>
12	(e) The applicant intends to use the permit for
13	employment at a business prohibited by local or state law; or
14	(f) The applicant has previously held an escort agency
15	employee permit and has had such permit suspended or revoked by a
16	local permit authority within the two years prior to the date of
17	application under the Escort Services Accountability and Permit Act.
18	(2) An escort agency employee permit shall have a photo
19	of the individual to whom the permit is issued and state on its face
20	the name of the individual to whom the permit is issued, the
21	expiration date of the permit, and the fact that the permit is an
22	escort agency employee permit. An escort agency shall conspicuously
23	post a copy of the escort agency employee permit or permits issued to
24	its employee or employees at or near the entrance of the escort
25	agency.

1	Sec. 10. (1) An escort agency shall refer any prospective
2	escort agency employees to the local permit authority to obtain an
3	escort agency employee permit. Upon termination of employment of any
4	escort agency employee, the escort agency shall notify the local
5	permit authority of such termination within five days.
б	(2) The escort agency shall provide to every patron a
7	written contract for services. The contract shall clearly state the
8	name of the escort agency employee and the name, address, date of
9	birth, and driver's license number or other number from another type
10	of identification of the patron, the type of services to be
11	performed, the length of time such services shall be performed, the
12	total amount of money such services will cost the patron, and any
13	special terms or conditions relating to the services to be performed.
14	The contract shall include a statement in clear and concise language
15	that prostitution is illegal in this state and that both parties to
16	an act of prostitution may be punished by both fine and imprisonment
17	and that no act of prostitution shall be performed in relation to the
18	services for which are contracted. Each contract shall be numbered
19	and utilized in numerical sequence by the escort agency. The contract
20	shall be signed by the patron and a copy furnished to him or her. The
21	escort agency shall also retain copies of all such contracts, and one
22	copy of each such contract executed in any calendar month shall be
23	transmitted by the escort agency to the local permit authority no
24	later than ten days after the last day of such month. Each escort
25	agency employee shall admit, at any reasonable time during normal

1	business hours, any law enforcement officer onto the premises of the
2	escort agency for the purpose of examining such contracts or any
3	portion of the premises used for operational purposes. The local
4	permit authority shall allow law enforcement access to all such
5	contracts.
6	Sec. 11. (1) Each permit issued under the Escort Services
7	Accountability and Permit Act by a local permit authority shall be
8	valid only within the territorial boundaries of the local permit
9	authority.
10	(2) Each permit issued under the act is separate and
11	distinct, and no person shall exercise any of the privileges granted
12	under any permit other than that which he or she holds. A separate
13	permit shall be obtained by each person wishing to exercise any of
14	the privileges governed by the act and for each geographical location
15	at or from which any person wishes to conduct business as an escort
16	agency or an escort agency employee.
17	(3) No permit issued under the act shall be transferred
18	or assigned, with or without consideration, without the consent of
19	the local permit authority. Any attempted transfer or assignment
20	without the consent of the local permit authority shall render the
21	applicable permit void.
22	(4) No changes of location for an escort agency shall be
23	allowed without the consent of the local permit authority. Any
24	attempted change of location for a permitted premises without the
25	

1 permit void.

2 Sec. 12. (1) The Escort Services Accountability and Permit Act is intended to provide minimum standards for the 3 4 permitting of escort agencies and escort agency employees. Nothing in 5 the act shall prohibit a county, city, or village from enacting an ordinance providing more stringent standards for such permits, but 6 7 such ordinance shall meet the minimum standards established by the 8 act. To the extent that the act directs implementation by a county, 9 all such implementation may be accomplished by ordinance. Any 10 implementation needed under the act to create a local permit authority shall be required only upon a request to the county, city, 11 12 or village for an application for a permit to operate an escort 13 agency within the jurisdiction of the county, city, or village. Such request shall not be acted upon until the implementation of such 14 local permit authority by ordinance has been accomplished. 15 16 (2) In addition to the powers granted by section 23-104

and sections 23-187 to 23-193, but not subject to the requirements of section 23-192, a county may enact an ordinance to carry out the purposes of the act.

20 Sec. 13. <u>Nothing in the Escort Services Accountability</u> 21 <u>and Permit Act shall be construed to permit or authorize conduct or</u> 22 <u>activity prohibited by the Nebraska Criminal Code.</u>

Sec. 14. This act becomes operative on October 1, 2013.
Sec. 15. If any section in this act or any part of any
section is declared invalid or unconstitutional, the declaration

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- 1 shall not affect the validity or constitutionality of the remaining
- 2 portions.