

Process Server Central, LLC Trial Period License Agreement

The Process Server Central, LLC Restricted License (“Agreement”) is dated on the registration date (“Effective Date”) between Process Server Central, LLC, (MYPSC, PSC, Process Server Central™) and the undersigned Licensee (“Licensee”). Process Server Central, LLC and Licensee enter into this Agreement to set forth the terms by which Process Server Central, LLC is licensing the Software and Data (as set forth in Exhibit A) and associated documentation (the Software, Data and Documentation are referred to herein collectively as, the “Licensed Products”) to Licensee in connection with the parties’ negotiations of a possible business relationship.

Subject to Licensee’s compliance with the terms and conditions of this Agreement and the payment by Licensee to Process Server Central, LLC of any Initial Set-Up Fees, if any, set forth on Schedule A, on the Effective Date, Process Server Central, LLC hereby grants to Licensee a non-exclusive, non-assignable, non-transferable, restricted rights license to use the Licensed Products to evaluate and demonstrate the Licensed Products solely on an internal basis and solely for the purpose of evaluating whether to enter into a business relationship with Process Server Central, LLC (the “Purpose”). No license is granted by Process Server Central, LLC to Licensee for any other use or purpose. Any other use of the services is strictly prohibited and a breach of this license. Licensee shall not distribute, rent, lease, sublicense, provide access to, assign or transfer the license or the Licensed Products to any third party. Licensee may use the Licensed Products solely for the Purpose, but Licensee shall not use the Licensed Products for the development of applications for any other purpose including for its internal use, or for resale, license, sublicense or demonstration by Licensee to any third party. Licensee agrees to implement reasonable controls to ensure compliance with the intended use of the restricted license authorized by Process Server Central, LLC. Process Server Central, LLC reserves the right to perform a compliance audit of the licensee’s use of the restricted license during licensee’s normal business hours, upon reasonable notice and at Process Server Central, LLC’s expense. Except for the rights expressly granted to Licensee by Process Server Central, LLC pursuant to this Agreement, Process Server Central, LLC hereby expressly retains all of its rights in the Licensed Products.

Without limiting the foregoing, Licensee further agrees that any other use of the Licensed Products (in whole or in part), including, but not limited to resale, distribution, rent, lease, or sublicense of the Licensed Products, whether during or after the Evaluation Period shall constitute a violation of the terms and conditions of this agreement and will result in immediate termination of services and this Agreement.

The term of this restricted license (“Trial Period”) is thirty-days (30) from the Effective Date or one-hundred (100) jobs, whichever comes first.

Process Server Central, LLC shall have the right at its sole discretion to terminate this Agreement without notice at an earlier date for any or no reason. On the date of the expiration or termination of this Agreement, Licensee shall immediately: (a) discontinue all use of all of the Licensed Products in whole or in part, (b) erase, destroy or return to Process Server Central, LLC any of the Licensed Products, including copies contained in the computer memory or data storage apparatus, and (c) certify in writing to Process Server Central, LLC that Licensee has completed all actions required by this provision and that the licensee no longer possesses or controls any copies of the Licensed Products. On the date of expiration or at any time prior to the date of expiration, Licensee may make a monthly payment for continued usage of the program at which time a-c in this paragraph will not apply. In the event that the Licensee becomes or is a direct competitor of Process Server Central, LLC, this license shall immediately terminate. Termination of this license will not limited either party from pursuing any other remedies available to it, including injunctive relief.

The free “Trial Period” offer automatically rolls to a paid monthly subscription unless you notify Process Server Central, LLC in writing of your desire to cancel the service. The first month charges for the

account shall be billed at the "Standard" Level of service (\$70.00/ month) in the event that the Licensee does not select a level of service and submit the corresponding fee prior to or on the due date. Each subsequent monthly charge shall also be at the Standard Level of Service (\$70.00/month) unless the licensee selects a different level of service and renders the corresponding monthly fee prior to the next due date. The notification to cancel service during the free trial period stage or at any other time-period thereafter MUST be e-mailed or postmarked by the Licensee prior to the end of your free trial period date or regular monthly due date. Written notification to Process Server Central, LLC MUST be made by the Licensee via U.S.P.S. Certified Mail Return Receipt or via our e-mail address located in the "Contact Us" section of our homepage PRIOR to the current due date for payment on Licensee's account. Licensee's failure to do so equates to Licensee's agreement to continue utilizing the Process Server Central™ program and Process Server Central, LLC's expectation to be paid for those services made available to the Licensee.

The first month charges, and each month thereafter, for the account shall be at the "Standard" Level of service (\$70.00 per month) in the event that the Licensee does not select a level of service and submit the corresponding fee prior to or on the due date. Licensee must notify Process Server Central, LLC in writing, via U.S.P.S. Certified Mail Return Receipt or via our e-mail address located in the "Contact Us" section of our homepage, PRIOR to the current due date for payment on his/her/its' account. Licensee's failure to do so equates to Licensee's agreement to continue utilizing the Process Server Central, LLC program and Process Server Central, LLC's expectation to be paid for those services made available to the Licensee.

Title and ownership rights in the Licensed Products are and shall at all times remain with Process Server Central, LLC and/or its suppliers. No license, right or interest in any trademark, trade name or service mark of Process Server Central, LLC is granted under this Agreement. Licensee shall not obliterate, obscure, modify or interfere with the display of any copyright or confidentiality notices included on or in the Licensed Products.

PROCESS SERVER CENTRAL, LLC WARRANTS THAT IT HAS THE RIGHT TO GRANT ALL LICENSES GRANTED TO LICENSEE IN THIS AGREEMENT. EXCEPT FOR THE FOREGOING, THE LICENSED PRODUCTS ARE PROVIDED BY PROCESS SERVER CENTRAL, LLC TO LICENSEE "AS-IS," AND PROCESS SERVER CENTRAL, LLC PROVIDES NO OTHER WARRANTIES UNDER THIS AGREEMENT OR THE LICENSE, INCLUDING ANY WARRANTIES OF MERCHANTABILITY, DATA ACCURACY, OR FITNESS FOR ANY USE OR PURPOSE. NEITHER PARTY SHALL BE LIABLE TO THE OTHER PARTY FOR ANY SPECIAL DAMAGES, INCLUDING ANY LOST PROFITS, OR OTHER CONSEQUENTIAL, EXEMPLARY, INCIDENTAL OR PUNITIVE DAMAGES ARISING OUT OF THIS AGREEMENT OR THE USE OF THE LICENSED PRODUCTS.

Except as expressly contemplated herein, Licensee shall not copy, modify, alter, adapt, translate, port, use, disclose, sell or transfer, in whole or in part, the Licensed Products, or attempt to derive the source code thereof by any means including but not limited to decompiling, disassembling, reverse engineering, merging, reverse analyzing output data or creating derivative works of the Licensed Products. Licensee shall not bypass, disable or reverse engineer any protections put in place by Process Server Central, LLC against unlicensed use of the Licensed Products beyond the trial Period. The parties acknowledge that performance of this Agreement will not result in the acquisition or development by Licensee of any rights with respect to the Licensed Products including without limitation, modifications, improvements, enhancements, or other derivative material. Licensee shall not publish, nor disclose to any third party, any benchmark tests run on the Licensed Products without Process Server Central, LLC's prior written consent.

At all times during the term hereof and at all times thereafter, Licensee shall keep confidential and not disclose, directly or indirectly, and shall not use for the benefit of itself or any other individual or entity any Confidential Information of Process Server Central, LLC. Without limiting the foregoing, Licensee

shall take reasonable steps, at least substantially equivalent to the steps it takes to protect its own proprietary information, to comply with the provisions of this paragraph with respect to the Confidential Information of Process Server Central, LLC. "Confidential Information" means any trade secrets or confidential or proprietary information whether in written, digital, oral or other form which is unique, confidential or proprietary to Process Server Central, LLC, including, but not limited to, the Licensed Products, and any other materials or information related to the business or activities of Process Server Central, LLC which are not generally known to others engaged in similar business or activities. "Confidential Information" will not include information (a) already lawfully known to or independently developed by the receiving party, (b) disclosed in published materials, (c) generally known to the public, or (d) lawfully obtained from any third party. Process Server Central, LLC's failure to mark any Confidential Information as confidential, proprietary or otherwise shall not affect its status as Confidential Information hereunder.

Licensee's usage or designation of/at the Standard Level of Service or the Professional Level of Service also binds Licensee to the Terms and Conditions of My Private Eye. Those terms and conditions can be located at www.mypi.us.

This Agreement shall be governed by and construed in accordance with the laws of the State of Florida and both parties agree to submit to the exclusive jurisdiction of federal or state courts located in Tampa, Florida. Each party agrees not to bring suit in any other courts, nor to seek to remove such actions to courts outside of Florida.

Upon any violation of this Agreement by Licensee, Process Server Central, LLC shall have the right to seek any and all remedies available to it under the law and in equity. Additionally, each party expressly acknowledges and agrees that any breach or threatened breach of this Agreement may cause immediate and irreparable harm to the other party which may not be adequately compensated by damages. Each party, therefore, expressly agrees that in the event of such breach or threatened breach and in addition to any and all available equitable and legal remedies, each party shall have the right, after providing timely notice to the other party, to seek equitable injunctive relief in connection with such breach or threatened breach.

All provisions of this Agreement which expressly or by their nature are to continue after termination, cancellation or expiration of the Agreement shall survive and remain in effect.

This Agreement may be executed in counterparts, each of which will be deemed an original and all of which together will constitute one and the same document. The execution of this Trial Terms and Conditions Agreement also binds the licensee to the General Terms and Conditions as set forth on the homepage found at www.mypsc.net. Please carefully review the General Terms and Conditions PRIOR to signing the Trial Terms and Conditions Agreement.

The simple act of registering for the trial binds the subscriber (you) to the trial terms and conditions as set forth above.

This Agreement, coupled with the Non-Disparagement Clause, sets forth the entire agreement between the parties respecting this subject matter, and this Agreement supersedes all prior agreements and understandings between the parties related to such subject matter.

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EXHIBIT A

Process Server Central, LLC

Trial Period License

Licensed Products

Licensed Software (“Software”)

Products	Initial Set-Up Fee
Process Server Central, LLC: “Associate”, “Standard” and “Professional” level(s).	\$00.00

Licensed Data (“Data”)

Products	Initial Set-Up Fee
Process Server Central, LLC and/or Process Server Central, LLC source code and all data contained therein.	\$00.00

PROCESS SERVER CENTRAL, LLC

CREDIT CARD AUTHORIZATION FORM

Subscriber Name: _____

Subscriber Address: _____

Credit Card Information

_____ Visa _____ MasterCard

Name on Credit Card: _____

Credit Card Number: _____

Expiration Date: _____ CVV Code: _____

Billing Address: _____

(Address where monthly credit card statements are received)

Phone Number: _____

(Associated with credit card)

Terms of Credit Card Authorization Charges

The above listed subscriber agrees that Process Server Central, LLC has the authorization to make an initial charge on my credit card in the amount of (\$70.00) seventy U.S. Dollars. The charge will be made at any time after the free trial period in my account unless I abide by the terms and conditions for cancellation set forth in this agreement. Payment(s) will be applied for monthly subscription fees based upon the level of service, due date in my account and the trial and/or general terms and conditions of Process Server Central, LLC. In the event this card is invalid, subscriber agrees to provide another card to be utilized for the payment described herein.

This authorization is intended to be a binding contract. The credit / debit card holder of record agrees that sales are final and no refunds will be applied or credits made to the credit / debit card. These charges are valid regardless of whether or not the subscriber utilizes the software program(s). The court of jurisdiction for any legal disputes is Hillsborough County, Tampa, Florida. As the credit card holder or Corporate Officer, by signing below I understand and agree to the terms set forth in this agreement, agree to pay, and specifically authorize Process Server Central, LLC to charge my credit / debit card, for the amount listed above. I also agree to be held personally liable in the event the corporation or partnership refuses to remit payment (s).

Signature of Credit Card Holder: _____

Printed Name of Credit Card Holder: _____

Date of Signature: _____