Application Service Provider (ASP) Agreement

For PenSoft® Web Services

This Application Service Provider Agreement for PenSoft Web Services (“Agreement”), is made and entered as of the _____ day of __________, ______ (“Effective Date”), by and between Peninsula Software of Virginia, Inc., a Virginia corporation with principal offices located at 151 Enterprise Drive, Newport News, VA 23603 (PenSoft), and __________________________, with principal offices located at ________________________________ ________________________________ (“Customer”).

Information required for setting up your PenSoft Web Services account:

Customer’s Company Name:
____________________________________________

Customer’s Contact Name:
____________________________________________

Customer’s Contact E-mail Address:
____________________________________________
(Note: This is the primary contact.)

Customer Number:
________________________

Customer’s Initials: ______________________

WHEREAS, PenSoft is a provider of web-based applications known as PenSoft Web Services (“Product”); and

WHEREAS, Customer desires to engage PenSoft to perform certain services, and to provide Customer with direct access to the PenSoft Web Services site (“Product Site”); and

WHEREAS, PenSoft, or its hosting partner, desires to provide certain services to Customer and to host the Product Site subject to the terms, conditions and restrictions set forth herein:
NOW, THEREFORE, in consideration of the promises hereof, and the mutual obligations herein made and undertaken, the parties hereto agree as follows:

1. SERVICES: PenSoft agrees to perform and to provide, either directly or through a hosting partner, to Customer the services set forth in Addendum A (PenSoft Remote Client), and/or Addendum B (PenSoft Electronic Filing of Forms 94x), and/or Addendum C (PenSoft Doculivery Pay Stubs/W-2s), and/or Addendum D (PenSoft NatPay Direct Deposit) as selected by Customer (“Services”). Service(s) requested are initialed below:

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>PenSoft Remote Client</td>
</tr>
<tr>
<td>B</td>
<td>PenSoft Electronic Filing of Forms 94x</td>
</tr>
<tr>
<td>C</td>
<td>PenSoft Doculivery Pay Stubs/W-2s</td>
</tr>
<tr>
<td>D</td>
<td>PenSoft NatPay Direct Deposit</td>
</tr>
</tbody>
</table>

Choose one:
- Reporting Agent
- Individual Business Taxpayer (Practitioner PIN method)

2. CUSTOMER RIGHT OF USE: PenSoft grants to Customer and Customer agrees to accept non-transferable and non-exclusive right to access and to use the Product Site(s) and the Product Offering(s) as defined below, for its internal use, in accordance with the terms of this Agreement.

3. PROPRIETARY RIGHTS:

3.1 PenSoft Ownership. Customer acknowledges and agrees this Agreement grants Customer no title or right of ownership in or to the Product Site(s) or Product application(s) or any component thereof, or to any associated materials or intellectual property, or to any enhancements, modifications or improvements (collectively referred to hereinafter as the “Product Offering”). Customer shall not, at any time, take or cause any action, inconsistent with or tend to impair the rights of PenSoft or its licensors in the Product Offering.

3.2 Customer Ownership. Ownership of material data for the Product Site(s) shall remain with the Customer. Such data includes Customer’s corporate data, including registration data supplied and input by or on behalf of Customer (“Customer Data”). PenSoft agrees not to use any Customer Data for any purpose other than to perform the Services and fulfill its obligations under this Agreement. PenSoft further agrees not to make Customer Data available to any third party (except hosting partner) without Customer’s prior written consent.
4. MAINTENANCE AND SUPPORT:

4.1 Support. Provided the Customer is current in its payment of fees under this Agreement, PenSoft shall provide to Customer its standard technical support and maintenance, at no additional charge. Standard support and maintenance shall include the following:

(a) PenSoft support personnel shall be available to provide telephone support and assistance via email directly to Customer during PenSoft’s normal business hours (9:00am to 6:00pm M-Th and 9:00am to 5:00pm Fri Eastern Time);

(b) (Delivery of enhancements, updates and upgrades to the Product Offering PenSoft makes generally and commercially available to other customers without levying an incremental fee (collectively “Improvements”); and

(c) Standard error correction and maintenance modifications.

4.2 Special Support. Notwithstanding the above, if PenSoft makes, as a reasonable business determination the technical support requested by Customer pursuant to this section will entail detailed, specialized maintenance or support services different in kind or amount from those provided to other similar customers of the Product Offering (including, but not limited to, assistance to enable the interfacing or operation with a non-supported, unusual or proprietary system), PenSoft shall notify Customer the requested support is considered an additional service subject to additional fees, to be determined prior to commencing said support.

4.3 PenSoft Responsibilities. PenSoft, or its hosting partner, shall also have responsibilities to:

(a) Provide all necessary hosting hardware and communications facilities in connection with delivery of Services;

(b) Use reasonable commercial efforts to monitor and maintain the host servers and to ensure continuous connectivity, availability and operation of the Product Site on the World Wide Web;

(c) Provide training, at costs listed in the Addendums, to designated staff of Customer to enable Customer to use the Product Site;

4.4 Security. PenSoft, or its hosting partner, shall offer access to the Product Site using the Internet, by hosting its application. PenSoft, or its hosting partner, shall operate and maintain the Product server (“Server”) in good working order with access restricted to qualified employees or contractors of PenSoft and persons designated by Customer. PenSoft, or its hosting partner, shall employ its best commercial efforts to ensure the security, confidentiality and integrity of all Customer Data and other proprietary information transmitted through or stored on the Server, including, without limitation; (i) maintenance of independent archival and backup copies of the Product Site and all Customer Data; and (ii) protection from any network attack and other malicious, harmful or disabling data, work, code or program.

4.5 Backup. PenSoft, or its hosting partner, is a temporary holding site for client data. Processors are responsible for maintaining any data backup.

4.6 Assistance From Customer. Customer agrees to make available appropriate personnel to advise PenSoft in the performance of obligations under this Agreement and to provide Customer Data required for successful operation of the Product Site.
4.7 Operation. Customer and PenSoft agree responsibility for trouble-free operation of
the Product Site is dependent on a combination of reliability; proper hardware
configuration, including backup hardware configurations, backup power sources and
backup communication facilities; a virus-free environment; system backup procedures;
and Customer’s adherence to PenSoft’s recommended practices. Customer is
responsible for all its hardware and connectivity to the internet.

4.8 Product Site. Notwithstanding the above, Customer understands and acknowledges
from time to time, the Product Site may be inaccessible or inoperable for various reasons,
including equipment malfunctions, upgrades or modifications, or causes beyond the
control of PenSoft and not reasonably foreseeable by PenSoft including interruption or
failure of telecommunication or digital transmission links, hostile network attacks or
network congestion or other failures (collectively “Downtime”). PenSoft shall use its best
commercial efforts to minimize any disruption, inaccessibility and/or inoperability of the
Product Site and in the case of any scheduled Downtime, if applicable, PenSoft shall
provide twenty-four (24) hour advance notice to Customer or such other shorter period of
time, as PenSoft shall reasonably determine.

5. TERM AND TERMINATION:

5.1 Term. This Agreement shall commence upon the Effective Date and, unless
terminated earlier as provided herein, shall continue monthly (“Term”). The Agreement
may be cancelled for any reason at any time by PenSoft or the Customer by providing
thirty (30) days written notice to the other party. Regardless of who initiates the
termination the Customer is responsible for retrieving any/all data maintained by the
service during this thirty (30) days because once terminated all data is purged from the
service and will no longer be available to the Customer.

5.2 Termination. In addition to such other rights and remedies as may be available in
law or in equity, should either party commit a material breach of its obligations hereunder,
or should any of the representations of either party in this Agreement prove to be untrue in
any material respect, the other party may, at its option, terminate this Agreement with
thirty (30) days’ written notice of desire to terminate. The notice shall identify and describe
the basis for such termination. If, prior to expiration of such period, the defaulting party
cures such default, termination shall not take place.

5.2.1 Either party may, at its option, by written notice, terminate this
Agreement if the other party has materially breached any provision of this
Agreement and such breach remains uncured for a period of thirty (30) days
following receipt of notice.

5.2.2 Termination of this Agreement shall not relieve either party of the
obligations incurred hereunder pursuant to Section 3 and Sections 6 through 12
hereof, these Sections shall survive such termination.

5.2.3 Upon termination of this Agreement for any reason, Customer shall
immediately cease all use of the Product Offering and return or purge any and all
components thereof, including returning or destroying or causing to be destroyed
any and all copies of any documentation, notes and other materials comprising or
regarding the Product Offering.
6. COPYRIGHTS AND TRADEMARKS: PenSoft shall have and retain sole ownership of any and all PenSoft trademarks, including the goodwill pertaining thereto. Customer shall not remove or alter any of PenSoft proprietary or copyright notices, trademarks or logos.

7. PENSOFT WEB SERVICES MONTHLY FEES: PenSoft Web Services fees shall be as set forth in Addendum A (PenSoft Remote Client), Addendum B (PenSoft Electronic Filing of Forms 94x), Addendum C (PenSoft Doculivery – Pay Stubs/W-2s) and/or Addendum D (PenSoft NatPay Direct Deposit) based on the services selected by the Customer, and the payment for any amounts under this Agreement shall be withdrawn through electronic funds transfer from Customer’s banking account identified in this paragraph. The fees are subject to change from time to time in PenSoft’s sole and absolute discretion.

7.1 PenSoft Electronic Funds Transfer (EFT) Authorization Agreement: Customer hereby agrees to pay PenSoft via an EFT from the Customer’s bank account, all amounts due including: monthly service charges, applicable taxes, and other applicable charges. PenSoft will notify the customer in advance the amount of the automatic debit from the Customer’s bank account scheduled between the tenth and fifteenth day of the month for the charges incurred during the previous month. In the event PenSoft cannot debit the account, PenSoft reserves the right to suspend or terminate the Customer’s right to use PenSoft Web Services. An additional $30.00 fee will be assessed for any automatic debit returned unpaid for any reason.

For purposes of identification and billing, the Customer agrees to provide PenSoft with accurate, complete, and updated information including legal name, address, telephone number(s) and applicable payment data (e.g. routing and account numbers). Failure to comply with this provision may, at PenSoft’s option, result in suspension or termination of the Customer’s right to use PenSoft Web Services.

Name: ____________________________________________
Company Name: __________________________________
Billing Address: ______________________________________
E-mail Address: ______________________________________
Bank Name: _________________________________________
Routing Number: _____________________________________
Account Number: _____________________________________
Authorized Signature: __________________________________

This authorization is to remain in full force and effect until PenSoft has received written notice as required pursuant to section 5 of this agreement. A voided check must be attached to this Agreement.

7.2 Material Breach: This agreement shall be considered materially breached in the event funds are not available when payments are initiated as described in paragraph 7.1 above.
8. CONFIDENTIALITY: Customer acknowledges the Product Offering is unique and valuable and has been developed or otherwise acquired by PenSoft at great expense, and any unauthorized disclosure or use of the Product Offering or any component thereof, would cause PenSoft irreparable injury and loss, where damages would be an inadequate remedy.

8.1 PenSoft and Customer shall advise all their employees, agents or contractors they are bound by the confidentiality terms of this Agreement. Further, each party agrees during the performance of this Agreement it may receive information relating to the other party not generally known or of a proprietary nature (“Confidential Information”). Each party agrees not to use or disclose any Confidential Information except for the purpose of meeting its obligations under this Agreement, and will not use Confidential Information for any other purpose whatsoever. Confidential Information shall not include any information: (i) generally known or available to the public; (ii) already known at the time of receiving the Confidential Information through no wrongful act of the other party; or (iii) furnished by a third party with the right to do so. In the event either party is required to disclose Confidential Information relating to the other party to a court or government agency, it shall, prior to disclosure, and as soon as practicable, notify the other party and allow it an adequate opportunity to object to the disclosure order or take other action to preserve the confidentiality of the information.

8.2 Customer shall not decompile, reverse engineer, translate, or generate source code with respect to the Product Offering or any component thereof.

9. LIMITED WARRANTIES:

9.1 Parties. Each party represents and warrants it has the right, power and authority to enter into this Agreement and to perform all of its obligations hereunder.

9.2 Services. PenSoft represents and warrants Services performed under this Agreement will be performed using generally accepted industry standards and will substantially conform to the specifications, provided, however, PenSoft shall not be liable for violation of any applicable law, rule or regulation or any third party associated with customer content provided to PenSoft by Customer.

9.3 Laws. To the knowledge of PenSoft the Product Offering and any component thereof does not violate any applicable law, rule or regulation or any third party, including any patent, trademark, trade name, copyright, trade secret or other intellectual property right. PenSoft shall defend Customer against any claim the use of the Product Offering or any component thereof by Customer as permitted under this Agreement constitutes a patent or copyright infringement, but only to the extent the action relates solely to the Product Offering, not materially altered or modified by or on behalf of Customer, and is not based on use of the Product Offering on other than the system the Product Offering was designated, provided: (i) Customer gives PenSoft written notice within ten (10) days of notice of any such claim; (ii) PenSoft controls the defense of any action and has the right to settle; and (iii) Customer fully cooperates with PenSoft in the defense of such claim. In the event the use of the Product Offering is enjoined by a court of competent jurisdiction, because of a holding of patent or copyright infringement, PenSoft at its sole option, shall: (i) procure for Customer the right to continue using the Product Offering; or (ii) modify the Product Offering to make it non-infringing, while still performing substantially the same functions set forth in the Specifications.
9.4 WARRANTIES. THE WARRANTIES MADE IN THIS AGREEMENT ARE THE ONLY WARRANTIES MADE BY PENSOFT WITH RESPECT TO SERVICES AND SOFTWARE PROVIDED HEREUNDER AND ARE MADE EXPRESSLY IN LIEU OF ALL OTHER WARRANTIES AND REPRESENTATIONS, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF NON-INFRINGEMENT, FITNESS FOR A PARTICULAR PURPOSE AND MERCHANTABILITY.

9.5 Service Delays. PenSoft shall not be responsible for any delay in the delivery of Services, including implementation, support or maintenance, due to Customer’s failure to provide assistance as provided under this Agreement.

10. INDEMNITY:

10.1 Indemnity. Customer and PenSoft agree to indemnify and hold harmless each other from and against any losses, damages, liabilities and expenses resulting from any claims made by any third party arising from or in any way connected with the performance by PenSoft of its obligations hereunder (except gross negligence), or Customer’s use of all or any component of the Product Offering.

11. LIMITATION OF LIABILITY:

11.1 PENSOFT LIABILITY. PENSOFT’S TOTAL ACCUMULATED LIABILITY TO THE CUSTOMER OR TO ANY THIRD PARTY FOR ANY LOSS, DAMAGES, COSTS OR EXPENSES WHETHER IN STRICT LIABILITY, NEGLIGENCE, CONTRACT OR OTHERWISE, ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, SHALL BE LIMITED TO FEES ACTUALLY PAID BY CUSTOMER HEREUNDER.

11.2 DAMAGES. NEITHER PENSOFT NOR CUSTOMER SHALL BE LIABLE TO THE OTHER FOR ANY LOST PROFITS, CONSEQUENTIAL, INCIDENTAL AND/OR CONTINGENT DAMAGES WHATSOEVER, EVEN IF SUCH PARTY KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY OF SUCH DAMAGES.

12. MISCELLANEOUS:

12.1 Entire Agreement. This Agreement, together with all addendums hereto, incorporated herein by reference, comprise the entire agreement between the parties relating to the subject matter hereof. This Agreement supersedes all prior and contemporaneous agreements, proposals, or representations, written or oral, concerning the subject matter of this Agreement. This Agreement may not be modified or amended except in writing signed by a duly authorized representative of each party; no other act, document, usage, or custom shall be deemed to amend or modify this Agreement.

12.2 Independent Contractors. The relationship of the parties hereunder shall be independent contractors. Nothing in this Agreement shall be construed to constitute a partnership between or joint venture of the parties, nor shall either party be deemed the agent of the other party or have the right to bind the other party in any way without the prior written consent of such party, except as specifically provided in this Agreement.

12.3 Waiver. No term or provision of this Agreement shall be deemed waived and no breach excused unless such waiver or consent is in writing and signed by the party giving such waiver or excusing such breach.
12.4 Governing Law. ANY LEGAL CLAIMS BROUGHT BY CUSTOMER AGAINST PENSOFT SHALL BE BROUGHT IN VIRGINIA AND ANY LEGAL CLAIMS BROUGHT BY PENSOFT AGAINST CUSTOMER SHALL BE BROUGHT IN VIRGINIA COURTS AND SHALL BE GOVERNED BY VIRGINIA LAW, WITHOUT REGARD TO THE CONFLICT OF LAWS PRINCIPLES THEREOF.

12.4.1 If a dispute arises out of or relates to this Agreement, or the breach thereof, the parties agree to try in good faith to settle the dispute by mediation under the Commercial Mediation Rules of the American Arbitration Association, before resorting to litigation, except the parties agree intellectual property rights are not to be the subject of any mediation.

12.5 Force Majeure. In the event either party hereto shall be delayed or hindered or prevented from the performance of any act required hereunder by reason of strikes, lock-outs, labor troubles, inability to procure materials or services, failure of power, riots, insurrection, war or other reasons of a like nature not the fault of the party delayed in performing work or doing acts required under the terms of this Agreement, such party shall immediately provide notice to the other party of such delay, and performance of such act shall be excused for the period of the delay and the period for the performance of any such act shall be extended for a period equivalent to the period of such delay.

12.6 Notices. All notices, requests, demands, directions, and other communications given to or made upon any party hereto under the provisions of this Agreement shall be in writing (including facsimile communication), shall be deemed given when received, and shall be delivered or sent as follows:

<table>
<thead>
<tr>
<th>If to Customer:</th>
<th>If to Peninsula Software of Virginia, Inc.:</th>
</tr>
</thead>
<tbody>
<tr>
<td>__________________</td>
<td>PenSoft</td>
</tr>
<tr>
<td>__________________</td>
<td>151 Enterprise Drive</td>
</tr>
<tr>
<td>__________________</td>
<td>Newport News, VA 23603</td>
</tr>
<tr>
<td>__________________</td>
<td>Attention: Contract Administration</td>
</tr>
<tr>
<td>__________________</td>
<td>Fax: 757/873-1733</td>
</tr>
<tr>
<td>__________________</td>
<td>Phone: 757/873-2976</td>
</tr>
<tr>
<td>Attention: __________________</td>
<td></td>
</tr>
<tr>
<td>Fax: __________________</td>
<td></td>
</tr>
<tr>
<td>Phone: __________________</td>
<td></td>
</tr>
</tbody>
</table>

Either party may at any time designate another address for the receipt of notice by notifying the other party in accordance with this Section 12.6.
12.7 Severability. If any provision of this Agreement is held invalid or unenforceable by
any court or agency of competent jurisdiction, the parties shall mutually agree on an
alternate, legally valid and enforceable provision. The remainder of this Agreement shall
nevertheless continue in full force and effect to the extent continued operation under this
Agreement without the invalid or unenforceable provision is consistent with the intent of
the parties as expressed in this Agreement.

12.8 Taxes. Customer shall pay any federal, state, county or local sales, property,
investment, use and/or other applicable taxes arising out of Customer’s acquisition of the
services of PenSoft under this Agreement, except any taxes on PenSoft’s income,
whenever imposed. Upon request of PenSoft, Customer shall obtain and provide to
PenSoft any certificate of exemption or similar document required to exempt Customer
from any such tax liability. In the event: (i) any taxes are paid by PenSoft on behalf of
Customer, (ii) PenSoft has received payment therefore from Customer, and (iii) it is
thereafter determined Customer may be entitled to a refund of any such taxes, or a portion
thereof, then PenSoft shall file the appropriate documents to receive such refund at
Customer’s request, and PenSoft shall pay such refund to Customer upon receipt of such
refund.

12.9 Fees. Fees stated are as of the date this agreement is signed by both parties.
Prices are subject to change without notice.

12.10 Execution in Counterparts. This Agreement may be executed in several
counterparts, each shall be deemed to be an original, and all of them, when taken
together, shall constitute one and the same instrument.

AGREED TO BY THE PARTIES AS OF THE DATE OF THE LAST SIGNATORY BELOW.

<table>
<thead>
<tr>
<th>Peninsula Software of Virginia, Inc.</th>
<th>Customer Number: __________________________</th>
</tr>
</thead>
<tbody>
<tr>
<td>By: ______________________________</td>
<td>By: ______________________________</td>
</tr>
<tr>
<td>Name: ______________________________</td>
<td>Name: ______________________________</td>
</tr>
<tr>
<td>Title: ______________________________</td>
<td>Title: ______________________________</td>
</tr>
<tr>
<td>Date: ______________________________</td>
<td>Date: ______________________________</td>
</tr>
</tbody>
</table>

Customer Name: __________________________
Addendum A

PENSOFT REMOTE CLIENT

A downloadable application to remotely submit payroll information to the payroll processor, multi-location facility, or mobile business via the internet. Once the processors have enrolled, they can register their clients via a simple online process. Clients download and install the remote client application and then are able to gain access to the secure website using their specific user names and passwords, giving the processor complete control over the use of the service. Once granted access, clients can modify their organization’s employee list, and enter time and leave information. When the client submits information, the payroll processor can retrieve and process the data when convenient. After processing the payroll the processor can post reports online for the clients to retrieve when convenient.

Definitions:

Processor - Registered PenSoft Payroll customer.

Remote Client - Processor’s client.

Payroll Record - Individual employee payroll record (check)

MONTHLY FEES

Processors will be debited, per Remote Client with any activity during the billed month, at the rate of $0.10 per payroll record (individual employee payroll record) processed with a minimum monthly fee of $10.00 for payroll records and all other service activity per Remote Client. If selected on page two (2) of this Agreement there is no fee during a Processor’s 30-day trial period.

Prices subject to change without prior notice.
REMOTE CLIENT PROCESSOR FEE STRUCTURE EXAMPLES:

1. Single Remote Client Processed Payroll and Commission payments as separate checks (110 employees paid monthly):

<table>
<thead>
<tr>
<th>Date</th>
<th>Type</th>
<th>Records</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/30/2012</td>
<td>Process Payroll Records</td>
<td>110</td>
<td>.10</td>
<td>11.00</td>
</tr>
<tr>
<td>3/30/2012</td>
<td>Process Payroll Records</td>
<td>110</td>
<td>.10</td>
<td>11.00</td>
</tr>
</tbody>
</table>

   Grand Monthly Total $22.00

2. Single Remote Client Processed Payroll and Commission payments as a single check (110 employees paid monthly):

<table>
<thead>
<tr>
<th>Date</th>
<th>Type</th>
<th>Records</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/30/2012</td>
<td>Processed Payroll Records</td>
<td>110</td>
<td>.10</td>
<td>11.00</td>
</tr>
</tbody>
</table>

   Grand Monthly Total $11.00

3. Single Remote Client Processed Payroll (75 employees paid monthly):

<table>
<thead>
<tr>
<th>Date</th>
<th>Type</th>
<th>Records</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/30/2012</td>
<td>Processed Payroll Records</td>
<td>75</td>
<td>.10</td>
<td>7.50</td>
</tr>
</tbody>
</table>

   Minimum Activity Charge 10.00

   Grand Monthly Total $10.00

4. Multiple Remote Clients:

   Unique Design-Monthly Payroll

<table>
<thead>
<tr>
<th>Date</th>
<th>Type</th>
<th>Records</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/30/2012</td>
<td>Process Payroll Records</td>
<td>110</td>
<td>.10</td>
<td>$11.00</td>
</tr>
</tbody>
</table>

   ABC Daycare-Weekly Payroll

<table>
<thead>
<tr>
<th>Date</th>
<th>Type</th>
<th>Records</th>
<th>Rate</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/02/2012</td>
<td>Process Payroll Records</td>
<td>25</td>
<td>.10</td>
<td>2.50</td>
</tr>
<tr>
<td>3/09/2012</td>
<td>Process Payroll Records</td>
<td>30</td>
<td>.10</td>
<td>3.00</td>
</tr>
<tr>
<td>3/16/2012</td>
<td>Process Payroll Records</td>
<td>24</td>
<td>.10</td>
<td>2.40</td>
</tr>
<tr>
<td>3/23/2012</td>
<td>Process Payroll Records</td>
<td>35</td>
<td>.10</td>
<td>3.50</td>
</tr>
<tr>
<td>3/30/2012</td>
<td>Process Payroll Records</td>
<td>25</td>
<td>.10</td>
<td>2.50</td>
</tr>
</tbody>
</table>

   Subtotal $13.90

   Grand Monthly Total $24.90

Prices subject to change without prior notice.
PENSOFT ELECTRONIC FILING OF MeF 94x FORMS

A web service application for PenSoft Payroll customers to electronically file IRS Forms 941, 940 and 944 within PenSoft Payroll via the internet to PenSoft increasing efficiency and eliminating the need to file paper forms. Once enrolled with the IRS and with PenSoft, companies (or payroll processors with multiple clients) can electronically transmit IRS Forms 941, 940 and 944 to PenSoft who will collect and transmit these forms electronically to the IRS.

PenSoft will normally transmit to the IRS each business day all forms received prior to 3:00pm Eastern Time. Forms received after this time will normally be transmitted the following business day. To ensure timely receipt by the IRS, customers must transmit the forms to PenSoft a minimum of two (2) business days prior to the due date of the specific forms. PenSoft cannot be held liable for late filing of any form when this requirement is not met.

FEES

PenSoft will debit customers (registered users of PenSoft Payroll) Quarterly per Form 94x (941, 940, 944) PenSoft transmits for the customer to the IRS, and is acknowledged as OK by the IRS, according to the following schedule:

<table>
<thead>
<tr>
<th>Total Number of Forms Transmitted During Quarter</th>
<th>Fee Per Form</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 – 10</td>
<td>$5.50</td>
</tr>
<tr>
<td>11 – 20</td>
<td>$5.00</td>
</tr>
<tr>
<td>21 – 30</td>
<td>$4.50</td>
</tr>
<tr>
<td>31 – 40</td>
<td>$4.00</td>
</tr>
<tr>
<td>41 – 50</td>
<td>$3.50</td>
</tr>
<tr>
<td>51 – 100</td>
<td>$3.00</td>
</tr>
<tr>
<td>over 100</td>
<td>$2.50</td>
</tr>
</tbody>
</table>

Accounts will be electronically debited according to the following schedule:

<table>
<thead>
<tr>
<th>Quarter Ending</th>
<th>Date Debited</th>
</tr>
</thead>
<tbody>
<tr>
<td>March 31</td>
<td>May 1</td>
</tr>
<tr>
<td>June 30</td>
<td>August 1</td>
</tr>
<tr>
<td>September 30</td>
<td>November 1</td>
</tr>
<tr>
<td>December 31</td>
<td>February 1</td>
</tr>
</tbody>
</table>

There is no minimum quarterly fee for this service.
There are no trial periods for this service.

Prices subject to change without prior notice.
Addendum C

PENSOFT DOCULIVERY – PAY STUBS/W-2s

There is a one-time signup fee of $59.00 for each company (including clients of processors) to use either or both Doculivery or Direct Deposit Services.

A web-based application delivering a fast, easy, and customizable method of posting employee pay stubs (and/or recipient payments) and W-2s (based on employee opt-in) employees. Accessible from any computer with internet access it allows employees to view and/or print their pay stubs at their convenience. This drastically reduces the company time spent producing and distributing pay stubs.

PenSoft Doculivery Pay Stub/W-2 application and services includes the following functionality:

1. Employee Record Keeping
2. Employee Self-Service
3. Employee Access to Pay Stubs
4. Employee Access to W-2 Forms
5. Reporting
6. Messaging

Implementation: Setup and testing of the site can occur within 2 weeks of receipt of the signed contract, completed questionnaire and initial payment of the one-time setup fee (will use direct debit to collect this fee).

PenSoft Doculivery Pay Stub/W-2 Fee Structure:

1. $0.35 per pay stub/1099 recipient stub
2. $0.95 per electronic W-2/1099

There is no minimum monthly fee for this service.
There is no trial period for this service.

Please allow approximately two weeks for initial setup.

Prices subject to change without prior notice.
Addendum D

PENSOFT NATPAY DIRECT DEPOSIT

A direct deposit file may be transmitted from PenSoft Payroll for single companies, and by web upload for payroll processors transmitting multiple companies.

There is a one-time signup fee of $59.00 for each company (including clients of processors) to use either or both Doculivery or Direct Deposit Services.

TRANSMITTER FORM AND PROOF OF FEDERAL EIN

Individual Business Taxpayers transmitting a direct deposit file for a single company will do the following:

- Download “DDPlus Regular Service Agreement”, the single company direct deposit transmitter form, available at the following URL: [http://www.pensoft.com/documents/DDPlus-Regular_Service_Agreement.pdf](http://www.pensoft.com/documents/DDPlus-Regular_Service_Agreement.pdf)
  - Fill out, sign and fax to 757-873-1733, or scan and email to info@pensoft.com
- Provide proof of Federal EIN containing an original signature (examples: Form 941 or Form SS-4)
  - Fax to 757-873-1733, or scan and email to info@pensoft.com

Payroll Processors transmitting a direct deposit file for multiple companies will do the following:

- Download “DDPlus Processor Service Agreement”, the multi-company direct deposit transmitter form, available at the following URL: [http://www.pensoft.com/documents/DDPlus_Processor_Service_Agreement.pdf](http://www.pensoft.com/documents/DDPlus_Processor_Service_Agreement.pdf)
  - Fill out, sign and fax to 757-873-1733, or scan and email to info@pensoft.com
- Provide proof of Federal EIN containing an original signature (examples: Form 941 or Form SS-4)
  - Fax to 757-873-1733, or scan and email to info@pensoft.com

PenSoft NatPay Direct Deposit Fee Structure:

NORMAL FEES
1. $ 1.00 Per File
2. $ 0.20 Per Item in each file (e.g. Tuesday file for Friday payday)

EXCEPTION FEES
1. $100.00 File Recall Fee (Company initiates recall)
2. $100.00 Non-Sufficient Funds (NSF) Fees
3. $ 20.00 Wire Transfer Fee
4. $ 30.00 Expedited File Fee (DD 2-day Item – e.g. Wednesday file for Friday payday)
5. $ 20.00 Credit Return Charge
6. $ 30.00 Item Chase

There is no minimum monthly fee for this service.
There is no trial period for this service.

*Please allow approximately two weeks for initial setup.*

Prices subject to change without prior notice.