



VertexFX White Label Agreement

This VertexFX white label **Agreement** ("Agreement") is made and entered into as of the later of the three signature dates below by and between:

Hybrid Solutions Middle East FZ-LLC, an FZ-LLC corporation incorporated in UAE, under license No 5006719

(The Company)

AND

Pluginsky Technologies, a corporate registered with Registration no ----- ("The Reseller")

AND

White Label -----, a corporate registered in ----- with registration Number ----- and owned by **MR/ M/S** ----- ("The customer")

WHEREAS:

1. Parties

1.1 The Company: The Company is an FZ-LLC corporation incorporated in the United Arab Emirates, bearing License No 5006719, with its registered office located at FDRK0813, Service Block, Al Jazirah Al Hamra, RAKEZ Business Zone-FZ, Ras Al Khaimah, United Arab Emirates, and inclusive of its partners, subsidiaries, and affiliates.

1.2 The Reseller: The Reseller is a registered company, authorized and designated as an authorized reseller and white-label distributor for the services offered by The Company.

1.3 The Customer: The Customer is a registered corporation that has placed an order for the VertexFX white label solution through The Reseller.

2. Appointment of Reseller

****2.1** Subject to the terms and conditions stipulated in this Agreement, The Company hereby designates The Reseller as a non-exclusive reseller of the VertexFX online trading platform, hereinafter referred to as "the white label."

****2.2** The Company authorizes The Reseller to introduce and market the Product to the Customer, as described in this Agreement.

3. Mutual Covenants

3.1 Consideration: In consideration of the mutual covenants and promises exchanged between the Parties hereto, including The Company, The Reseller Partner, and The Customer, hereinafter referred to individually as a "Party" and collectively as the "Parties," the Parties agree as follows:





General Terms:

1. Financial and Technical Management of White Label Office

In accordance with the provisions of the outsourcing arrangements executed between the Company and the Reseller for the provision of technical and accounting services to customers, the Customer hereby acknowledges and agrees that all direct communications pertaining to their Reseller white label orders shall be exclusively administered and managed by the Company's dedicated team.

2. Grant of Payment Collection Authority

The Reseller hereby grants the company full authority to collect and manage all payments and financial obligations on behalf of the Reseller, whether originating from existing or future transactions, contracts, agreements, or any other sources.

3. Usage Restrictions for White Labels

White Labels are exclusively authorized for use by the mentioned office of the Reseller. Renting or reselling them is strictly prohibited.

4. Non-Transferability of White Label

The White Label system is non-transferable to any other party and cannot be repackaged under a different company name. If the Reseller wishes to operate under a new name, a new White Label must be acquired to be placed by the customer, the new white label will be a blank system with no data.

5. Currency Feed and Accuracy Responsibility

The Reseller assumes full responsibility for the accuracy and reliability of the currency feed for their White Labeled Systems. The company disclaims any liability for inaccuracies in quotes, price stoppages, or any issues caused by the currency vendor. The backup currency feed also falls under the responsibility of the Reseller.

6. White Label Activation and Cancellation

The White Label will remain active as long as the monthly service fees are paid. This arrangement is akin to a leasing agreement. Once the White Label is canceled, reactivation is not possible. However, the customer may request a new White Label setup by paying the associated setup and service fees as per the White Label pricing.

7. Transparent Usage Obligation

Owners of White Label systems are obliged to use the VertexFX system transparently. The Reseller is accountable for ensuring the White Label operates in the market without engaging in non-transparent practices with end users.





8. Active white label Requirement

The customer is required to submit full and correct white-label system information that will be used by the company team for technical delivery, all system information must be applied according to the company standard in the [system requirements](#), and an active website with clear platform information must be shared.

9. Confidentiality and Non-Assignment

These agreement terms must be treated with the utmost confidentiality. Any attempt to alter the terms, including financial conditions, for the customer not approved by the company, constitutes a breach of the agreement, and the company reserves the right to immediately terminate services without notice or compensation.

10. Payment Schedule

Payments for White Label services shall be made on a quarterly (every 3 months) basis in advance within 7 days from the date of invoice issuance.

11. Cancellation Notice

A request for service cancellation should be submitted at least 2 weeks before the end of the quarter. Cancellation requests made earlier will not result in a refund of any prepaid amounts, as the agreed service amount must be paid by the end of the quarter.

12. Limitation of Liability

The customer acknowledges that neither the Software Vendor nor the White Label Provider can be held responsible for any damages or losses that may arise from technical problems in the software. Both parties shall provide the necessary technical support to ensure the proper functioning of the software.

13. Scope of Agreement

The customer shall sign the company's official agreement shared after placing the order through DocuSign by the company, the Broker terms agreement will govern the relationship between the company and the customer.

The company

Reseller

The customer

Signature: _____

Signature: _____

Signature: _____

Date: _____

Date: _____

Date : _____

