



Activation Date:

White Label Agreement

First party (Hybrid Solutions Middle East FZE) Contacted through info@hybrid-solutions.biz

Second party : Contacted through: Tel.:

Represented by : Mr

The two Parties agreed on that First Party will supply the second Party with a non-transferable "White Label " on the second party's system for the White Label Company (.....) Represented by (.....) website (.....) Contacted through email address (.....) and Phone Number (.....) their LOGO sent by email .

General Terms:

1. Second party is 100% responsible on the currency feed and currency accuracy for his White labeled office. First party is not responsible at all about wrong quotes, prices stopping or any problem that may be caused by currency vendor. Backup currency feed is also under second party responsibility.
2. White labeled office is directly supported and managed financially and technically by the second party, first party is charging the second party for the white label setup and monthly fees.
3. White label is allowed to be used by the second party's mentioned office only. Renting or reselling it is strictly prohibited.
4. White Label has functional limitations announced at <http://www.hybrid-solutions.com/platform/value-added-services-vads/white-label-service.html>
5. White Label is not transferable to any other party. White Label system can not repackaged again with another company name. If second party is interested to run new name he should buy new white Label for the new company name.
6. White Label will keep active as long as the monthly service is paid, this is a leasing agreement. Once the White Label cancelled, it cannot be re-activated again but you can request for new White Label Setup and pay for its setup and service fees according to the White label pricing.
7. White Label office agrees to highlight VertexFX brand and contents at his website before system delivery.
8. White Labeled office is committed to use the system in a transparent manner and second party is responsible about white Label performance in the market against any non-transparent actions with the end users.
9. This agreement terms should be treated in a highly confident manner. Any opening for its general or financial conditions for any third party who is not approved by first party is considered as agreement violation and the first party has the right to end the service immediately without notice or compensation.
10. White Label Service Payments should be made quarterly (each 3 months) in advance within 7 days from issuing the invoice.
11. Service Cancellation should be requested at least 3 weeks before the end of the quarter.
12. Any requested cancellation before that will not refund any paid amount as the agreed service amount should be paid to the end of the quarter.
13. White Labeled Company understands that neither Software vendor nor White label Provider are responsible in any damage or losses might be caused by any technical problem in the software. Software vendor and White Label providers are doing all required technical support to make sure that software is fully functioning.

First Party Signature

Second Party Signature

White Label Owner Signature



Financial offer:

Item	Cost (USD)
White Label (WL) Setup fees (1 payment to be paid in signing the agreement)	
White Label (WL) Monthly service fees (3 months basis) starting from	

First Party Signature

Second Party Signature