

Vertex Staff Augmentation Service – Short Term SOW

This Statement of Work ("**SOW**") is between Vertex, Inc. ("**Vertex**"), and the customer that signs an Order referencing this SOW ("**Customer**"). This SOW is effective when the Order is signed by both parties (the "**Effective Date**"). The parties are bound by the version of this SOW published at <u>https://www.vertexinc.com/vertex-legal</u> that is current on the Effective Date and are not bound by subsequent versions of this SOW.

The rights and obligations of Vertex and Customer regarding this SOW are set forth in the Vertex Customer Agreement, Vertex Master Agreement, or other agreement governing Customer's use of Vertex Cloud Indirect Tax or Vertex Indirect Tax O Series[®] (whichever solution applies to Customer, the "**Vertex Solution**"), as supplemented by this SOW (the "**Agreement**"). If Customer also uses a connector distributed by Vertex with the Vertex Solution, the Vertex Solution includes the connector.

Any capitalized term used but not defined in this SOW has the meaning given in the Agreement. If there is a conflict or inconsistency between this SOW and any other part of the Agreement regarding the SOW Term (defined below) or other subject matter of this SOW, this SOW will control.

- SOW Term. The term of this SOW begins on the Effective Date and continues for a period of thirty (30) days (the "SOW Term"). The SOW Term will not renew. Either party may terminate this SOW for uncured breach as provided in the Agreement.
- 2. Description of Services. Vertex will provide remote consulting services to Customer in support of the Vertex Solution during the SOW Term. These services will be provided by a team of consulting resources led by a single designated point of contact ("Vertex POC") (each team member, a "Consultant"). Consultants shall perform ad hoc consulting tasks that are In-Scope Tasks (defined below) and provide related deliverables, as requested by Customer from time to time during the SOW Term. Consultants will deliver the number of hours specified in the Order. All services will be delivered remotely between 8:30 am and 5:00 pm prevailing local time of the Vertex POC each "Business Day," which means Monday to Friday, excluding Vertex holidays posted online at https://community.vertexinc.com (or other URL designated by Vertex) (the "Customer Support Portal"). Consultant availability at other times is subject to mutual agreement and may require up to three (3) weeks' advance notice.
- **3.** In-Scope Tasks. "In-Scope Tasks" means the following tasks as they relate to the Vertex Solution, including all incidental sub-tasks and activities:
 - Baseline the current implementation.
 - Assist with maintenance, testing, and troubleshooting.
 - Coordinate activities by Vertex Customer Support and Vertex account management resources.
 - Knowledge transfer, including prepare and maintain ad hoc solution-related documentation.

Any specific In-Scope Tasks and/or related deliverables Consultants will provide under this SOW and any associated timelines will be mutually agreed by the Vertex POC and Customer via email.

4. Engagement Model. Customer shall take reasonable steps to maintain a single point of contact to facilitate efficient communication between Customer and Vertex POC during the SOW Term. All error reports, requests, and other communications will be over agreed channels, subject to change as needed (e.g., e-mail, video conference, telephone, and instant message).

Customer acknowledges and agrees that reporting an error to Vertex POC is not a substitute for logging a support service request with Vertex Customer Support via the Customer Support Portal, and progress towards resolution may be delayed absent a support service request.

5. Consultants. Except as otherwise provided in this section with respect to the Vertex POC, Vertex may rotate Consultants on and off the delivery team in its reasonable discretion. Before designating a Consultant to provide services under this SOW, Vertex shall verify the Consultant's work eligibility, and ensure the Consultant has demonstrated expertise in standard functional and technical features and capabilities of the Vertex Solution. Consultants shall perform In-Scope Tasks and provide related deliverables in a professional, diligent, and

competent manner, consistent with industry standards. Consultants shall fulfill and observe all reasonable security requirements, workforce guidelines, and instructions and directions issued by Customer, unless doing so would conflict with Consultants' obligations as employees of Vertex.

At any time, if Customer establishes that any Consultant is inadequate, unsatisfactory, or has failed to comply with applicable obligations, Customer shall advise Vertex and Vertex shall promptly take action to correct the situation. If Customer and Vertex agree to remove a Consultant from the delivery team, or if a Consultant is discharged or separated from Vertex employment, Vertex will promptly rotate a replacement onto the team or take other necessary steps to maintain continuity of service.

Except in cases of discharge or separation from Vertex employment, Vertex may not replace the Vertex POC during the SOW Term without Customer's prior consent, not to be unreasonably withheld or delayed. If the Vertex POC is discharged or separated from Vertex employment during the SOW Term, or is permitted by Customer to be replaced, Vertex shall designate a replacement Vertex POC within ten (10) days. Such replacement may serve on a temporary basis until a suitable full replacement is designated.

Consultants are employees of Vertex and shall be treated accordingly and not as employees of Customer. Vertex is responsible for Consultants' acts and omissions while providing services under this SOW. Vertex retains all rights to control the manner and means by which Consultants provide services under this SOW and Vertex is responsible for recruiting, screening, hiring, and discharging Consultants. Vertex also is responsible to (a) provide wages or other benefits to Consultants (including any legally required benefits); (b) make all appropriate tax, social security, Medicare, and other withholding deductions and payments with respect to Consultants; (c) provide worker's compensation insurance coverage for Consultants; (d) make all appropriate unemployment tax payments with respect to Consultants; and (e) take any additional actions legally required to establish that Consultants whose services are provided hereunder are employees of Vertex. Consultants are not entitled to participate in any Customer employee benefit plans, including pension, 401(k), profit sharing, retirement, deferred compensation, welfare, medical, health, group, insurance, disability, bonus, vacation pay, severance pay, and other similar plans, programs, and agreements.

- 6. Deliverable Review. Customer will review any deliverable received from a Consultant and, within five (5) days of receipt (the "Review Period"), will notify the Consultant either that the deliverable is accepted or that the deliverable is rejected because it does not materially conform to agreed specifications or this SOW. Customer's rejection notice will specify in reasonable detail the nature and scope of the nonconformity. If Customer does not accept or reject a deliverable within the Review Period, the deliverable is deemed accepted. If Customer rejects a deliverable within the Review Period, the Consultant will have one (1) Business Day to correct the nonconformity and resubmit the deliverable to Customer for further review. This process will repeat until the deliverable is accepted.
- 7. Fees and Payment. Vertex will perform the services described in this SOW on a firm fixed one-time fee basis. The applicable fee is stated on the Order referencing this SOW. Vertex will invoice Customer for the full amount of the fee on or after the Effective Date. Invoices are subject to the same payment terms that apply to Vertex's invoices for the Vertex Solution. No expenses will be charged to Customer under this SOW.

Customer acknowledges and agrees any unused hours remaining at the end of the SOW Term will be forfeited without refund or SOW Term extension.

Vertex charges an additional fee per Consultant per day for weekend/holiday coverage, and such availability may require up to three (3) weeks' advance notice. Any Customer request for weekend/holiday coverage will be in writing (including email), and by submitting a request, Customer agrees to pay Vertex's invoice for weekend/holiday coverage if it is provided, at Vertex's then-current rates unless otherwise agreed by the parties.

8. Access. Timely and appropriate access to the Vertex Solution and Customer's tax and technical personnel and network, systems, and data are necessary for Consultants to provide the services described in this SOW. By signing an Order referencing this SOW, Customer agrees to make its relevant personnel reasonably available to

confer with Consultants at mutually convenient times, and to provide Consultants minimum necessary access to the Vertex Solution and Customer's network, systems, and data, solely to perform the services described in this SOW. Customer may remove any Consultant's access at any time, and Customer is responsible for removing such access when it is no longer required.

- 9. Exclusions. The following tasks are not In-Scope Tasks and Consultants are not responsible for performing them:
 - Activities relating to Customer's data, network, ERP, host system(s), or other applications or components that are not included within the Vertex Solution.
 - Implementation, installation, and/or activation of Vertex Products or Services, including upgrades to the Vertex Solution and expansion of the Vertex Solution after the Effective Date to include new or additional tax regions, types, and/or content.
 - Development of enhancements, customizations, patches, or bug fixes.
 - Business process activities relating to exemption certificates, reporting, or compliance.
 - Tasks relating to the following specific tax regions, types, and/or content: Brazil, Argentina, Leasing, and Telecom.