

## 1. General Provisions

1.1 The Company Labcapital Ltd. (BVI), registered address: Geneva Place, Waterfront Drive, P.O. Box 3469, Road Town, Tortola, BVI in the registry REGISTRAR OF CORPORATE AFFAIRS (BVI Financial Services Commission) 13/08/2012 for number 1728177 (Hereinafter "Company "), the terms of this Public Offer (hereinafter " the Agreement ") provides a natural or legal person (hereinafter "User ") opportunity to use services of the Company, provided on the website at <http://labcapital.com> (hereinafter "Site").

1.2 This Agreement does not contradict the regulations of the Company is integral part thereof.

1.3 The unconditional acceptance of all the terms of this Agreement is to Check user's personal account on the Company's website. Adoption User of this Agreement means complete his reading, understanding, and acceptance of all the terms of this Agreement.

1.4 The Company provides users only services provided by Site.

1.5 Current betaversion of the site, is expected to expand the functional and the addition of new services.

1.6 Services, as well as the conditions for their provision may be changed, supplemented or canceled by the Company. The Company shall notify the Members of all significant changes.

1.7 The Company does not provide guidance on the use of services. All of the information published on the Site for informational purposes only. The Company assumes no responsibility for the advice received by the User of the company's employees, partners and third parties.

1.8 The negative position of the broker or the User's ranking is not is an antiadvertising and should not be construed as a deliberate public insult.

1.9 The Company is not a broker does not have access to deposits of Members, is not responsible for failure to fulfill obligations between User and brokerage company.

1.10 The user is aware that the Company can not fix trading results, which, according to users, is erroneous and any fault of the User, broker or company.

1.11 The Company does not resolve disputes between traders and investors.

1.12 The Company is not responsible for the organizations and business forms that can be created using its services. And as for any losses, do not dopoluchennuyu profit

1.13 The Company reserves the right to make changes to this Agreement by notifying users through a website or email. User required to visit the site of the company to become familiar with all the changes. In the case of disagree with any changes, the User agrees not to use the service.

1.14 The User confirms that he has reached the age of majority is capable and has all the necessary authority to enter into this Agreement. 2. Registration

## **2. Registration**

2.1 Register your personal account by specifying the electronic the client's mailbox, the user name under which the user will be listed on the site, the password for access to the personal account.

2.2 The User is responsible for the accuracy of the personal data specified when registering your personal account and fill out the application for withdrawal and undertakes not to use the personal data of third parties.

2.3 The user undertakes to provide additional information, his identity, if necessary, on demand Company. In case of no extra information in 14 days, or questionable information, the Company reserves the right to unilaterally terminate this Agreement and to deny the use of its service, with followed by blocking and removing the user's personal account.

2.3 The user does not have the right to register your name on more than one personal office at the Site. In the case where one user owns more than one personal account, the Company reserves the right to liquidate the personal offices Member, as well as cancel fee accruals, and deny continued use of the Site.

## **3. Accounts**

3.1 The User has the right to activate the real- and demo- accounts as investor in the private office. The subscriber may have any number of demo- account. As a trader only a real- account. The number of real- accounts is not limited.

3.2 The User has the right to choose their own broker and account type. User accounts can be of various types, open at different brokers within personal area.

3.3 When specifying the name of the account, as well as its description or when placing any other information on the Site User must follow the norms of morality and ethics. If the account name or description contains advertising information, not normative content, outrages upon personal dignity or harm the Site, the Company has the right to block the account, personal account Customer or edit entered data.

3.4 To activate the live account user must move out of the mold opening an account, the site selected broker, by referral to consolidate Companies in the group accounts. If the account is activated online broker does not by referral of the Company, the Company de activate the account within a day unilaterally.

3.5 If you change the master password on the account, the user must procedure to disconnect and reactivate the account in your account for further work account on the Site. Otherwise, the software company can not fully used by the User.

3.6 The minimum deposit to activate the account in a private office established by the Company and \$ 500, or the equivalent in any other currencies, regardless of the minimum requirements broker. The Company reserves the the right to change the size of the minimum deposit required for account activation in your account by notifying the User about these changes. In exceptional cases, the Company has the right to set a minimum deposit is required to activate the account in your account individually for Client.

3.7 Real Customer's account are recorded only when they are activated, and confirmation by the site administrator.

3.8 To enable the investor's account must be stated operating shopping shopping password account opened in the name of the Account for activation of the trader's account is sufficient investor password.

3.9 The Company shall not be responsible if the user has activated the account, registered to a third party. The Company in its sole discretion, to remove such an account of the system or block your personal account, or to request for more information, in order to ensure the use of personal trading account to the company's website.

3.10 The user is aware that the Company has the right to publish Site any information of his account,

besides the data on the rights of access to the account. 3.11 All of the statistics, their symbols, formulas, calculations, as well as other information obtained under the trade report, users are Intellectual property of the Company.

3.12 The company displays on the Site statistics on each account Member to the extent and the form in which it considers necessary. The company does not accept complaints from users about incorrect symbols and formulas the displayed data. The Company undertakes to correct the data displayed on the claimed by the user, if there is a bug.

3.13 The user has the right to multiple activation / deactivation of one and the same account. In the case of reactivation, and the first power to account activation existing trading account history, the Company does not guarantee the preservation of the old statistics or their correct display.

3.14 The Company has the right to deactivate the account if it is not committed no operation during the month, as well as in nonacceptance of the Terms of regulatory documents. The period of inactivity on the account may be adjusted by the Company with prior notice.

3.15 The trader appears as a technology in the overall rankings after closing on it for at least two transactions. Terms of displaying the account in the rating (The number of transactions, the time since the connection accounts, etc.) can be changed for all traders, and for a certain trader or group of traders.

3.16 The rating is based on statistical data obtained from the accounts of traders. The company chooses the parameters by which sorted bills. The company is not obliged to disclose these parameters. The Company does not receives complaints from users about finding their account in the ranking for Unless explicitly technical error on the site.

3.17 The Company reserves the right to exclude the expense of the rating, if the account has arisen situation Stop Out, removed from the account all the facilities, as well as for the protection of investors When trading in the account is aimed at the promotion of artificial account the ranking.

#### **4. Fees Trader**

4.1 The Company charges a fee for each trader to complete transaction Subscriber copying trades trader, according to the table in the personal rewards Cabinet Member.

4.2 The remuneration specified in U.S. dollars per 1 lot, and can be changed at any time by the

Company in its sole discretion.

4.3 The investor appears in the trader's room as a subscriber after confirmation of his account by the Company, which may take some time, but as a rule no more than 3 days.

4.4 Calculation of the fee going after the closing of the transaction on the account of the investor, the domestic purse user's personal account in U.S. dollars.

4.5 In the case where a certain broker put preconditions necessary for the Company receives fees, the trader receives a fee Only after these conditions. Conditions are described on the site, in the Personal Area Trader, and are subject to change unilaterally by the Company with notice of the User by email.

4.6 Payment of fees in the currency (USD, EUR, RUR) selected User on the User's bank account or plastic card, usually within 5-10 days after entry approval by the manager of the company. It is forbidden to translate the name of the consideration received third parties.

4.7 The Commission for withdrawals will be charged to cover bank charges and costs of transferring funds and U.S. \$ 30.

4.8 To run the application for payment of compensation, the user must

have fully completed profile on the Site, as well as to fulfill the requirement for identification of the person of the Company pursuant to clause 2.3

## **5. Copying**

5.1 Copies of transactions performed by the program «Synchro Lab Engine». To start using the program must confirm acceptance of the Site License Agreement.

5.2 The company allows users to use the Site and the interface to copy transactions to your account. The number and size of transactions controlled by the user, without the intervention of the Company.

5.3 The user may connect an unlimited number of technologies to the investor's account.

5.4 connecting technology, the investor can allocate to copy all deposit or a limited part of it, setting a capital reserve. At the level of drawdown capital reserve equal to or greater than its technology automatically turns off from the investor's account.

5.5 The level of drawdown is considered as on of completed transactions, and on open transactions.

5.6 automatically sets the capital reserve shall be calculated on the basis of maximum drawdown of technology on history. Since the investor may enter their value reserve in equity or not to enter it.

5.7 The investor has the right to choose a fixed or copying proportional to the lot. When you copy a lot of the proportional system calculates the ratio between the amount of the deposit and the trader and opens a deal to investor's account based on the obtained proportion, based on the selected deposit under this technology. In the absence of precise installation Proportional lot rounding lot in the smaller side. 5.7.1 Copying a fixed lot in accordance with userspecified item on the Website. Thus, the user must take into account that the size of 1 lot on the Site is 100,000 units of currency, 1,000 barrels oil, or 100 ounces of gold, and may differ from the size of the lot with a broker.

5.8 In proportional copying, often impossible to keep accurate the proportion with a score of trader, because of the different trading conditions brokerage companies, such as minimum lot and step changes a lot. Copying trades proportional method, the user understands and agrees that the actual the result may be different from the result of the trader.

5.9 In the case when the minimum increment of the investor more than trader, the amount of the investor will be rounded downwards, but not less than small as possible, and will change only when it is grown in proportion Trader.

5.10 An investor can additionally set a limit for each risk transaction in points, deposit currency or as a percentage, as well as to limit the maximum the number of open positions at the same time each specific technology.

5.11 In contrast to quoting and trading conditions the investor's account of the account trader, as well as the market of mobile, or when force majeure, related brokerage companies, the transaction the investor can open or close on prices and The results are excellent, the result of a trader. The company no way interferes with the nature of the auction, and can not affect the acquisition of other results.

5.12 If the transaction is a trader in the market less than 1 minute, the transaction may not duplicated at the expense of a follower.

5.13 When you push off technology, where available open transactions of this technology in the account, the investor will receive a notice with a proposal select one of the following:

- close at the close of the trader,
- close now,
- close independently

## **The Terms**

The balance financial result of all completed transactions and operations, deposit / withdraw money from the account.

Subscriber (investor) a client of the Company, copies the trading signals traders your brokerage account

Copying duplicating process technology trader trades in the account of the investor, Using software «Synchro Lab Engine»

User – physical or legal person that left their personal data time of registration personal account, as well as operations on the input / output cash.

My Account Individual Client space on the site, access to which opens after login.

Lot volume unit of the transaction. Equals 100,000 units of the base currency, 1,000 barrels of oil and 100 ounces of gold

Capital reserve the amount allocated by the Subscriber under the allowable drawdown technology.

The deal full of broker trading the Client for the purchase / sale trading tool in both directions.

Service companies a set of services provided by the site <http://labcapital.com>. Technology Strategy

Trader trading in your account that you can copy any investor.

Trader User Site, the trader opens the scoreboard for monitoring, comparing, and copied by other users of its transactions, and to obtain additional remuneration from the Company.

Drawdown value loss account as a result of trade, calculated from maximum results previously achieved on account.