

Offer on Setup and Provision of REFLECTO service

TECHBRIDGE INC. (registration number 137948, registered at Suite #101, Blake Building, Corner Eyre Street & Hutson Street, Belize City, Belize), represented by the director Adam Reyes, hereinafter referred to as the «Company», proposes the Clients to enter the current Offer to sign up to REFLECTO service.

The following terms are defined below to ensure the clarity of the current Offer.

REFLECTO is a trading platform that allows Clients to copy trading signals of third-party providers to your account, as well as to act independently as a signal provider. The trading platform is the property of the TECHBRIDGE INC. that has all the exclusive rights to REFLECTO. REFLECTO is equipped with a security system: the information exchange between the system components is done via encrypted connections, databases are encrypted and have backup and data restore functional; authentication and authorization processes ensure total protection of Clients' accounts.

Copying of a trading strategy – automatic copying of trading operations of other traders in real-time through the functionality embedded in REFLECTO for copying trading positions.

A signal provider is a trader registered in REFLECTO who provides access to the data on his/her trading operations, allowing other traders to copy them step-by-step on their trading accounts.

A trading signal – an event of opening the buy or sell order in a trading account.

A trading strategy is a named source of trading signals created by the signal provider.

1. Acceptance and Termination of the Offer

1.1. Acceptance of this Offer is done by clicking the “Accept” button in the Client’s account registered on the website of the Bristol House Corporation that confirms the complete unconditional acceptance by the Client of all terms of the Offer.

1.2. The Offer becomes valid upon acceptance and remains in effect until cancellation and deactivation of the service by one of the Parties, and does not require bilateral signing, as it is valid in electronic form.

1.3. Once the Client accepts the Offer, he/she acquires the rights and assumes obliga-

tions under the terms of this Offer.

- 1.4. After accepting this Offer in the personal account, the Client selects the trading instruments indicating the desired share of each tool in his investment portfolio to establish the necessary settings specified in clause 3.1.
- 1.5. The Offer can be terminated by selecting the corresponding command in the interface of the Client's account.
- 1.6. Upon termination of this Offer, the Client's trading account is disconnected from the account of the provider of trading signals within 14 days from the corresponding action in the personal account.
- 1.7. The Offer can be terminated subject to the absence of open positions for the entire period specified in paragraph 1.6. The application for disconnecting the service will be rejected if the Client has open positions. The technical support reserves the right to extend the termination period until the Client closes all open positions.

2. The subject of the Offer

- 2.1. Within the framework of this Offer, the Company provides services exclusively for setting up and connecting the Client's trading account to REFLECTO. The Company creates a Client's account at REFLECTO and connects specific trading strategies to the Client's account based on the parameters specified by the Client;
- 2.2. If the Client wants to refuse from one of the installed signal providers, the Client has to reconnect the REFLECTO service by completely disconnecting from the service (terminating the offer) and connecting it again by accepting the Offer.
- 2.4. If it is not possible to connect a particular instrument to the portfolio, this instrument can be removed from the portfolio or replaced with a tool with similar characteristics, which are determined following the potential margin and profitability requirements, and such a change will not be a violation of the conditions of the Offer.
- 2.5. The signal provider independently determines financial instruments to execute transactions. The Company cannot influence the trading activity of signal providers.

3. Rights and obligations of the Company:

- 3.1. The Company undertakes to provide services to the Client under the conditions specified in clauses 2.1-2.4.
- 3.2. The Company has the right to unilaterally change the content of this Offer, notifying the Client thereof no later than three calendar days before the date of entry into force of such changes by posting an information message on the official website of the Company in the news section of the website.

3.3. The Client cannot unilaterally terminate the Offer if it is impossible to provide services through the fault of the Client, as well as in other cases provided for by law.

4. Rights and obligations of the Client:

- 4.1. The Client undertakes to accept the services provided and comply with the provisions of this Offer.
- 4.2. The Client agrees not to transfer his account and trading account information to third parties.
- 4.3. The Client undertakes, if there are open positions, at least once a day to check the account statement using the Company's software; in case of non-compliance with this condition, the Client will also be considered notified of the status of his account.
- 4.4. Due to the specifics of the service, the Client confirms that transactions made via REFLECTO are equated to transactions concluded by the Client independently since the connection to the service for copying trading positions is carried out exclusively at the will and desire of the Client.
- 4.5. The Client has the right to terminate the Offer in the manner prescribed in paragraphs 1.5-1.7.

5. Additional provisions

- 5.1. The Parties are required to keep the confidential information related to the fulfilment of obligations provided by each of the Parties including information related to the software used by the Client.
- 5.2. All disputes and disagreements are resolved by the Parties through negotiations. The Client sends appeals to the Company by e-mail to the following email address: support@bristolcorp.com. The Company undertakes to consider the appeal and provide a response within 14 calendar days from the day following the day of accepting the appeal.
- 5.3. The Parties undertake to inform each other about changes in their data specified in the personal account during registration, including email addresses, not later than 5 working days from the moment of change.

6. Responsibility of the Parties. Legal regulation.

- 6.1. Relations between the Parties are governed by the laws of the Marshall Islands.
- 6.2. The Company does not monitor the operation of REFLECTO on the Internet, including its smooth operation, accessibility, including the cases of expiration of relevant licenses by the copyright holder or authorized authorities.

- 6.3. By accepting this Offer, the Client is aware that the Bristol House Corporation does not provide trust management, does not make independent decisions on managing Clients' funds. As a result of trading operations, funds from the Client's trading account are sent to the accounts of liquidity providers to carry out trading activities. As a result of using the service, the automatic crediting or debiting of funds is carried out. The Company is not liable for losses associated with the execution of transactions by the Client in the financial markets, including losses that the Client may receive in the process of working with financial instruments through REFLECTO since the funds are not transferred to the Company's accounts.
- 6.3. At the time of acceptance of the Offer, the Client confirms that he/she is aware of the main risks associated with operations on the securities market, namely the possibility of losses in the implementation of financial transactions due to the possible adverse effects of various factors. Therefore, the Client guarantees the absence of financial claims against the Company.
- 6.4. The Company is not liable for direct or indirect damage caused to the Client by the actions of third parties resulting from violations by the Client of the terms of this Offer, including violation of the conditions specified in the clause 4.2.
- 6.5. None of the Parties is liable to the other party for failure to fulfil obligations under this Offer if this is due to the action of force majeure circumstances recognized as such by the relevant regulatory documents of the authorities.