

The Conditions of the Promotional Event "Loyalty Program"
(hereinafter referred to as – the Conditions)

1. Terms and their definitions

1.1. At these Conditions terms and definitions have the following meanings:

Account means the account, which has been created by the Client when registering on the Platform, on which deposited money, electronic money, and tokens are accounted;

Bonus is a present to the Client, participant of the Promotion Event, who has duly fulfilled the conditions of the Promotion Event;

Client is a user of the Platform;

Leverage-operation is an operation with tokens, which is carried out in the section (mode) "Leverage" of the Platform in order to make investments in change in the prices for tokens involving as investments the quantity of tokens that is bigger than the quantity of own tokens allocated for carrying out this operation;

The Organizer of the Promotional Event (the Organizer) is Limited Liability Company "Currency Com Bel", a Company incorporated in Republic of Belarus, Company number 193130368, with registered address at 220030, Minsk city, Internatsionalnaya str., 36-1, office 724 room 2;

Platform mean the cryptoplatform (trading platform) "Currency.com", including the mobile application "Currency.com Exchange";

The Promotional Event means the Promotional Event "Loyalty Program" carried out in accordance with these Conditions;

Terms and Conditions of Use of the Platform means Terms and Conditions of Use of the Cryptoplatform (Trading Platform), Other Software and the Website posted on the Organizer's website;

The Participant of the Promotional Event is an individual who meets the requirements of these Conditions.

2. Purpose of the Promotional Event

2.1. The purpose of the Promotional Event is to stimulate the use of the Platform by the Clients of the Organizer, as well as to increase the loyalty of the Clients.

2.2. The Promotional Event is not an advertising game. The Promotional Event is carried out by the Organizer and at its own expense.

3. The start and end dates of the Promotional Event

3.1. The Promotional event start date is August 1, 2021. The Promotional event end date is December 31, 2021.

3.2. The Organizer has the right to terminate (complete) the Promotional Event before the end date at its sole and absolute discretion unilaterally. The Organizer's decision on the termination (completing) of the Promotional Event before the end date does not apply to the Participants of the Promotional Event who have met its conditions before the end of the Promotional Event.

3.3. The Organizer has the right to extend the duration of the Promotional Event at its sole and absolute discretion unilaterally for any period of time.

4. Conditions under which an individual becomes a participant in the Promotional Event

4.1. The Promotion Event is held among individuals who meet the requirements for using the Platform specified in section 4 of the Terms and Conditions of Use of the Platform, provided that this individual has not previously created an Account on the Platform, including under a different name or other identification data. Clients who have participated in the promotional event "Welcome Bonus" run by the Organizer are not allowed to participate in this Promotional Event.

4.2. The Client must comply with these Conditions, use the rights granted to him to participate in the Promotional Event in good faith and reasonably, based on the objectives of the Promotional Event and not to abuse these Conditions and the right to participate in the Promotional Event.

4.3. Clients take part in the Promotional Event at their own request and at their own discretion.

5. Conditions of the Promotional Event

5.1. In order to become a Participant of the Promotional Event, an individual must perform the following actions:

- create an Account on the Platform;
- perform Leverage-operations on the Platform.

6. Bonuses for fulfilling the conditions of the Promotional Event

6.1. Each Client is entitled to the same Bonus for performing Leverage-operations. The Bonus amount depends on the closed volume of the Leverage-operation and the type of token with which the Client performed the Leverage-operation, and is indicated in the table placed in sub-clause 6.2 of this clause.

The closed volume for a Leverage-operation is understood only as the amount of the closing (terminating) the Leverage-operation transaction (i.e. the amount of the opening the Leverage-operation transaction is not taken into account for the purpose of calculating the closed volume of the Leverage-operation).

6.2.

Type of token with which the Client performed the Leverage-operation	Closed volume on Leverage-operation in US dollars 5 – 20 mln.	Closed volume on Leverage-operation in US dollars 20 – 50 mln.	Closed volume on Leverage-operation in US dollars over 50 mln.
Tokenised Shares	Bonus 20 USD.cx for every million	Bonus 40 USD.cx for every million	Bonus 60 USD.cx for every million
Tokenised Indices	Bonus 3 USD.cx for every million	Bonus 8 USD.cx for every million	Bonus 11 USD.cx for every million
Tokenised currencies	Bonus 5 USD.cx for every million	Bonus 10 USD.cx for every million	Bonus 13 USD.cx for every million
Cryptocurrencies	Bonus 25 USD.cx for every million	Bonus 50 USD.cx for every million	Bonus 100 USD.cx for every million
Tokenised Commodities	Bonus 10 USD.cx for every million	Bonus 20 USD.cx for every million	Bonus 40 USD.cx for every million

6.3. Maker-volumes of the Client for the Promotional Event "Make a Market" for the purpose of calculating the closed volume for Leverage-operations performed according of this Promotional Event are not taken into account.

6.4. Client's volumes in "Happy Friday" weekly Promotional event are not taken into account for the purposes of calculating the closed volumes for Leverage-operations performed according to this Promotional event.

7. Other conditions of the Promotional Event

7.1. If, in accordance with the legislation, the Organizer is obliged, with regard to obtaining by the Client under this Conditions income, to deduct and transfer to the state budget a tax, the relevant income shall be transferred to the Client after deducting such a tax (i.e. minus the sum of the relevant tax).

7.2. The Organizer has the right to bar the Client from participation in the Promotional Event or to suspend participation of the Client in the Promotional Event if the Client abuses the terms of the Promotional Event. Abuse of the terms of the Promotional Event means the performance by the Client

of actions that, according to the subjective opinion of the Organizer, do not have a reasonable meaning, contradict the objectives of the promotion and entail the receipt by the Client of unreasonable benefits based primarily on the technical and / or organizational features and / or conditions of the Promotional Event.