

On amendments of the Conditions of the Promotional Event «Invite a Friend» under the unilateral and extrajudicial procedure

Based on sub-clause 2.3.4 of the clause 2 of the Terms and Conditions of Use of the Cryptoplatform (Trading Platform), Other Software and the Website (hereinafter – T&C), sub-clause 7.7. of the Conditions of the Promotional Event «Invite a Friend» (hereinafter - the Conditions of the Promotional Event), which are Annex No. 1 to T&C, paragraph 1 of the Article 420 of the Civil Code of the Republic of Belarus, on January 11, 2022, Currency Com Bel LLC made the following amendments to the Conditions of the Promotional Event “Invite a Friend” in a unilateral and extrajudicial procedure (which hereby notifies clients):

Sub-clause 6.2. of the clause 6 of the Conditions of the Promotional Event read as follows:

«6.2. The Organizer shall be obliged to transfer to the Inviting Client the title of property to tokens on a non-reimbursable (without consideration) and non-refundable (non-repayable) basis in the amount corresponding to 25 % of the amount of the following fees actually obtained by the Organizer from the Invited Person during 6 months from the date of registration (creation of an Account) of the Invited Person on the Cryptoplatform:

the exchange fee (the trading without Leverage fee);
the trading fee (the trading with the use of Leverage fee).

This transfer of the title of property shall be carried out by the Organizer on the weekly basis by means of adding of the quantity of tokens, the title of property to which is transferred, to the number of tokens of the relevant type that are Accounted in respect of the Inviting Client on his Account on the Cryptoplatform. The title of property to these tokens transfers to the Inviting Client at the moment the Organizer has completed the said addition.

The Organizer may at its sole and absolute discretion in addition to the presents provided for in part one of this sub-clause transfer to the Inviting Clients on a non-reimbursable (without consideration) and non-refundable (non-repayable) basis the title of property to Tokenised assets and (or) other tokens in the amount (quantity) and according to the procedure determined by the Organizer at its sole and absolute discretion (in case of necessity – in a separate

document). At the same time, the Organizer shall be entitled to set limits on the maximum quantity of Tokenised assets and (or) other tokens the ownership of which may be transferred.

The presents provided for by this sub-clause may not be granted if their value (prices for them) on the Cryptoplatfrom is (are) less than one cent or eurocent.

In the case of five or more Invited Persons are registered on the Cryptoplatfrom using the same invitation code (the same referral link) of the Client (participant of the Promotional Event) (five or more Invited Persons have created an Accounts) and one or more of the said number of such Invited Persons has paid the exchange fee (the trading without Leverage fee) or the trading fee (the trading with the use of Leverage fee) one or more times during the Promotional Event in the amount, the value of which in relation to the single payment of one of such fees equals or exceeds the value of 500 (five hundred) USD.cx tokens, except in the case where an individual amount has been set for the respective fee, the Organizer shall be obliged to transfer on a non-reimbursable (without consideration) and non-refundable (non-repayable) basis until the end of the Promotional Event the title of property to tokens to such Client in the amount corresponding to 30% of the amount received by the Organizer from the Invited Person:

the exchange fee (the trading without Leverage fee);
the trading fee (the trading with the use of Leverage fee).
The transfer of the title of property specified in part five of this

sub-clause will be carried out by the Organizer within the time frame determined by him independently, but no later than four months after the Organizer receives the fees indicated in this part of this sub-clause from the Invited Person. The fees received by the Organizer from the Invited Persons starting from September 1, 2021 (inclusive) until the end date of the Promotion Event are taken into account when calculating the tokens due to the Client

(participant of the Promotional Event) in accordance with part five of this sub-clause.

If the end date of the Promotional Event is earlier than the end date of the term specified in part one of sub-clause 6.2 of clause 6 of the Conditions of the Promotional Event, such term, the calculations of which show that its end date falls on the calendar date of the Promotional Event end set by the Organizer, or on a later calendar date, is considered to be set by the Organizer until the end of the Promotional Event.».

These Amendments to the Conditions of the Promotional Event come into effect from January 11, 2022 and extending to the relationship between the Participants in the Promotional event and the Organizer, which arose after January 11, 2022.