

The Conditions of the Promotional Event "Welcome Bonus"

1. The Organizer of the Promotional Event "Welcome Bonus" (hereinafter referred to as – "the Promotional Event").

1.1. The Organizer of the Promotion Event 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, (hereinafter for the purposes of these Conditions referred to as - Organizer).

2. Purpose of the Promotional Event.

2.1. The purpose is to stimulate the use of the cryptoplatform (trading platform) "Currency.com" and the mobile application "Currency.com Exchange" (hereinafter collectively referred to as "the Cryptoplatform") by the Organizer's clients, as well as to increase the loyalty of the Organizer's clients.

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

3. The start and end dates of the Promotional Event.

3.1. The Promotional event start date is September 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 Participants 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. Unless otherwise is stipulated by the Organizer, the Promotion Event is held among natural persons which complies with the requirements set out in section 4 of the Terms and Conditions of Use of the Cryptoplatform (Trading Platform) "Currency.com", provided that:

- such a natural person has not already been registered to the Cryptoplatform (Trading Platform) "Currency.com", including through registration under a different name or through a different identity.

4.2. The Client must comply with these Conditions of the Promotional Event, 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 participating in the Promotional event "Give a share-get a share " cannot participate in this Promotional event.

4.4. Clients who use a referral link (Invite code sent to them by the Inviting Client) on the CryptoPlatform Currency.com when Registering (Creating Account) on the CryptoPlatform cannot participate in this Promotional event .

5. Conditions of the Promotional Event.

5.1. In order to become a participant in the Promotion Event, a natural person must perform the following actions within the period stipulated by these Rules, for which the Organizer assigns a bonus in the amount established by these Rules:

- a new client must register for the first time (create an account) on the Cryptoplatform (trading platform) "Currency.com";

- after the client creates (not later than 30 days after account creation) an account on the Cryptoplatform (trading platform) "Currency.com," the client must deposit funds for the created account in any way established by the Company in an amount expressed or equivalent in at least 20 Fiat currency tokens USD.cx,

and make at least 1 Leverage-operation on the Cryptoplatform (trading platform) "Currency.com" not later than 30 days after account creation.

6. Presents for fulfilling the conditions of the Promotional Event.

6.1. All the Clients who have fulfilled the conditions of the Promotional Event (clause 5 of these Conditions), shall receive the same presents (to refer to these presents the word "bonus" may be also used). For the purposes of these Conditions, the term "present" means transferring the title of property to tokens on a non-reimbursable (without consideration) and non-refundable (non-repayable) basis to the said Clients in accordance with sub-clause 6.2 clause 6 of these Conditions.

6.2. To the Clients, stipulated in sub-clause 6.1 of clause 6 of these Conditions, the Organizer shall transfer a bonus in the form of 50 Fiat currency tokens USD.cx to the Currency.com Account. The Participants can track bonus accruals in their Currency.com Accounts. The title of property to the relevant tokens shall pass to the said Clients (emerge on their side) from the moment such tokens are credited to their Cryptoplatform Accounts.

6.3. In order to receive the mentioned bonus, Clients who have fulfilled the terms of the Promotion Event must contact the specialist customer support service of the Organizer via email address support@currency.com or via mobile application.

6.4. The title of property to tokens, stipulated in sub-clause 6.2 of clause 6 of these Conditions, shall be transferred by the Organizer by means of crediting the relevant quantity of tokens to the Cryptoplatform Accounts of the Clients, stipulated in sub-clause 6.1 of clause 6 of these Conditions (i.e. adding the quantity of tokens, the title of property to which is transferred, to the quantity of tokens of the relevant type, accounted for these Clients on their Cryptoplatform Accounts).

6.5. Withdrawal of funds received by the Participant as a bonus from fulfilling all the conditions of this Promotional Event is possible by the Client if the following conditions are met:

-the volume of the Client's Leverage-operations on the Cryptoplatform (Trading Platform) "Currency.com" will be not less than 500 000 (five hundred thousand) expressed in the fiat currency tokens USD.cx from the moment such bonuses are credited to the Participant Cryptoplatform Accounts.

-at the same time, 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. The price (value) of tokens (including for the purpose of expressing the price (value) of tokens of one type in prices (value) of tokens of another type) shall be determined by the Organizer at its sole and absolute discretion.

7.2. 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).

7.3. These Conditions may be amended or terminated, and the Promotional Event may be terminated (prolongated) at any time by the Organizer at its sole and absolute discretion unilaterally.

7.4. The Client must comply with these Conditions of the Promotional Event, 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.

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.

