

1. Terms and Conditions for the Public competition “ Daily Challenge Currency.com”

1.1. The General term of the Public competition: from July 20, 2020 to August 31, 2020 inclusive.

1.2. Every day from 00.00.01 to 23.59.59 Minsk time, Participants of the Public Competition can perform a competitive task: a person must make Leverage-operations in the time period from 00.00.01 to 23.59.59 Minsk time on the cryptoplatform "Currency.com" in compliance with the Terms and Conditions of Use of the Cryptoplatform “Currency.com”.

1.3. At 23.59.59 Minsk time, the Organizer records the results of participation for the day and determines the 3 Participants who received the best financial results for the period from 00.00.01 to 23.59.59 Minsk time from Leverage operations performed on the Cryptoplatform “Currency.com”.

1.4. The financial result shall be taken into account from Leveredge-operations which are commenced and completed by the Participant during the day during the period from 00.00.01 to 23.59.59 Minsk time.

1.5. The daily presents for the participation in the Public Competition will be not less than 10% of the total amount of the remuneration, which is charged by the Organizer to the Clients according to the rules established by Section 9 of the Terms and Conditions of Use of the Cryptoplatform “Currency.com”, for transactions made by Clients during the period from 00.00.01 to 23.59.59 Minsk time on a Cryptoplatform “Currency.com” and the daily total amount of the remuneration of the Organizer consists of the following charges and fees:

- guaranteed stop-loss condition fee (the GSL fee);
- the funding fee;
- the trading fee (leverage) (the trading with the use of Leverage fee);
- the exchange fee (the trading without Leverage fee).

1.6. The daily amount of the presents will be distributed as follows among the 3 Participants who received the best financial result from Leverage-operations which made on a Cryptoplatform “Currency.com”:

- 1st place - 50% of the total amount of the daily presents;
- 2nd place - 30% of the total amount of the daily presents;
- 3rd place - 20% of the total amount of the daily presents.

2. General conditions for the Public competition “Daily Challenge Currency.com”

2.1 Main expressions and their definitions:

2.1.1. The Organizer - the Organizer of the Public competition 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.

2.1.2. Terms and Conditions of Use of the Cryptoplatform “Currency.com” - Terms and Conditions of Use of the Cryptoplatform (Trading Platform), Other Software and the Website (the address of a document on the Internet: https://currency.com/static/Currencycom_terms_and_conditions_v12.pdf).

2.1.3. - The Participant - an individual who has registered (created an account) on the Cryptoplatform (Trading Platform) “Currency.com” and who takes part in the Public competition “Daily Challenge Currency.com” by performing a competitive task.

2.2. The Organizer sets the following goals during the Public competition:

- popularization of modern technologies in the information sphere that allow trading tokenized assets and other tokens, as well as making other transactions with tokens;

- attracting the attention of a wide audience to the territory of the Republic of Belarus, as a country in which activities using digital tokens (tokens) are legalized.

2.3. The Public competition is held in accordance with the requirements of chapter 56 of the Civil Code of the Republic of Belarus dated 07.12.1998 No. 218-Z (hereinafter referred to as the Civil Code) and is not an advertising game or promotion. The public competition shall be held by the Organizer independently and at his own expense. Any change or cancellation of the Public Competition shall be made by the Organizer in accordance with the provisions of Article 928 of the Civil Code.

2.4. Information about the Public competition is available on the Organizer Internet site at <https://currency.com>.

The Public competition is recognized by the Organizer as closed and is held among natural persons who are registered (created an account) on the Cryptoplatform “Currency.com”. The Public competition is held outside the national segment of the Internet.

2.5. Public competition Participants are subject to the Terms and Conditions of Use of the Cryptoplatform “Currency.com”.

2.6. The present for participation in the Public competition provides transferring the title of property to tokens on a non reimbursable (without consideration) and non-refundable (non-repayable) basis to the said Clients according to the Terms and Conditions of Use of the Cryptoplatfrom (Trading Platform) “Currency.com”.

2.7. The Participants receive a present in the form of Fiat currency tokens USD.cx to the Currency.com Account. The Participants can track bonus accruals in their Currency.com Accounts. The said crediting shall be carried out by the Organizer no later than 5 working days after the day on which the said Clients took the 1st to 3rd place in the Public Competition.

If the financial result of the Participants of the Public competition from the Leverage-operations performed on a Cryptoplatfrom “Currency.com” is equal, the above place is taken by the Participant who paid the Commissions in a larger amount from the moment of the registration (creation an account) on the Cryptoplatfrom “Currency.com”.

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 Cryptoplatfrom Accounts.

2.8. 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.

2.9. If, in accordance with the legislation, the Organiser will be obliged to withhold a personal income tax or another tax from the amount of this income, the relevant income will be transferred to the Customer excluding the tax.

2.10. The fact of participation in the Public competition implies that the Participants have read and fully agree to the terms and conditions set out above. Participation in the Public competition is carried out on a voluntary basis.

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

The Organizer has the right to bar the Client from participation in the Public competition or to suspend participation of the Client in the Public competition if the Client abuses the terms of the Public competition. Abuse of the terms of the Public competition 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 Public competition.

