

On amendment to the Terms and Conditions of Use of the Cryptoplatfrom (Trading Platform), Other Software and the Website under the unilateral and extrajudicial procedure

Based on sub-clause 2.3.4 of clause 2 of the Terms and Conditions of Use of the Cryptoplatfrom (Trading Platform), Other Software and the Website (hereinafter – T&C), paragraph 2 of Article 395 and paragraph 3 of Article 420 of the Civil Code of the Republic of Belarus Dzengi Com CJSC has unilaterally and extrajudicially changed the T&C on August 25, 2023 as follows (what it hereby notifies clients about):

1. To supplement the definition of the expression “**Website**” as set out in section 1 “MAIN EXPRESSIONS AND THEIR DEFINITIONS” of the T&C, by including the website “dzengi.com” by placing the meaning and symbol “dzengi.com,” before the meaning “www.currency.com”.

2. The second part of sub-clause 2.3.9 of clause 2 of the T&C should read as follows:

“The Parties have agreed that the following actions (inaction) shall be considered as actions clearly indicating the Client’s removal from the ownership, use and disposal of tokens without the intention to retain any rights to such assets, including (but not limited to): (i) the Client has evaded the identification or verification process for a period of one year, and/or (ii) the Client provides documents that are fraudulent for the purpose of identifying, finding out (determining) the source of his or her funds and/or wealth and/or (iii) the Client has evaded for more than 15 days the documents (information) referred to in sub-clause 4.7. of clause 4, and/or sub-clause 4.8 clause 4, and/or sub-clause 4.15.2 clause 4.15, and/or letter (a) of sub-clause 5.6. of clause 5 of these T&C.”.

3. This amendments to the T&C shall come into force on 25 August 2023 and shall apply to the relationship between the parties as of the conclusion of the agreement between the Client and the Company.