

On amendment to the Terms and Conditions of Use of the Cryptoplatform (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 Cryptoplatform (Trading Platform), Other Software and the Website (hereinafter – T&C), 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 December 19, 2022 as follows (what it hereby notifies clients about):

1. To amend sub-clause 6.4 of clause 6 of the T&C with the following sub-paragraph:

«The Company is entitled to send You an offer to purchase tokens (for example, a cryptocurrency Tether) in the Financial Application by sending an appropriate offer via email or in any other way specified in these T&C. The offer is an offer to purchase tokens for all money (electronic money) accounted for You on Your Account in the Financial Application, at the price of these tokens on the Platform at the time of acceptance of the offer. The parties acknowledge that the fact of availability of money (electronic money) accounted for You on Your Account, the absence of objections that have been sent to the Company and (or) not performing other actions indicating the rejection of the offer within the period specified in the offer, is the acceptance by the Client of the Company's offer to purchase tokens in the Financial Application (silence is an acceptance full and unconditional)».

These amendments to the T&C will enter into force on December 22, 2022.