

Approved
by Order of the Director of
“Dzengi” CJSC No. 36-ОД dated
31.10.2024

**Terms of the Promotional Campaign
“Prolongating the crypto-summer”
(hereinafter referred to as the Terms)**

1. Organizer of the Promotional Campaign.

The organizer of the Promotional Campaign “Prolongating the crypto-summer” (hereinafter referred to as the “Promotional Campaign”) is “Dzengi” Closed Joint-Stock Company (hereinafter referred to as the “Organizer”), registered in the Republic of Belarus under number 1936656666, having its legal address at: Republic of Belarus, 220030 Minsk, 36-1 Internatsionalnaya str., office 625, room 2.

2. Terms and definitions.

The terms and definitions in these Terms are used in the meanings specified in the agreements concluded between the Organizer and the participants of the Promotional Campaign, which terms and conditions are stated in the documents posted on the Internet at: <https://dzengi.com/ru/dogovor>.

3. Purpose of the Promotional Campaign.

3.1. Purpose of the Promotional Campaign is to stimulate the long-term use of the cryptoplatform (trading platform) “Dzengi.com” and the mobile application “Dzengi.com Exchange” in the form of versions of this software (hereinafter referred to as the “Cryptoplatform”) used by the Organizer's clients, as well as to increase the loyalty of the Organizer's clients.

3.2. The Promotional Campaign is not a promotional (incentive) game. The Promotional Campaign is carried out by the Organizer at its own expense.

4. The start and end dates of the Promotional Campaign.

4.1. The overall period of holding the Promotional Campaign is from December 01, 2024 to January 11, 2025.

4.2. The Organizer has the right to terminate (cancel) the Promotional Campaign ahead of time at its own unilateral discretion. The Organizer's decision on early termination (cancellation) of the Promotional Campaign will not apply to the participants who have fulfilled its terms and conditions prior to the early termination of the Promotional Campaign.

4.3. The Organizer has the right to extend the duration of the Promotional Campaign at its own unilateral discretion for any period of time.

5. Conditions under which a person becomes a participant of the Promotional Campaign.

5.1. A person has to be registered (has to create an Account) on the Cryptoplatform (hereinafter referred to as the “Account”), as well as to undergo the verification procedure on the Cryptoplatform in accordance with the established procedure, and also be a Client of the Organizer.

5.2. The Promotional Campaign is held among individuals who meet the requirements for using of the Cryptoplatform specified in Section 4 of the Terms of Use of the cryptoplatform (trading platform), other software and the website, posted on the Internet at:

https://prod-img.dzengi.com/docs/dzengicom_terms_and_conditions_20240523_ru.pdf.

5.3. The Client has to comply with these Terms, use the rights granted to him/her to participate in the Promotional Campaign in good faith and reasonably based on the purposes of the Promotional Campaign, and not to abuse these Terms and the right to participate in the Promotional Campaign.

5.4. The Client participates in the Promotional Campaign at his/her own will and discretion, without any assignment from the Organizer.

6. Terms of the Promotional Campaign.

In order to become a participant of the Promotional Campaign (hereinafter referred to as the Participant), a person who meets the conditions set out in clause 5 of the Terms should, in the period from December 01, 2024 to December 31, 2024 (hereinafter referred to as the Period), carry out token exchange transactions (transaction) on the Cryptoplatform in the “Trading” mode in the scope set out in clause 7 of these Terms.

7. Bonuses for fulfilling the terms of the Promotional Campaign.

7.1. All Clients who have fulfilled the Terms receive the same gifts (hereinafter referred to as Bonus) in the form of tokens credited by the Organizer to their Account, the number and type of which is determined in accordance with the Terms.

7.2. For the purposes of fulfilling the Terms, the scope of the transactions (token exchange transactions in the “Trading” mode of the Cryptoplatfrom) is determined by the Organizer independently, based on monetary expression of the total number of tokens, the alienation of which will be made by the Participant as a result of carrying out token exchange transactions in the “Trading” mode of the Cryptoplatfrom during the Period (hereinafter referred to as the Scope of the transactions). Such monetary expression is calculated by the Organizer in the form of a certain number of USD.cx tokens which is determined in accordance with the rates in effect at the time of carrying out the transactions on the Cryptoplatfrom specified in this sub-clause.

7.3. The Bonus will be provided in the following amount:

7.3.1. 25% of the amount of exchange fees (fee for trading without Leverage) withheld (debited) from the Participant when carrying out the token exchange transactions in the “Trading” mode of the Cryptoplatfrom during the Period, if the monetary expression of the Scope of the transactions is from 10 000 (ten thousand) USD.cx tokens up to 100 000 (one hundred thousand) USD.cx tokens;

7.3.2. 50% of the amount of exchange fees (fee for trading without Leverage) withheld (debited) from the Participant when carrying out the token exchange transactions in the “Trading” mode of the Cryptoplatfrom during the Period, if the monetary expression of the Scope of the transactions is more than 100 000 (one hundred thousand) USD.cx tokens;

7.4. The Bonus is provided in the form of USD.cx tokens, the number of which is calculated by the Organizer independently subject to the relevant exchange fees (fee for trading without Leverage), according to sub-clause 7.2 of clause 7 of the Terms, based on the rates in effect on the Cryptoplatfrom at the time of withholding (debiting) such fees from the Participant.

7.5. The Bonus is provided by the Organizer by crediting the number of USD.cx tokens calculated in accordance with the provisions of this clause to the Account of the Participant by January 11, 2025.

7. Other terms of the Promotional Campaign.

8.1. If, in accordance with the legislation, the Organizer is obliged to withhold tax from income received by the Participant in accordance with these Terms, and transfer such tax to the state budget, then the relevant income will be transferred to the Participant less the specified tax.

8.2. The Organizer has the right to bar the Client from participating in the Promotional Campaign or suspend his/her participation in the Promotional Campaign, if the Client abuses the terms of the Promotional Campaign. Abuse of the terms of the Promotional Campaign is understood as performing by the Client of any actions that, in the subjective opinion of the Organizer, do not make reasonable sense, contradict the objectives of the Promotional Campaign and entail the receipt of unreasonable benefits by the Client, including those based on technical and/or organizational features and/or terms of the Promotional Campaign. The Participant has to comply with the terms of this Promotional Campaign, as well as use the rights granted to him/her to participate in the Promotional Campaign in good faith and reasonably based on the purposes of the Promotional Campaign, and not abuse its terms and the right to participate in the Promotional Campaign.