

Regulations of the "zondacrypto QUIZ BEKING 2025" Contest

§ 1

General provisions

1. These regulations (hereinafter referred to as the "**Regulations**") set out the rules of participation and the terms and conditions of *the "zondacrypto quiz"* contest (hereinafter referred to as the "**Contest**").
2. The organizer of the Contest is BB Trade Estonia OÜ with its registered office in Harju maakond, Tallinn, Lasnamäe linnaosa, Tähesaju tee 9, 1391 Estonia (office number 10), entered in the Register of Entrepreneurs under number 14814864, which is the operator of the zondacrypto exchange (hereinafter referred to as: "**Organizer**" or "**Contest Organizer**").
3. The Contest takes place at the BEKING - Back to Bike Monaco 2025 event, which is held on November 23, 2025, in Monaco (hereinafter referred to as: "**Event**").
4. The Contest will take place on November 23, 2025, until the end of the last Quiz (hereinafter referred to as: "**Contest Duration**").
5. During the Contest Duration, the Organizer will present its stand at the Event, where it will promote its services and products, as well as encourage Participants to learn about blockchain technology and cryptoasset markets (hereinafter referred to as the "**Stand**").
6. The Organizer may provide information about the Contest in advertising materials made available during the Event, as well as through its social media, including on the "Instagram," "X" (formerly "Twitter"), "TikTok," "Telegram," etc. The Contest is not created, administered, or sponsored by the above-mentioned social media platforms. The Organizer may also use channels offered by third parties, such as the organizers of the Event, to promote the Contest.
7. The tasks of the Contest Organizer include ongoing supervision of the Contest, including, in particular, ensuring that the course of the Contest does not pose a threat of violating the Contest rules set forth in these Terms and Conditions.
8. The Contest is open to Event Participants who meet the conditions for entering the Contest described in these Regulations. The purpose of the Contest is to reward the Contest Winners for their knowledge of crypto assets and to encourage Participants to actively use the Organizer's services. As part of the Contest, Participants will have the opportunity to familiarize themselves with the products offered by the Organizer.
9. For the purposes of these Regulations, the terms used herein shall have the following meanings:

- a. **Participant** - a natural person participating in the Event who wishes to take advantage of
in the Contest and who meets the conditions set out in these Regulations;
- b. **Customer** - a natural person who has an Account on the Organizer's Platform, who has successfully passed the required identity verification (KYC) in its entirety (in all stages of verification) in accordance with the Organizer's Terms and Conditions, and who has obtained full functionality of the Customer Account;
- c. **Customer Account** - part of the Organizer's Platform available to the Customer after logging in, protected by a password and secured by two-factor authentication, constituting a resource of Customer data and information about their activities on the Organizer's Platform;
- d. **Controller or Personal Data Controller** - the Organizer;
- e. **Organizer's Platform** - an internet platform available at the public internet address <https://zondacrypto.com> (hereinafter also referred to as: "**zondacrypto Platform**") and <https://znd.co> (hereinafter also referred to as: "**ZND Platform**"), (*hereinafter collectively: Platforms*) as well as in the Mobile Application;
- f. **Mobile Application** - the Organizer's mobile application, available for download on mobile devices with the following operating systems:
 - i. Android - an application called '**zondacrypto2.0: trade** tomorrow' available in the Google Store at <https://play.google.com/store/apps/details?id=com.zondacrypto.exchange&hl=en&pli=1>,
 - ii. iOS - mobile application called '**zondacrypto: trade** tomorrow' (available in the App Store at <https://apps.apple.com/pl/app/zondacrypto-trade-tomorrow/id6482290108?l=pl>).

The Mobile Application installed on the Customer's mobile devices allows them to use the Organizer's Platform within the iOS (iPhone) and Android operating systems;

- g. **ZND Token** - a utility token created by the Organizer. Details regarding functionality, issuance, and other relevant information can be found in the "ZND Token White Paper" available at: <https://assets.znd.co/token/en/whitepaper>.
- h. **Quizzes** – events organized by the Organizer during the Event Duration at the Stand, in which Participants answer contest questions, and those with the best results can win prizes.
- i. **Organizer's Terms and Conditions** - terms and conditions for the provision of electronic services by the Organizer posted on the Organizer's Platform, available

at <https://zondacrypto.com/en/legal/zondacrypto-exchange> and <https://znd.co>, including in particular:

- i. Terms and Conditions of Service, available at: <https://zondacrypto.com/en/legal/zondacrypto-exchange/terms-and-conditions-of-service>,
 - ii. Terms and Conditions of the ZND Platform, available at: <https://assets.znd.co/agreements/en/platform-terms-and-conditions.pdf>,
 - iii. ZND Token white paper, available at: <https://assets.znd.co/token/en/whitepaper>.
 - j. **Exchange** - zondacrypto cryptocurrency exchange - <https://zondacrypto.com/en/home>.
5. In these Regulations, the Organizer also uses definitions consistent with those contained in the Organizer's Terms and Conditions, including the Terms and Conditions of Service (see § 1(4)(i) above), to which it hereby refers in this regard.
 6. The Organizer of the Contest is the sole sponsor of the prize in the Contest.
 7. The Contest is not a cash lottery, raffle, promotional lottery, or any other game of chance or mutual betting.
 8. All information about the Contest available in advertising materials is for informational purposes only.

§ 2

Participation in the Contest

1. The Contest is intended only for natural persons who are participants of the Event, who are of legal age (who are at least 18 years old), who reside in countries/regions served by the Organizer (unacceptable countries/regions are listed at <https://zondacrypto.com/en/legal/non-acceptable-countries>) (*hereinafter referred to as: "Participant"*).
2. Participation in the Contest is only possible in person, and therefore it is not permissible to submit entries on behalf of third parties. The Organizer reserves the right to verify the Participants of the Contest and, in the event of reasonable doubts as to whether the above conditions are met, to refuse to award the Prize to the Participant.
3. Employees, members of the authorities, and representatives of the Organizer and other entities directly involved in the preparation and running the Contest, as well as persons cooperating with the above-mentioned entities on a permanent basis on a basis other than an employment relationship, and members of their immediate families, i.e., ascendants, descendants, siblings, spouses, parents of spouses and persons related to them by adoption.

4. Each Participant may participate in one of the Quizzes.
5. The limit of Participants taking part in one Quiz is 20.
6. The condition for participation in the Contest is acceptance of these Regulations and Regulations and entry into the Contest by fulfilling all the contest requirements.
7. Participants who enter the Contest in accordance with the preceding paragraphs are required to read the provisions of the Regulations. Entry into the Contest is tantamount to acceptance of these Regulations.
8. Participation in the Contest is entirely voluntary and free of charge.
9. Participation in the Contest and the related provision of personal data is entirely voluntary, based on the consent expressed by the Participant - in accordance with § 11(2)(a) of these Regulations.

§ 3

Contest Regulations

1. Quizzes will be held at the Organizer's Stand every hour during the Contest Duration.
2. The Organizer reserves the right to change the frequency of the Quizzes depending on the attendance of Participants and organizational possibilities.
3. The Quizzes will be conducted orally.
4. The person conducting the Quiz (representative of the Organizer) will ask each Participant an oral question.
5. In order to participate in the Contest, the Participant must meet all of the following conditions (contest conditions):
 - a. be present at the Event during the Contest Duration,
 - b. answer the Organizer's questions,
6. The Contest Task consists of the Participant fulfilling all of the following Contest Tasks (hereinafter referred to as: "**Contest Task**"). :
 - a) give the correct answer to the Organizer's question
7. The results obtained by the Participants will be evaluated and verified by the Contest Committee (hereinafter referred to as: "**the Committee**"), which will consist of representatives of the Organizer, as specified in § 9 of the Regulations.
8. The results of the Contest and the announcement of the Winners will take place immediately after the end of each Quiz.
9. After the end of each Quiz, the Committee will select from among the Participants those who answered the Contest question correctly and met all the conditions specified in the Regulations (hereinafter referred to as: "**Winners**", and individually as: "**Winner**").

10. As part of the Contest, Winners will be awarded prizes as described in § 4 of the Regulations (hereinafter referred to as the "**Prize**"). Prizes will be awarded at the discretion of the Organizer.
11. **After the Quiz has ended, the Winner is obliged to contact the Organizer immediately at the Stand, under pain of losing the right to the Prize entirely.** Failure to immediately contact the Organizer within this period will be tantamount to the possibility of selecting another Winner, which is reserved as a right and not an obligation of the Organizer (due to technical and organizational possibilities, it may prove impossible to provide the Prize to another Winner).
12. The Organizer reserves the right to exclude from participation in the Contest or deprive of the right to the Prize any Participants whose actions are contrary to the law, good manners, or the Regulations, in particular Participants who:
 - do not act personally, but through third parties;
 - use different accounts on the Organizer's platform to appear in the name of/to register the same Participant;
 - if third-party claims have been made in relation to their Contest entries.
13. In order to clarify any doubts related to the Participant's activity in the Contest, the Organizer may contact the Participant using the means of communication provided by them; during such contact, the Organizer may expect the Participant to provide detailed information regarding their participation in the Contest.

§ 4

Prizes

1. As part of the Contest, subject to § 4(3) of the Regulations, the following prizes will be awarded for each Quiz:
 - a. A voucher for two tickets to a home match of one of the Sponsored Clubs (listed in § 6(3) of the Regulations) in the 2025/2026 season. Details on how to collect the prize are specified in § 6 of the Regulations.
 - b. A voucher for 50 ZND Tokens, which will be credited to the Customer's Account balance on the ZND Platform. Details on how to collect the prize are specified in § 7 of the Regulations.
 - c. A package of gadgets from the Organizer.

The prize specified in § 4(1)(a) is hereinafter referred to as the "**Match Voucher**."

The prize specified in § 4(1)(b) is hereinafter referred to as: "**ZND Voucher**."

The prize specified in § 4(1)(c) is hereinafter referred to as: "**Gadgets**."

All of the above prizes are hereinafter collectively referred to as: "**Prizes**."

2. The Organizer reserves the right to change the number of Prizes in favor of the Winners (by awarding additional prizes).
3. The Committee awards the Prizes to the Winners at its discretion.
4. One (1) Prize shall be awarded for each place taken.
5. The Organizer does not cover additional costs related to the collection and use of the Prizes, such as travel, transportation, taxi, flight, shipping, accommodation, meals, and other incidental costs. These costs shall be borne in full by the Winner, who shall not be entitled to any reimbursement from the Organizer in this respect. In particular, the costs of travel and accommodation related to the use of the Match Voucher and participation in the Match selected by the Winner shall be borne exclusively by the Winner. The Organizer reserves the right to make different individual arrangements with the Winners, provided that such arrangements are not made to the detriment of other Winners of the same type of Prize.
6. It is not possible to transfer the right to the Prize to third parties.
7. Prizes cannot be exchanged for cash equivalents or other Prizes/services offered by the Organizer.
8. In order to claim the Prize specified in § 7, the Winner must meet all the requirements described in § 7. Failure to meet the conditions specified in § 7 shall result in the loss of the Prize, without the possibility of re-selecting the Prize.
9. It is possible to decline the Prize. If the Winner declines the Prize, the Organizer reserves the right to award the Prize to another Participant indicated by the Committee.
10. As part of receiving the Prize, the Winner will be asked by the Organizer to prepare promotional materials related to their participation in the above-mentioned Contest (hereinafter referred to as: "**Winner's Marketing Materials**"). In such a case, the Winner may consent to the publication of the promotional materials prepared by them on the Organizer's social media, thereby granting the Organizer a free and unlimited license to publish them as part of the promotion of the Organizer's social media, and solely for this purpose.

§ 5

Gadgets

1. Gadgets will be handed over to the Winner of the Contest immediately after the end of the Quiz.
2. The Organizer has the exclusive right to independently select the Gadgets awarded to the Winner.
3. If the Winner declines the Material Prize and fails to collect it, the Organizer reserves the right to award the Prize to another Participant indicated by the Committee.

§ 6
Match Voucher

1. The Match Voucher will be presented to the Winner of the Contest immediately after the end of the Quiz.
2. The Match Voucher can **only** be used after correctly completing the form sent by the Organizer. If the above condition is not met, the Organizer reserves the right to refuse to award the Match Voucher to the Winner.
3. The Match Voucher entitles the Winner to receive two tickets (hereinafter referred to as: **"Ticket"**) for a home match of one of the Sponsored Clubs in the 2025/26 season (hereinafter referred to as: **"Match"**), which are:
 - a. Pogoń Szczecin,
 - b. Raków Częstochowa,
 - c. GKS Katowice,
 - d. Lechia Gdańsk
 - e. KS Wieczysta Kraków
 - f. Dziki Warsaw,
 - g. Juventus FC,
 - h. Atalanta Bergamo,
 - i. Bologna FC,
 - j. Parma Calcio,
 - k. FC Flora Tallinn.
4. To redeem the Match Voucher, the Winner must complete and submit a form to the Organizer (a link to the form will be provided by the Organizer when the Match Voucher is handed over), in which the Winner provides their contact details, indicates the Sponsored Club and the Match for which they would like to receive a Ticket. The form must be submitted no later than 30 days before the Match selected by the Winner. If the Organizer does not have a Ticket for the Match selected by the Winner, the Organizer will immediately contact the Winner to arrange another Match for the redemption of the Match Voucher.
5. In order to use the Ticket, the Winner is required to send a private message to the Organizer, in accordance with its instructions, containing all the information necessary to transfer the Ticket to them, i.e.:
 - a. First and last name,
 - b. date of birth,
 - c. PESEL (Personal Identification Number), and if it has not been assigned – the type, series, and number of the identity document,

- d. email address,
- e. phone number,
- f. as well as any other data required by the Event organizer.

If the above information is not provided within the time limit specified by the Organizer, the Winner will lose the right to the Ticket.

6. The Ticket will be sent to the Winner of the Contest immediately after it is received by the Organizer, but no later than on the day preceding the day on which the Match selected by the Winner and agreed with the Organizer takes place. The Ticket will be sent to the Winner by email to the Winner's email address provided in private correspondence with the Organizer, in accordance with § 6(5) of the Regulations.
7. The Organizer declares, and the Participant acknowledges, that the Organizer has a limited number of Tickets for matches of the Sponsored Clubs and may not have Tickets for the match selected by the Winner. In such a case, the Winner and the Organizer shall jointly agree on another event (match) for which the Winner may use the Match Voucher and receive a Ticket. The Organizer shall not be liable for a situation in which none of the proposed match dates suit the Winner. In such a case, the Winner shall not be entitled to claim the replacement of the Match Voucher with another Prize or any form of compensation.
8. The Winner has the right to freely choose an accompanying person who will use the ticket together with the Winner (hereinafter referred to as the "**Accompanying Person**") - provided that the requirements specified below are met.
9. The Accompanying Person must be an adult (over 18 years of age).
10. The Winner is required to send the Organizer a private message, in accordance with the Organizer's instructions, containing the Companion's details necessary to transfer the Prize to them, i.e.:
 - First and last name of the Accompanying Person,
 - the Accompanying Person's PESEL number, and if it has not been assigned - the type, series and number of the document confirming the Accompanying Person's identity and date of birth.

If the above information is not provided within the specified time limit, the Winner shall lose the right to choose an Accompanying Person.

11. The Organizer reserves the right to verify the Accompanying Person and the accuracy of the data provided by the Winner, and in the event of reasonable doubts as to whether the above conditions are met, to refuse the Winner the right to choose an Accompanying Person.
12. The prize will be sent to the Winner of the Contest immediately after it has been prepared by the Organizer, but no later than 10 hours before the Match. The prize will be

sent to the Winner by email to the Winner's email address provided in private correspondence with the Organizer.

§ 7

ZND voucher

1. The ZND voucher will be presented to the Contest Winner immediately after the end of the Quiz.
2. The ZND Voucher can **only** be used after:
 - a. registering a User account on the Organizer's Platform,
 - b. successful completion of the verification process (KYC) by correctly completing all its stages
 - c. the Winner logging into the ZND Platform at least once via the Mobile Application.

The Organizer verifies that the above criteria have been met by checking whether the Customer has an active Account on the Organizer's Platform. If the above condition is not met, the Organizer reserves the right to refuse to award the ZND Voucher to the Winner.

3. In order to redeem the ZND Voucher, the Winner is required to complete and send to the Organizer a form (a link to the form will be provided by the Organizer when the Match Voucher is handed over) in which they provide their contact details, voucher number, and indicate the email address at which the Winner's Account is registered on the Organizer's Platform.
4. As part of the verification of the Winner, the Organizer may require the Winner to send a private message to the Organizer (as part of private contact with the Organizer), in accordance with the Organizer's instructions, containing all data necessary to redeem the ZND Voucher, i.e.:
 - a. the email address assigned to the Winner's account on the Organizer's Platform,
 - b. other information required to confirm the Winner's identity in accordance with the provisions on anti-money laundering and counter-terrorist financing.

If the above information obligation is not fulfilled within the time limit specified above, the Winner shall lose the right to redeem the ZND Voucher. In such a case, the Organizer reserves the right to award the prize to another Participant selected by the Contest Committee.

5. If the above steps are successfully completed and the ZND Voucher is redeemed, the Organizer undertakes to award the Winner fifty (50) ZND Tokens to the balance of the Winner's account on the Organizer's Platform.
6. The prize will be awarded to the Winner immediately after all the above requirements have been met, but no later than within 14 days from the date of their fulfillment.
7. If the Winner submits a request to close their Customer Account on the Organizer's Platform before the ZND Tokens are awarded, the Winner will lose their right to the ZND Tokens. In such a case, the Organizer reserves the right to award the prize to another Participant selected by the Contest Committee.
8. The Organizer reserves the right to refuse to award ZND Tokens to the Winner if:
 - a. The Winner's Account is involved in any dishonest behavior (e.g., sharing Account data with third parties, illegal mass account registrations, making transactions between their own accounts, or market manipulation),
 - b. the Organizer has reasonable doubts as to abuse or violation of these Terms and Conditions by the Customer;
 - c. there is a suspicion that the purpose of opening the Account is for profit-making activities unrelated to the services provided by the Organizer's Platform.

§ 8

Organizer's liability

1. The Organizer shall not be liable for the inability to deliver the Winner's Prize and deliver the Prize for reasons beyond the Organizer's control, including in connection with the lack of positive verification of the Participant (KYC), providing incorrect contact details, as well as in connection with force majeure events. In such a case, the Winner will be informed of the above circumstances in a private message or will be asked to contact the Organizer in a comment under the contest post.
2. The Organizer is not responsible for any random events that prevent Participants from taking part in the Contest.
3. The Organizer shall not be liable for the Winner's inability to collect the Prize.
4. The Participant is solely responsible for the content of the competition answer provided to the Organizer and, in this respect, releases the Organizer from any liability to third parties.
5. The Organizer shall not be liable for technical problems that prevent the Contest from being conducted properly or completely. The Winners can only be selected after the Quiz has been completed.

6. The Organizer is not responsible for any damage caused by a decrease in the value of ZND Tokens, and any claims for the difference in value due to changes in cryptocurrency exchange rates are excluded.
7. The Organizer shall not be liable for any claims by the Winner related to expectations regarding the Prizes, e.g., the quality of the Gadgets, etc. The Winner is entitled to submit complaints on their own behalf directly to the entities responsible for the creation or implementation of the Prizes.
8. The winner of the Contest is obliged to obtain the consent of the Accompanying Person to transfer their personal data referred to in § 6(10) of the Regulations before transferring it to the Organizer.
9. The winner bears full responsibility for the accuracy of the Companion's data provided and declares that it will be transferred only with the Companion's consent.
10. The winner releases the Organizer from any liability in the event of any irregularities related to the transfer of the Accompanying Person's personal data.
11. In the event of claims against the Organizer due to failure to obtain the consent of the Accompanying Person to transfer their personal data, or other irregularities related to them, the Winner undertakes to provide all necessary explanations.
12. The Organizer shall have the right of recourse against the Winner in the event of any negative consequences related to the transfer of the Accompanying Person's personal data.
13. The Organizer shall not be liable to the Winner for any inability to use the Prize (e.g., participation in the Match) as a result of the Winner's violation of the rules set forth in section 8 above or other circumstances for which the Organizer is not responsible.
14. The Winner and the Accompanying Person, when participating in the Match, are required to behave in a civilized manner and in accordance with the rules of the Stadium, in accordance with the conditions prevailing in the spectator area, and to comply with the provisions of the Stadium Regulations. In the event of any violation of the above, the Organizer reserves the right to immediately refuse further participation in the Match to the Winner and the Accompanying Person.
15. The Organizer is not responsible for the Participants' inability to achieve the expected results of transactions on the Platforms for reasons attributable to the Participants. The Organizer is not responsible for any damage caused by a decrease in the value of the Prize, and any claims for the difference in value due to changes in cryptocurrency exchange rates are excluded.
16. The Organizer does not provide any advice, recommendations, analyses, or suggestions regarding investing on the Platforms. The Organizer is not a broker, intermediary, agent, or advisor to the Participant and has no fiduciary relationship or obligations to the Participant in connection with the Participant's entry into the Contest or other activities

performed by the Participant on the Platforms in this regard. The Organizer does not recommend buying, selling, or holding any cryptocurrencies and informs that investing in cryptocurrencies involves a high degree of risk. There is a risk of losing the invested funds due to changes in cryptocurrency exchange rates.

17. Any marketing material related to the Contest concerning crypto assets has not been reviewed or approved by any competent authority in any Member State of the European Union. The sole responsibility for the content of marketing material concerning crypto assets lies with the crypto asset provider. The crypto asset in the form of the ZND Token is offered by BB Trade Estonia OÜ, based in Tallinn (Estonia), the operator of the zondacrypto exchange available at <https://zondacrypto.com/en/home>. The crypto asset provider can be contacted by phone at +48 884 570 061 or by email at support@zondacrypto.com. The ZND Token white paper has been published at <http://assets.znd.co/token/en/whitepaper>.

§ 9

Contest Committee

1. A Committee appointed by the Organizer will supervise the proper conduct of the Contest.
2. The tasks of the committee referred to in the preceding paragraph shall include, in particular:
 - o verifying that a given Participant meets all the conditions for participation in the Contest,
 - o selecting the Winners of the Contest,
 - o awarding the Prizes,
 - o providing all instructions regarding the collection and implementation of the Prizes,
 - o considering Participant complaints in accordance with § 10 of the Regulations.

§ 10

Complaints

1. Complaints related to participation in the Contest may be submitted by the Participant:

- a) by post to the address of the zondacrypto headquarters (Tähesaju tee 9, Tallinn, 13917, Estonia); or
 - b) by email to: support@zondacrypto.com; or
 - c) by completing the form: <https://zondacrypto.com/en/helpdesk/contact-page>.
2. Complaints must be submitted immediately after the occurrence of an event giving rise to the Participant's objection, but no later than 14 days after the end of the Contest (for complaints sent by registered mail, the date of the postmark is decisive).
3. The complaint should contain all the information specified in the regulations available on the zondacrypto platform at <https://zondacrypto.com/en/legal/zonda-exchange>, including § 18 of the Terms and Conditions of Service, in connection with the Complaint Procedure on the zondacrypto platform, available at: <https://zondacrypto.com/documents/d/guest/complaint-procedure-en-docx>.
4. The complaint procedure is conducted in accordance with the procedure set out in the regulations referred to in section 3 of this paragraph, including the Terms and Conditions of Service - § 18. Detailed rules for the complaint procedure can be found in a separate document referred to in the Terms of Service - Complaint Procedure on the zondacrypto Platform, available at: <https://zondacrypto.com/documents/d/guest/complaint-procedure-en-docx>.
5. Complaints will be considered by the Organizer.

§ 11

Personal Data

1. The controller of personal data is BB Trade Estonia OÜ with its registered office in Harju maakond, Tallinn, Lasnamäe linnaosa, Tähesaju tee 9, 1391 Estonia (office no. 10), a company under Estonian law, entered in the Register of Entrepreneurs under number: 14814864 (hereinafter referred to as: "**Data Controller**").
2. The Data Controller processes the personal data of Contest Participants and Winners on the basis of:
 - a. consent within the meaning of Article 6(1)(a) of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (hereinafter referred to as: "GDPR");
 - b. fulfilling the legal obligation incumbent on the Data Controller within the meaning of Article 6(1)(c) of the GDPR with regard to the obligation to store accounting documents;

- c. the legitimate interest of the Data Controller in accordance with Article 6(1)(f) of the GDPR, consisting in particular in responding to any complaints or claims submitted as a result of this Contest.
- 3. All data of Participants and Winners of the Contest obtained by the Organizer will be deleted or anonymized within 60 days from the date of the end of the Contest or sending the Prize to the Winner of the Contest. This does not apply to data processed in connection with the provision of services within the Organizer's Platform.
- 4. The data of Participants and Winners of the Contest will be deleted or anonymized in accordance with the preceding point, with the exception of data that will be necessary to fulfill the legal obligations incumbent on the Data Controller and to pursue the legitimate interests of the Data Controller, necessary to consider complaints or other forms of claims submitted by Customers, Participants or Winners of the Contest, as well as for the purposes of possible court or administrative proceedings.
- 5. The data is protected by technical and organizational measures to ensure an adequate level of protection in accordance with applicable regulations.
- 6. The Data Controller processes only personal data provided by the Participant or Winner of the Contest. The personal data of Participants/Winners of the Contest are not subject to automated decision-making for the purpose of conducting the Contest.
- 7. For the purposes of the Contest, personal data will be made available to companies affiliated with the Data Controller in terms of capital and personnel, i.e. Orion Software sp. z o. o. and Expofer Servis House s. r. o.
- 8. Contest participants have the right to:
 - a. request the Data Controller to access personal data concerning the data subject, rectify, delete or restrict the processing of such data, and the right to object to the processing, as well as the right to transfer the data;
 - b. file a complaint with the supervisory authority - Estonian Data Protection Inspectorate, 39 Tatari, 10134 Tallinn, Estonia, if the Participant believes that their personal data is being processed unlawfully;
- 9. All requests, questions, and demands related to the processing of Data should be addressed to the Data Protection Officer appointed by the Controller: gdpr@zondacrypto.com.

§ 12 Intellectual property rights and image rights

- 1. By participating in the Contest, the Participant simultaneously declares that they are the sole creator of the Winner's Marketing Materials and that they have full personal and property copyrights to them.

2. By accepting these Regulations and Regulations, the Participant hereby grants consent for the Organizer to obtain, record, and disseminate their image, in particular through filming and photography, as well as to use their photos and audiovisual recordings made for the purposes of the Organizer's advertising and marketing activities.
3. The consent referred to in section 1 above is granted for a period of five years from the date of acceptance of these Regulations by the participant and covers the acquisition of the participant's image during a photo and film session organized by the organizer, as well as the use of the image in any work and in other materials that do not have the characteristics of a work within the meaning of copyright law, in any field of exploitation and is not limited in terms of quantity or territory, as well as covers the free disposal of such materials, including transfer to third parties, modification of the Image and works in which the Image will be included, provided that such use is in accordance with good manners. During the period specified in section 2 above, the Participant undertakes to:
 - a) transfer to the Organizer the right to dispose of (use) his/her image, including for advertising purposes;
 - b) pose for photographs taken by a photographer or director of an audiovisual recording designated by the Organizer in a manner they deem appropriate;
4. During the period specified in section 2 above, the Organizer also has the right to use the Participant's image and distribute it in all activities aimed at promoting, advertising, or achieving the Organizer's marketing goals, provided that they do not violate the Participant's good name, good taste, and do not offend religious and moral sensibilities. In particular, the Organizer has the right to use and distribute the Participant's image by:
 - a) recording in the form of photographs, audiovisual recordings, digital records or in any other form;
 - b) reproducing photographs, audiovisual recordings, digital records or other forms using all techniques, in any number of copies, in particular using all known printing, reprographic, magnetic recording or digital techniques;
 - c) marketing, lending, or renting originals or copies of photographs, audiovisual recordings, or digital recordings referred to in point (a) of this provision, including the publication and distribution of promotional, advertising, and marketing materials, storing them in a computer memory, placing them on the Internet, on internal networks such as Intranet and on the Organizer's social media channels;
 - d) distributing photographs, audiovisual recordings, digital records or other forms referred to in point (a) in a manner other than that specified in point c) above, in particular by exhibiting, displaying, playing, broadcasting, and rebroadcasting, as well as making them publicly available in such a way that anyone can access them at a place and time of their choosing.

5. With regard to the rights referred to in section 2 of this paragraph, the Participant grants the Organizer a free, exclusive, and territorially unlimited license.
6. The rights vested in the Organizer may be exercised by third parties, including business entities with which the Organizer has concluded sponsorship agreements for promotional, advertising, and marketing activities, without the need to obtain additional consent from the Participant and without the obligation to pay any remuneration to the Participant.
7. The Organizer undertakes to use the image of the Participant in a dignified and appropriate manner.

§ 13

Final provisions

1. These Regulations are the only document specifying the detailed rules of the Contest.
2. The Organizer is entitled to terminate or cancel the Contest or individual Quizzes early, without being required to provide a reason.
3. The main channel for the distribution of information between the Organizer and the Customer is the Organizer's Platform, the e-mail communication channel (support@zondacrypto.com), and the chat available on the Organizer's Platform.
4. The Organizer is entitled to change the content of the Regulations, either in part or in whole, at any time. Participants will be informed of any planned changes to the Regulations through an appropriate communication channel, e.g., via social media.
5. If the Participant does not accept the changes to the Regulations, they should withdraw from participation in the Contest.
6. Participation in the Contest after the Terms and Conditions have been changed shall be deemed acceptance of the new Terms and Conditions.
7. The Regulations are available for the duration of the Contest on the Organizer's website (zondacrypto.com) and at the Organizer's headquarters.
8. Any doubts regarding the rules, conditions, and duration of the Contest, the provisions of its Terms and Conditions, and their interpretation shall be resolved by the Organizer. Such a decision by the Organizer does not deprive the complainant of the right to pursue claims under the provisions of law.
9. All information about the Contest can be obtained by contacting zondacrypto at the following e-mail address: support@zondacrypto.com.
10. In matters not covered by these Regulations, the provisions of the Organizer's Regulations and generally applicable laws shall apply.

11. In the event of any conflict between the provisions of these Regulations and the provisions of the Organizer's Regulations, the provisions of these Regulations shall apply.