

Terms & Conditions

'Unicorn Opportunity - ETHWarsaw 2025 x zondacrypto'

§ 1. General provisions

1. These rules (hereinafter referred to as: '**Terms & Conditions**') set out the rules of the '*Unicorn Opportunity - ETHWarsaw 2025 x zondacrypto*' competition (hereinafter referred to as: '**Competition**').
2. The organiser of the Competition is **BB Trade Estonia OÜ** with its registered office in Tallinn, address: Harju maakond, Tallinn, Lasnamäe linnaosa, Tähesaju tee 9, 1391 Estonia (office no. 10), entered in the register of entrepreneurs under number 14814864, (hereinafter referred to as: '**Organiser**'), operating the website (<https://zondacrypto.com/>), through which it provides services in the form of operating a cryptocurrency exchange (hereinafter referred to as: '**zondacrypto Platform**').
3. The Partner of the Competition is **ZND.CO OÜ** with its registered office in Tallinn, address: Harju maakond, Tallinn, Lasnamäe linnaosa, Tähesaju tee 9 (office no. 7, 2nd floor), 13917, Estonia (hereinafter referred to as: '**Partner**'), which is the operator of the ZND platform operating at: <https://www.znd.co> (hereinafter referred to as: '**ZND Platform**'), through which the Competition Winner receives the Prize. The Partner supports the Competition by making its social media available for the purpose of organising this Competition.
4. The Competition takes place during the 'ETHWarsaw 2025' conference, which is held on 4-7 September 2025 in Warsaw (hereinafter referred to as: '**Conference**').
5. The promotion begins on 4 September 2025 at 9:00 a.m. CET and continues until the end of all events included in the Conference agenda (hereinafter referred to as: '**Promotion Period**').
6. The tasks of the Competition Organiser include ongoing supervision of the Competition, in particular to ensure that the Competition is conducted in accordance with the rules set out in these Regulations.
7. The Competition is open to Conference participants who meet the conditions for entering the Competition described in §3. The aim of the Competition is to encourage Participants to actively use the Organiser's services. As part of the Competition, Participants will have the opportunity to familiarise themselves with the products offered by the Organiser.
8. In these Competition Rules, the Organiser also uses definitions consistent with those contained in the rules available at <https://zondacrypto.com/pl/legal/zonda-exchange> and <https://assets.znd.co/agreements/pl/platform-terms-and-conditions>, to which reference is hereby made in this regard.

9. The Organiser may provide information about the Competition in advertising materials made available during the Conference, as well as through its social media, including on the 'Instagram', "X" (formerly 'Twitter'), 'TikTok', "Telegram", etc. (hereinafter collectively referred to as '**Social Media**'). The Competition is not created, administered or sponsored by the above-mentioned social media.
10. The Organiser of the Competition is the sole sponsor of the prize in the Competition.
11. The Competition is not a cash lottery, raffle, promotional lottery, or any other game of chance or mutual betting.
12. All information about the Competition available in advertising materials is for informational purposes only.

§ 2. Participation in the Competition

1. The Competition is intended exclusively for natural persons – Conference participants who are of legal age (over 18 years of age) and who have their permanent place of residence in the countries/regions served by the Organiser (hereinafter referred to as: '**Participant**').
2. Participation in the Competition is only possible in person, and therefore it is not permissible to participate in the Competition on behalf of third parties or to transfer the found Code to other persons.
3. Each Participant must find the Code themselves, redeem it on the zondacrypto Platform, collect the Prize and meet the other conditions for participation in the Competition. The Organiser reserves the right to verify the Participants in the Competition and, in the event of reasonable doubts as to whether the above conditions have been met, to refuse the Participant the prize in the Competition on this basis.
4. Employees, members of the authorities and representatives of the Organiser and other entities directly involved in the preparation and running of the Competition, 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.
5. Participation in the Competition is conditional upon acceptance of these Rules and Regulations and fulfilment of all competition requirements.
6. Participants who enter the Competition in accordance with the preceding paragraphs are required to familiarise themselves with the provisions of the Rules. Entry into the Competition is tantamount to acceptance of these Rules.
7. Entry into the Competition is entirely voluntary and free of charge.
8. Participation in the Competition and the related provision of personal data is entirely voluntary, based on the Participant's consent - in accordance with § 7(2)(a) of these Rules.

9. In the event of winning the Prize referred to in § 4 below, the Participant also consents to the publication of their first and last name or the name of their social media profile in a post/announcement created by the Organiser regarding the end of the Competition and the selection of the winner on the Organiser's profiles on the above-mentioned social media platforms.
10. Not having a permanent address in the countries served by the Organiser's services will result in the inability to participate in the Competition. In such a case, the Code cannot be redeemed, and it is not possible to transfer the Code to another person.
11. Residents of countries or jurisdictions where participation in such promotional activities or trading in crypto assets is prohibited or restricted by law, countries subject to international financial sanctions, as well as countries not accepted by the Organiser, are excluded from participation in the Competition. The Organiser reserves the right to verify the Participant's country of residence during the KYC verification process. The list of countries not accepted by the Organiser can be found at: <https://zondacrypto.com/pl/legal/kraje-nieakceptowane>

§ 3. Competition Rules

1. As part of the Competition, the Organiser shall place 50 (in words: fifty) business cards (hereinafter referred to as: '**Surprise**') containing promotional codes (hereinafter referred to as: '**Code**') in locations of its choice within the Conference (hereinafter referred to as: '**Location**'). Each Code allows the Winner to add funds worth **PLN 100 in ZND Tokens** (hereinafter referred to as: '**Prize**') to their balance on the Partner's Platform (<https://znd.co/>).
2. The competition task is to find the Surprise in one of the Locations. The Surprise contains instructions and a unique Code entitling the winner to collect the Prize.
3. The locations of the Surprises are public – information with clues to help find the Surprises will be made available on the Organiser's social media. The clues will be published successively during the Competition Period. The Organiser reserves the right to publish clues at any time during the Competition Period and in any quantity. Clues may consist of visual or audio hints or riddles about the location of the Surprise.
4. Both persons who already have a fully functional account on the zondacrypto Platform, i.e. after registration, providing User identification data and successful verification by the Organiser (KYC), and persons who do not have an account on the above-mentioned platforms may participate in the Competition. The use of the Code and collection of the Prize is possible **only** after registering a User account on the zondacrypto Platform and successfully completing the verification process (KYC) by correctly completing all its stages. The Organiser verifies compliance with the above criterion by checking whether the Customer has an active Account on the

zondacrypto Platform. If the above condition is not met, the Organiser reserves the right to refuse to award the Prize to the User.

5. To participate in the Competition, you must:
 1. follow the Organiser's Profile on the 'Instagram' platform: <https://www.instagram.com/zondacrypto/>;
 2. be present during the Competition Period at the Location where the Surprise is located,
 3. demonstrate agility and speed and be the first to find the Surprise.
6. In order to collect the Prize, the Participant who found the Surprise (hereinafter referred to as the '**Winner**') must:
 1. have or create a fully verified account (completed KYC process) on the zondacrypto Platform,
 2. fill in the application form available at: https://docs.google.com/forms/d/e/1FAIpQLSePcxPHoUxTpTArEKA5HXwXp_5sdRU7yYIbWodF2RfqTeZLtw/viewform?usp=sharing&oid=110644757078504112829, providing your first and last name, the email address associated with your account on the zondacrypto Platform, and the unique code found in the Surprise.
7. The competition is open to the public.
8. The competition is not random - finding the Surprise does not depend on chance, but on the Participants' involvement in searching for the Surprise based on the clues provided.
9. One Participant may find only one Surprise. Finding and reporting more than one Surprise by the same person will not be taken into account by the Organiser.
10. The code cannot be exchanged for cash or other services covered by the Organiser's offer.
11. The Code can only be redeemed on the Organiser's Platform within 30 days of the end of the Competition (§ 1(4) of these Rules). After this period, the Code expires and the Participant loses the opportunity to claim the Prize.
12. The Organiser reserves the right to exclude from participation in the Competition or to deprive of the right to the Prize Participants whose actions are contrary to the law, good manners or the Rules, in particular Participants who do not act personally but through third parties.
13. In order to clarify any doubts related to the Participant's activity in the Competition, the Organiser may contact the Participant using the means of communication provided by them; during such contact, the Organiser may expect the Participant to provide detailed information regarding their participation in the Competition.
14. By entering the Competition, the Participant declares that their participation in the Competition will not violate the law, will not be contrary to good manners, in particular will not violate the rights of third parties, will not incite violence or intolerance, and will not contain profanity or advertising content from third parties.

§ 4. Prize

1. The winner of the Competition is entitled to only one Prize.
2. The information document (white paper) concerning the ZND Token is available at: <https://assets.znd.co/token/pl/whitepaper>.
3. The number of ZND Tokens to be transferred as part of the Prize will be determined based on the average price of the ZND Token in PLN on the day preceding the date of awarding the ZND Token, according to the ZND Token exchange rate indicated on Coin Market Cap: <https://coinmarketcap.com/>. This exchange rate will be used to determine the number of ZND Tokens on the date of their allocation to the Winner's account.
4. Within thirty (30) days of the Winner fulfilling the requirements necessary for the award of ZND Tokens, as specified in § 3(6) of the Rules, the Organiser shall assign the calculated number of ZND Tokens on the zondacrypto Platform.
5. The Organiser does not guarantee any exchange rates for the ZND Token. The value of ZND Tokens at the time of acquisition of rights or at any future date may differ from the valuation at the time of transfer.
6. The winner acknowledges and agrees to bear the full risk associated with market fluctuations of the ZND Token. This includes, but is not limited to, a potential decline in the value of the tokens or any changes in market conditions.
7. The in-kind prize in the Competition is the Code. At the same time, the Organiser reserves the right to charge the Participant for all costs related to participation in the Competition, such as taxi, bus and train fares, meals and other incidental costs, and the Participant shall not be entitled to any reimbursement from the Organiser in this respect.
8. The Organiser shall not cover any additional costs related to the collection and use of the Prize.
9. It is not possible to transfer the right to the Prize to third parties. It is not possible to pay out the equivalent value of the Prize.
10. As part of receiving the Prize, the Winner will be asked by the Organiser to prepare promotional materials related to their participation in the Competition (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 Organiser's social media, thereby granting the Organiser a free, non-exclusive and unlimited licence to publish them as part of the promotion of the Organiser's social media, and solely for this purpose.

§ 5. Organiser's liability

1. The Organiser shall not be liable for the inability to deliver the Winner's Prize and for the delivery of the Prize for reasons beyond the Organiser'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 events of force majeure. In such a case, the Winner will be informed of the above circumstances in a private message or will be asked to contact the Organiser in a comment under the competition post.

2. The Organiser shall not be liable for any random events preventing Participants from taking part in the Competition.
3. The Organiser shall not be liable for the loss or damage of the Surprise after it has been found by the Participant.
4. The Organiser shall not be liable for the inability to collect the Prize if the Participant fails to meet the deadline specified in § 3(11) of the Rules.
5. Surprises are hidden only in public places that do not violate the property or other rights of third parties. The Organiser shall not be liable for any violations of property or other rights committed by Participants while searching for Surprises. Participants undertake to comply with applicable laws and avoid actions that may violate any third party rights.
6. The Surprises are hidden in easily accessible places that do not require actions that could endanger the health or life of Participants. The Organiser shall not be liable for any bodily injury, accident or loss of life that may occur during the search for Surprises. Participants take part in the Competition at their own risk and undertake to exercise particular caution and comply with safety rules.
7. The Organiser shall not be liable for any material or non-material damage caused by Participants during their participation in the Competition, including damage to persons, property or the environment.

§ 6. Complaints

1. Complaints related to participation in the Competition may be submitted electronically by the Participant using the form available at: <https://zondacrypto.com/pl/helpdesk/formularz-kontaktowy>.
2. Complaints should be submitted immediately after the occurrence of an event giving rise to objections by a Participant taking part in the Competition, but no later than 7 days after the end of the Competition (for complaints sent by registered mail, the date of the postmark shall be decisive).
3. The complaint should contain all the information specified in the regulations available on the zondacrypto platform at <https://zondacrypto.com/pl/legal/zonda-exchange>.
4. The complaint procedure is conducted in accordance with the procedure set out in the rules referred to in section 3 of this paragraph.
5. Complaints will be considered by the Organiser.

§ 7. Personal Data

1. The personal data controller 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 incorporated under Estonian law, entered in the Register of Entrepreneurs under number: 14814864 (hereinafter referred to as the '**Data Controller**').
2. The Data Controller processes the personal data of Participants and Winners of the Competition 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 (EU) 2016/679 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. fulfilment of 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 competition.
3. All data of Participants and Winners of the Competition obtained by the Organiser will be deleted or anonymised within 60 days from the date of the end of the competition or the sending of the Prize to the Winner of the Competition. This does not apply to data processed in connection with the provision of services within the Organiser's Platform.
4. The data of Participants and Winners of the Competition will be deleted or anonymised in accordance with the preceding point, with the exception of data that will be necessary to fulfil 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 Competition, as well as for the purposes of any court or administrative proceedings.
5. The data is protected by technical and organisational 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 Competition Winner. The personal data of Participants/Competition Winners is not subject to automated decision-making for the purposes of the Competition.
7. For the purposes of the Competition, 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., as well as the Operator of the ZND.co Platform (ZND.CO OÜ).
8. In order to submit the Code and receive the Prize, the Data Controller uses the Google Forms tool provided by Google LLC. In this respect, Google LLC acts as a

personal data processor on behalf of the Data Controller. Data processing by Google is subject to the privacy policy of that provider.

9. Competition participants have the right to:
 - a. request from the Data Controller access to personal data concerning the data subject, their rectification, erasure or restriction of processing, and the right to object to processing, as well as the right to data portability;
 - b. lodge a complaint with the supervisory authority - the Estonian Data Protection Inspectorate, 39 Tatari, 10134 Tallinn, Estonia, if the Participant considers that their personal data is being processed unlawfully;
10. All requests, questions and demands related to the processing of Data should be addressed to the Data Protection Officer appointed by the Administrator: gdpr@zondacrypto.com.

§ 8. Intellectual property rights

1. By participating in the Competition, 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.

§ 9. Final provisions

1. These Rules and Regulations are the only document specifying the detailed rules of the Competition.
2. The Organiser is entitled to amend the content of the Rules and Regulations, either in part or in whole, at any time. Participants will be informed of any planned changes to the Rules and Regulations through an appropriate communication channel, e.g. via social media.
3. If the Participant does not accept the changes to the Rules, they should withdraw from the Competition.
4. Participation in the Competition after the Rules have been changed shall be deemed acceptance of the new Rules.
5. The Rules are available for the duration of the Competition on the Organiser's website (<https://zondacrypto.com>) and at the Organiser's headquarters.
6. Any doubts regarding the rules, conditions and date of the Competition, the provisions of its Terms and Conditions and their interpretation shall be resolved by the Organiser. Such a decision by the Organiser does not deprive the complainant of the right to pursue claims under the provisions of law.
7. The court competent to settle disputes is the court competent for the Organiser's registered office.
8. All information about the Competition can be obtained by contacting zondacrypto at the following e-mail address: support@zondacrypto.com.

9. These Terms & Conditions are prepared in Polish and English language versions. In the event of any discrepancy between the language versions, the Polish version shall prevail.