

Term & Condition

DCXa Wallet is based on the blockchain of Binance and web 3.0 technologies which is highly secured for all types of Crypto transactions. The accessing and use of the Website <https://www.dcx.io> are governed by the Important Legal Information (hereinafter "GT&C") set out herein. These GT&C shall be supplemented by any and all special agreements applying in connection with a service or product offered by DCXa Wallet where you or Your representative (hereinafter "You" or "Your") act in a capacity as a contracting party with DCXa Wallet. Nevertheless, in the event of any conflict, the provisions contained in any such special agreement shall prevail.

By accessing and using the Website, You acknowledge that you have read, understood and agreed to be bound by the GT&C. Furthermore, you accept that DCXa Wallet may, at any time and without any prior notice requirement, alter the GT&C. If you do not agree to the GT&C, do not access or use the Website in any way whatsoever.

The words cryptocurrency and digital asset have a similar type of meaning in this document.

The Website is the exclusive property of DCXa Wallet. DCXa Wallet proprietary rights shall not be altered in any way by any reproduction or use of the Website.

The content and layout of the Website are protected by copyright (all rights reserved) and other intellectual property rights, held by DCXa Wallet.

Information provided on the Website may only be downloaded, printed or otherwise reproduced - for personal, non-commercial purposes - provided that the copyright notes and other statutory proprietary designations are retained. You do not acquire rights by reproducing or copying in any way information available on the Website; all rights are retained by DCXa Wallet. You are strictly prohibited from using anywhere other than on the Website and from copying in any way whatsoever software or any other tools available on the Website.

It is forbidden under any circumstances to set up links, e.g. in the form of hyperlinks or inline links, to this Website, to frame it, or to access it through inline links or through a frame, without DCXa Wallet prior written approval.

It is forbidden under any circumstances to set up links, e.g. in the form of hyperlinks or inline links, to this Website, to frame it, or to access it through inline links or through a frame, without DCXa Wallet prior written approval.

DCXa Wallet in particular is a trademark. Other verbal and/or graphic elements featuring on the website and used to identify the origin of a product or service may be the trademarks of their respective owners, for example the trademark of one of DCXa Wallet commercial partners. These trademarks may not be reproduced or used without the prior permission of their owners.

You shall indemnify, defend and hold harmless DCXa Wallet, its associate's companies, the directors, officers, employees, agents, affiliates or shareholders with respect to any claim, demand, cause of action, debt, judgment or liability, including reasonable attorney's fees, to the extent that it is based upon a claim that : (i) arises out or in relation to Your use of the Website and/or DCXa Wallet services,

(ii) any breach or violation by You of any term or provision of these GT&C or of any other special agreements applying in connection with a service or product offered by DCXa Wallet, and/or (iii) any messages, information or materials uploaded, posted, published or otherwise transmitted by You in connection with the Website and/or services provided by DCXa Wallet.

By consulting this Website and/or using DCXa Wallet services, you acknowledge and give Your consent that DCXa Wallet may record and process all of Your actions on this Website for security, system monitoring, management, marketing and compliance with the legal and regulatory requirements to which DCXa Wallet is subject. DCXa Wallet will store this information under the appropriate security conditions for a limited period of time. DCXa Wallet will not pass on Your personal information to third parties, except in the following special circumstances: In compliance with the legal and regulatory obligations to which DCXa Wallet is subject, including but not limited to the Federal Act on Combating Money Laundering and Terrorist Financing (AML), by the Ordinance on Combating Money Laundering and Terrorist Financing (MLO), the Ordinance of the Swiss Financial Market Supervisory Authority on Combating Money Laundering and Terrorist Financing in the Financial Sector (OBA-FINMA), as well as the Regulation of the Association for Quality Assurance in the Financial Services Sector (VQF); DCXa Wallet Technical Support is an external support. When you use it, personal information - such as Your username, first and last names, email address, phone number, IP address and payment information - is stored by this external support; The authentication of Your identity documents is carried out by a specialized external company. As a result, this company has access to these documents (only). Furthermore, DCXa Wallet respects Your privacy and seeks to protect Your personal data. You acknowledge and consent to the fact that DCXa Wallet may process personal data in relation to You in connection to Your use of the Website and/or Your use of DCXa Wallet services. You should refer and consult our Privacy Policy at <https://www.dcx.io/privacy-policy> for information about how DCXa Wallet collects and uses Your information and data.

Using DCXa Wallet services requires registration to the Website. The registration to the Website is free and results, after acknowledgment and acceptance of the current GT&C and Privacy Policy <https://www.dcx.io/privacy-policy>, in the creation of a user profile. For the avoidance of doubt, only the registration on the Website and creation of your user profile is free.

Staking:

Staking is the activity where any a user holds or locks his fund in crypt currency wallet to participate in the maintaining of the operation of proof of stake-based on Blockchain System. In our DCXa staking system, Suppose if a user purchases DCXa token then that DCXa token will be stake for one year which means user cannot use those tokens but after one year he can unstake those tokens by following DCXa specific process. Suppose any user buys DCXa tokens can unstake them from the first month after one year. In the first month the user can withdraw 2% of his DCXa tokens and in the second month 4% of the remaining tokens in the wallet will be withdrawn. Similarly, the user will get 6% of the remaining tokens in the third month, 8% in the fourth month, 10% in the fifth month, 12% in the sixth month, 14% in the seventh month, 16% in the eighth month, 20% in the ninth month, 30% in the tenth month, 40% in the eleventh month and 100% in the last twelfth month i.e. will withdraw 100% of the tokens left in the wallet.

In this way user can unstake all his DCXa tokens in twelve months

Note: The unstaking period can be reduced at any time by issuing prior notice

DCXa Wallet services are subject to the usability of DCXa Wallet in cryptocurrency exchanges / mobile apps/ e-commerce websites/ retail store (wherever the DCXa Wallet is accepted as a payment method) the transactions fees are subject to transfer the token from one wallet to another can be different as per service provider's T&C defined in the present GT&C and/or any special agreement You sign with DCXa Wallet for the use of DCXa Wallet services. The submission and validation by DCXa Wallet of various documents, referred to in these GT&C, is required for the purchase and sale of digital assets (bitcoin, ether, ripple and similar), as well as for the conversion of digital assets (bitcoin, ether, ripple and similar). There is no pre-existing registration fee. DCXa Wallet may refuse any registration without having to provide a reason, may exclude any registered user - including in cases of fraud, scams, forged securities or forged certificates - or may refuse to enter into any transaction. Banned users are not allowed to re-register on the Website nor require or use DCXa Wallet services. By doing so, these users may be subject to criminal prosecution. You can delete Your account at any time by making a request through DCXa Wallet technical support. Please consult our Privacy Policy at <https://www.dcx.io/privacy-policy> for further details.

DCXa Wallet keep records of transactions in Blockchain. This record is publically available on the blockchain of DCXa Wallet. The time frame period for keeping records of the transaction is subject to the availability of transaction hash. All transactions are visible to the public in the blockchain of the DCXa Wallet. Therefore, if You have made transactions, Your transaction cannot be deleted. However, it will be visible subject to transaction hash or block no.

Force Majeure.

Universal Jurisdiction The Geneva Conventions.

For any questions about these GT&C, please contact DCXa Wallet. In case of discrepancy, the English version shall prevail. Last update in Oct. 2021.