

TERMS AND CONDITIONS OF SERVICES PROVIDED BY ELECTRONIC MEANS BY GECO ONE OÜ HAVING ITS REGISTERED OFFICE IN TALLINN

General provisions

1. These Terms and Conditions specify in particular:
 - 1) the type and scope of services provided by electronic means by Geco One OÜ having its registered office at 11415 Tallinn, Lootsa 5, registered under the number 14589580 on the Estonian Register of Companies, e-mail: support@geco.one website: <https://geco.one>
 - 2) terms and conditions of provision of services by electronic means as referred to in sec. 1, including:
 - a) the technical requirements of compatibility with the ICT system used by the service provider,
 - b) the ban on posting unlawful content by the service recipient;
 - 3) the terms and conditions of conclusion and termination of electronic service agreements;
 - 4) the complaint procedure
2. The Terms & Conditions are available at GECO One's web site.
3. These Terms & Conditions are governed by the Estonian law and are made in English.
4. The following terms and expressions used in these Terms & Conditions shall have the meanings given to them below:
 - 1) GECO One - GECO ONE OÜ HAVING ITS REGISTERED OFFICE IN TALLINN

2) Website – the website of GECO one, available at <https://geco.one>;

3) the ICT system - a set of compatible computer hardware and software which is used for processing and storage, transmission and receipt of data via telecommunications networks, using the terminal device adequate for each type of network.

4) electronic service provision - performance of a service without the presence of the parties in the same place (remotely) by transmission of data on the service recipient's individual request, sent and received through the electronic processing devices, including digital compression and data storage, which is sent, received or transmitted in its entirety via the telecommunications network.

5) Service or Services - the services provided by Geco One using the electronic means, as described in the Terms & Conditions;

6) means of electronic communication - technical solutions, which include ICT devices and compatible software tools, which enable individual remote communication with the use of data transmission between ICT systems;

7) Service Provider – GECO One;

8) User - a natural person fully capable of performing legal transactions or a legal person who uses GECO One's services or products, and who is required to comply with these Terms & Conditions.

3. The User's acceptance of these Terms & Conditions by using GECO One's Services provided via the Website is equivalent to conclusion of an electronic service agreement with no need

to enter into a separate contract. The Terms & Conditions shall be accepted by checking the relevant box during the process of using GECO One's Services.

Types and scope of Services

1. These Terms & Conditions apply to the following Services provided by electronic means by GECO One:

1) Purchase of GEC Token – the service consists of transferring a GEC Token to the User's individual Ethereum portfolio, once the AML procedure has been successfully completed for the User on ICO RELAY website at:<https://geco.icorelay.com/register>

2) Bounty System - a marketing tool of GECO One, described in detail in the Bounty System Terms & Conditions available at: <https://geco.one>

3) KYC/AML System - a service which enables performance of the KYC (Know Your Client) and AML (Anti-Money Laundering) procedures. The User must register in the ICO RELAY - AML system available at <https://geco.icorelay.com/register> and disclose to the Organiser his/her personal data: name, surname, address, date of birth, phone number, Ethereum portfolio and scanned identity document, to be used in the KYC and AML procedures.

Conditions for provision of services by electronic means

1. GECO One ensures the operation of the ICT system, and the User may, at any time, free of charge, terminate the use of the

Service.

2. The User must not post content of illegal or offensive nature, or, while using the Services, engage in activities which are in breach of the Terms & Conditions or which may disturb or damage the systems.

3. The specific risks involved in the use of services provided by electronic means include: potential unauthorised access to and interference with the data transmitted via the network or stored in computers connected to the networks, which may cause, in particular, their loss, unauthorised alteration or may prevent the use of the Services.

4. The User shall not incur any extra payments related to provision of the Service.

Technical conditions of service provision by electronic means

1. To use the Service, the user must meet the following technical requirements of compatibility with the Service Provider's ICT system:

a) access to a computer or any other telecommunication terminal with access to the Internet;

b) an up-to-date Internet browser;

3. JavaScript service and cookies must be enabled in the browser.

4. SSL protocol is used to connect with the Website.

5. In exceptional circumstances which affect the security or stability of the ICT system, GECO One is entitled to temporarily discontinue or limit the Services without notifying the users in advance, and to carry out maintenance works intended

to restore security and stability of the ICT system.

6. GECO One shall not be liable for breaks in provision of the Services if they result from breakdowns or defective operation of the ICT Systems which are beyond GECO One's control.

7. GECO One has a right to discontinue provision the Services at any time if a justified request in this respect is lodged by the Internet provider or by another competent entity. GECO One shall not be liable for damage caused by defective operation of the transmission system, including the hardware breakdowns, delays and disruptions to information transmission.

User's personal data

1. Geco One is the controller of the personal data to be disclosed by the User.

2. GECO ONE shall process the personal data in conformity with the applicable laws and personal data protection regulations, and shall make every effort to ensure protection and security of the personal data during processing.

3. The processing of personal data is based on Article 6 (1)(b) of the 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: "GDPR") - the processing is necessary for the performance of a contract to which the user is party or in order to take steps at the request of the user prior to entering into a contract.

4. The User's personal data are processed for the purpose of conclusion and performance of the electronic service agreement, and for provision of Services by GECO ONE, as well as for GECO ONE's statistical, accounting and debt collection purposes.

5. The user-related decisions will not be taken by automated means.

6. GECO ONE shall process the following personal data of the user: name and surname, address of residence, user identification number, identity card or passport number, user's photo, bank account number, portfolio number, email address, IP address, scanned identity card or passport of the user.

7. The user's personal data will be processed for a period required for the user to use the services provided by electronic means, but no longer than for 3 years from completion of provision of the services, however the scan of the identity card or passport will not be processed for longer than 30 days from termination of service provision by electronic means.

8. The user's personal data will be received by entities which provide IT, accounting and legal services to GECO One.

9. The user shall have the right: to demand access to the user's personal data from GECO One; to rectification of the data; to be forgotten; to restriction of processing of the user's personal data; to data transfer; to objection; where GECO One takes decisions by automated means - the user shall have a right to stop automated decision making; to lodge a complaint to the supervisory authority, i.e. the Estonian Data Protection Inspectorate); to refuse or withdraw consent for personal data processing.

10. The user may exercise the rights in any form.

11. The personal data are provided by the user to GECO ONE on a voluntary basis, however their provision is necessary to set up the user account.

Complaint procedure

1. Complaints regarding both: the technical aspects of Service provision, and other Service-related issues can be sent to: support@geco.one

2. A complaint must be lodged within maximum 7 (seven) days of occurrence of the underlying reason.

3. Each complaint should briefly describe the underlying problem, the date and hour of its occurrence, and the identification of the service recipient (including the name, surname, postal address and email address).

4. GECO One shall make every effort to ensure that the claim is examined within 30 (thirty) days of its receipt by GECO One

5. GECO One shall promptly communicate the result of the complaint processing to the User via email to the email address disclosed in the complaint notification.

Final provisions

1. These Terms & Conditions shall take effect on 01.01.2019.

2. GECO One has a right to amend these Terms & Conditions at any time. All amendments shall be posted at: <https://geco.one> and shall take effect upon their publication.

3. Use of the Services after such amendments shall denote acceptance of the amended Terms & Conditions.