

DISCIPLINA ICO

Terms & Conditions

The following Terms and Conditions (“Terms”) govern the management of the ICO and the sale of cryptographic DISCIPLINA tokens (hereby referred to as “DSCP”). The ICO is managed by Disciplina OÜ (hereinafter “Disciplina”), established in Estonia, with a registration number 14413779.

This document is not a solicitation for investment and does not pertain in any way to an offering of securities in any jurisdiction. This document describes the ICO in which the token (DSCP) is sold, as well as the conditions and terms and the possible benefits for the token purchasers.

IMPORTANT

The ownership of DSCP during the ICO carries no rights expressed or implied. The purchases of DSCP are non-refundable unless under the specific conditions set by the return and refund policy of the ICO that is available for review at (<https://disciplina.io/rp.pdf>). Purchasers should have no expectation of influence over the governance of the platform. By participating in the sale of DSCP, you expressly acknowledge and represent that you have carefully reviewed the Terms and fully understand the costs and benefits of purchasing DSCP and agree to be bound by these Terms. As set forth below, you further represent and warrant that, to the extent permitted by law, you are authorized to purchase DSCP in your relevant jurisdiction, are of a legal age to be bound by these Terms, and will not hold Disciplina, its affiliates, and the officers, directors, agents, joint ventures, employees and suppliers or our affiliates, now or in the future and any other member of the Disciplina (collectively “Disciplina Team & Parties”) liable for any losses or any special, incidental, or consequential damages arising out of, or in any way connected to the sale of DSCP.

Purchases of DSCP should be undertaken only by individuals, entities, or companies that have understanding of the usage and intricacies of cryptographic tokens and blockchain based software systems. Purchasers should have functional understanding of storage and transmission mechanisms associated with other cryptographic tokens. While the Disciplina team will be available to assist Purchasers of DSCP during the sale, our team will not be responsible in any way for losses resulting from actions taken by or omitted by Purchasers. The Purchaser is also liable for any losses or other damages he may suffer due to the legislation of his jurisdiction and by purchasing DSCP confirms that he has the right to purchase and own DSCP tokens.

Prior to purchasing DSCP, the purchaser should carefully consider the terms listed below and, to the extent necessary, consult an appropriate lawyer, accountant, or tax professional. If any of the following terms are unacceptable to you, you should not purchase DSCP. By purchasing DSCP, and to the extent permitted by law, you are agreeing not to hold any of the Disciplina Team & Parties liable for any losses or any special, incidental, or consequential damages arising from, or in any way connected, to the sale of DSCP, including the losses associated with the terms set forth below.

TERMS AND CONDITIONS

1. Overview of the ICO of DSCP

Disciplina requires for its proper operation and the comprehensive utilization of its platform a cryptographic token titled DSCP. The purpose of this ICO is to gather funds for the proper implementation and future development of the DISCIPLINA platform as described in the White Paper.

The platform is designed to allow for fast, effective and safe cooperation in the field of education and for the education programs offered by various educational institutions and private teachers all over the world, and provides various opportunities for recruiters, employers and other interested parties. The platform aims to create a unified network to create opportunities for individuals to sign contracts with educational facilities, participate in online lectures and educational processes, and pay for said services through the platform by the means of the DSCP token.

The Platform provides educational facilities and students with a way to make information regarding their educational performance available and offers a modern rating system.

The DSCP token will be the main means of payment within the platform, allowing for a fast, safe and efficient payment method that uses modern cryptography-based technologies to ensure the safety and high speed of all transactions.

An instant conversion of DSCP tokens into other currencies will be made possible through the payment card Cryptopay, issued by one of our partners.

Detailed information regarding the DISCIPLINA platform, the DSCP token, and the ICO is available in our White Paper, accessible at (https://disciplina.io/WhitePaper_eng.pdf). The White Paper constitutes an integral part of these Terms and Conditions.

2. DSCP Pricing

The price of the DSCP token shall be directly tied to the Ethereum (ETH) and shall be set as 1 ETH for 2000 DSCP.

- The soft cap (minimal amount gathered for the ICO to be considered successful) shall be 7000 ETH.
- The hard cap (maximum amount gathered after which the ICO ends automatically) shall be 34000 ETH.

DSCP will be possible to be purchased in exchange for other cryptocurrencies, including Ethereum (ETH) and Bitcoin (BTC).

The token emission mechanism is available for review at <https://disciplina.io/mp.pdf>

Disclosure of Purchases

In the spirit of openness, and to enable DSCP Purchasers to have as much information as possible to guide their decision-making process, the Disciplina Team will disclose on a daily basis, the total number of DSCP sold, reserved and outstanding to enable the Purchaser to develop an understanding of the size of the existing DSCP pool at the time of their purchase.

3. Disciplina Will Not Purchase DSCP During ICO

Disciplina warrants that it will not purchase DSCP in its own sale. Furthermore, Disciplina warrants that it will not purchase DSCP from any third party, or acquire DSCP in any manner, or acquire future control of DSCP, during the period of the ICO.

4. All Purchases of DSCP Are Non-Refundable

All purchases of DSCP are final. Purchases of DSCP are non-refundable, unless the ICO fails to reach the soft cap or in case of any other legally binding condition set by the applicable legislation. Information that is more detailed is available in our Return and Refund policy at (<https://disciplina.io/rp.pdf>).

5. Taxation of DSCP and Taxation Related to the ICO

The Purchaser bears the sole responsibility to determine whether the purchase of DSCP with BTC or ETH the potential appreciation or depreciation in the value of DSCP over time has tax implications for the Purchaser in the Purchaser's home jurisdiction. By purchasing DSCP, and to the extent permitted by law, the Purchaser agrees not to hold any of the Disciplina Team & Parties and Disciplina itself liable for any tax liability associated with or arising from the purchase of DSCP.

6. Privacy

Although the Disciplina Team requires that Purchasers provide proof of identity for AML and KYC purposes, Disciplina will not publish any identifying information related to any DSCP purchase without the prior written consent of the Purchaser. Purchasers may be contacted by email by the Disciplina Team regarding a purchase requesting additional information should it be proven necessary under the applicable legislation. Disciplina may refuse to sell tokens if the required information is not provided.

Detailed information regarding the privacy matter and personal data protection is regulated by the relevant Privacy Policy available for review at (<https://disciplina.io/pp.pdf>).

7. Disclaimer of Warranties

The purchaser expressly agrees that the purchaser is buying DSCP at the purchaser's sole risk and that DSCP is provided on an "as is" basis without warranties of any kind, either express or implied, including, but not limited to, warranties of title or implied warranties, merchantability or fitness for a particular purpose. Without limiting the foregoing, none of the Disciplina team & parties warrant that the process for purchasing DSCP will be uninterrupted or error-free.

8. Limitations Waiver of Liability

The purchaser acknowledges and agrees that, to the fullest extent permitted by any applicable law, the disclaimers of liability contained herein apply to any and all damages or injury whatsoever caused by or related to use of, or inability to use, DSCP or any exemplary or consequential damages, including for loss of profits, good will or data, in any way whatsoever arising out of the use of, or inability to use, or purchase of, or inability to purchase, DSCP.

To the extent permissible under applicable laws, under no circumstances will Disciplina be liable to any purchaser for more than the amount the purchaser has paid under the ICO for the purchase of DSCP. No provision in these terms shall affect the statutory rights of any purchaser or exclude injury arising from any willful misconduct or fraud of Disciplina.

The purchaser shall free Disciplina of any liability or loss that may arise due to the specifics of the legal regulation of ICO or cryptocurrencies of the purchaser's home jurisdiction or any other legislation the purchaser may be subject to for any reason. The purchaser states that they have full rights to participate in the ICO, to purchase and own DSCP token and shall bear full responsibility should they not have such rights or act in violation of the legislation of their home jurisdiction and shall not hold Disciplina liable for any damages or other consequences they may suffer due to that.

9. Force Majeure

Disciplina is not liable for failure to perform solely caused by, but not limited to:

- Natural disaster;
- Act of war,
- Enforcement of state legal acts,
- Other unpredictable events or circumstances.

If the event that a force majeure occurs, the party injured by the other's inability to perform may elect to suspend the Agreement, in whole or in part, for the duration of the force majeure circumstances. The party experiencing the force majeure circumstances shall cooperate with and assist the injured party in all reasonable ways to minimize the impact of the force majeure on the injured party.

11. Complete Agreement

These Terms set forth the entire understanding between each Purchaser and Disciplina with respect to the purchase and sale of DSCP. Regarding the facts relating to the sale and purchase, the Purchaser agrees to rely only on this document and the annexes to it in determining purchase decisions and understands that these documents govern the sale of DSCP and supersede any public statements about the ICO made by third parties or by members of Disciplina Team past and present and during the ICO.

12. Severability

The Purchaser and Disciplina agree that if any portion of these Terms is found illegal or unenforceable, in whole or in part then that in no way shall mean that these terms and conditions are invalid in whole.

13. No Waiver

The failure of the Disciplina to require or enforce strict performance by the Purchaser of any provision of these Terms or the Disciplina's failure to exercise any right under these agreements shall not be construed as a waiver or relinquishment of Disciplina's right to assert or rely upon any such provision or right in that or any other instance.

14. Updates to the Terms and Conditions of the DSCP ICO

Disciplina reserves the right, at its sole discretion, to change, modify, add, or remove portions of the Terms at any time during the sale by posting the amended Terms on the website (<https://disciplina.io>). Any Purchaser will be deemed to have accepted such changes by purchasing DSCP.

15. Cooperation with Legal Authorities

Disciplina will cooperate with all law enforcement enquiries or requests provided they are fully supported and documented by the applicable law and shall perform the required procedures that are deemed necessary under the applicable state and international anti-money laundering standards.