



LEGAL TERMS AND CONDITIONS FOR THE "Extra €10 cashback with Bit2Me Card: \$EUROD" PROMOTION

1. Identification of the Organizing Company

Bitcoinforme S.L. (hereinafter referred to as Bit2Me), with its registered office at C/ Germán Bernacer, 69, 03203, Elche, Alicante, Spain, and with Tax ID Number: B54835301, has organized the promotion called "Extra €10 cashback with Bit2Me Card: \$EUROD" (hereinafter, the Promotion) which will be carried out in accordance with the provisions of these Terms and Conditions.

2. Objective

The purpose of this Promotion is to increase the **cashback** applied to crypto asset purchases made using the Bit2Me Card (accessible at <https://bit2me.com> and on the "Bit2Me" APP on Android and iOS), during the promotional period.

Specifically, registered and verified users who meet the requirements established in clause 4 of these legal terms and conditions will receive a one percent (1%) refund on their purchases made with the Bit2Me Card using the crypto assets **\$EUROD**, with a maximum limit of €10 and a minimum of €1 of the volume transacted, during the promotional period.

3. Participation Period

The validity or participation period for the Promotion will be from October 15, 2025, to Tuesday, October 22, 2025, at 11:59 PM UTC+1, inclusive, through the Bit2Me platform (accessible at <https://bit2me.com> and on the "Bit2Me" APP on Android and iOS).

4. Rules and Conditions for Participation

All natural persons of legal age who meet the following requirements may participate in the Promotion:

- Have a private account registered and verified on the website <https://bit2me.com/>. Please note that verification can sometimes take several days and is subject to compliance with current legal regulations.
- Register for participation at the URL: <https://bit2me.com/es/join?prm=EURODUG>
- Make purchases with the Bit2Me Card using the crypto assets **\$EUROD** (accessible at <https://bit2me.com> and on the "Bit2Me" APP on Android and iOS) during the participation period established in the previous clause.
- The refund will be made exclusively in **\$B2M tokens** to the participant's Bit2Me Wallet.
- This refund will be based on all transactions made with the Bit2Me Card provisioned with the aforementioned crypto assets to make the charges and which incur a commission. Transactions made with provisions of other crypto assets or in fiat currency, for example, euros, are expressly excluded from the Promotion.
- In cases where merchants place a hold and the purchase is not automatically validated, the

purchase validation date will be applied for the sole purposes of this Promotion after it has concluded.

- Businesses that are part of the Bit2Me Life cashback program are excluded from the Promotion.
- Only users who can apply for and operate with the Bit2Me Card may participate in this Promotion.
- Bit2Me employees or profiles that have intentionally manipulated their participation may not participate in the Promotion.
- Bit2Me reserves the right to make changes to the Promotion during its development if any cause arises that prevents its successful conclusion or in order to improve its progress.
- Any questions that participants may have during and after the conclusion of the Promotion can be submitted by participants to support@bit2me.com.

5. Execution of the Refund

The Promotion will only be applied to purchases made with the Bit2Me Card through the provision of the crypto assets indicated in clause 4 and under the stated conditions, that is, purchases that grant cashback in B2M.

Only transactions made between October 15 and October 22, 2025, both dates inclusive, will count. The distribution of the tokens corresponding to eligible users will be carried out within the following thirty (30) business days after the end of the Promotion.

The payment of the B2M amount corresponding to each user will be made via Bit2Me Pay to the user's B2M Wallet.

6. Tax Obligations

In accordance with the provisions of the regulations on Value Added Tax and Royal Decree 1619/2012, which approves the Invoicing Regulation, Bit2Me will issue the corresponding invoice for the entirety of the fees or tariffs applied in each transaction carried out on the platform by those customers (natural persons) who meet the requirements established in clause 4 of these legal terms and conditions during the validity period of the Promotion.

Upon the return to the beneficiary customers (natural persons) of the amount of the discounts generated in the transactions carried out on the platform during the validity period of the Promotion, Bit2Me will issue a corrective invoice, including the amount of the discount actually disbursed.

In any case, the customer who benefits from the discounts applied during the validity period of the Promotion will be solely responsible for complying with their tax obligations regarding invoicing and Value Added Tax.

7. Personal Data Protection

In compliance with the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council, of April 27, 2016 (hereinafter GDPR), in Organic Law 3/2018, of December 5, on Personal Data Protection and guarantee of digital rights (hereinafter LOPDGDD) and in any other applicable data protection regulations, we inform participants that their personal data will be incorporated into a Database owned and managed by BITCOINFORME, S.L., whose purpose and legal basis is the management and participation in the Promotion, as well as the maintenance of commercial relationships by electronic means based on the legitimate commercial interest of the Bit2Me Group



companies (you can consult the list of companies at www.bit2me.com).

Participants in the Promotion have the recognized right to exercise their rights of access, rectification, erasure, limitation, opposition, and portability of their data, which they may exercise by sending an email to the address rgpd@bit2me.com. Once the processing purpose has concluded or the erasure of their data has been requested, the data will be blocked and made available to the Administration, Judges, and Courts, for the limitation periods of the legal actions that correspond to the processing carried out in defense of our interests.

The participant guarantees that they are the owner of the personal data provided and that they are authentic. The participant will be responsible for the consequences of providing false data.

Likewise, participants in the Promotion are informed that they have the right to withdraw their consent for commercial purposes for data processing by the Bit2Me Group, and that they are entitled to file a complaint with the Spanish Data Protection Agency <https://www.aepd.es/es>.

8. Penalties for Fraudulent Use

Bit2Me will consider as fraud any behavior that Bit2Me deems to be apparently abusive and/or malicious. Likewise, it will be understood, by way of example but not limitation, that abuse or fraud occurs when a participant identifies themselves using a false identity or the identities of third parties without their consent.

Bit2Me is not responsible for any inappropriate or offensive content that users may upload at their own risk to the communication channels used for the development of the Promotion.

Bit2Me is not responsible if a user/customer fails to pass the process to have their Bit2Me account verified, or if, due to a possible high demand for the Bit2Me account verification process, it could not be completed before the end date of this Promotion.

The confirmation of any of these practices will lead to automatic disqualification and prohibition from participating in the Promotion.

Bit2Me reserves the right to take legal action against those who carry out any type of act that can be considered manipulation or falsification of the campaign.

9. Liability

Bit2Me reserves the right to make changes to or cancel the Promotion during its development, in the event that any cause arises that prevents its successful conclusion or in order to improve its progress.

Bit2Me will be exempt from any liability for damages that may be due to the temporary lack of availability or continuity of the campaign's operation, the defrauding of the usefulness that users may have attributed to it, and access to the different pages and sending of participation responses via the Internet. Bit2Me will also be exempt from liability for the acts or omissions of the participants that prevent their correct participation in the development of the Promotion.

10. Acceptance of the Legal Terms and Conditions

Participation in the Promotion implies the acceptance of these legal terms and conditions. Any manifestation of non-acceptance of all or part of these legal terms and conditions implies the exclusion of the participant and, as a consequence, Bit2Me will be released from the obligation contracted with



this participant.

11. Jurisdiction and Applicable Law

These Legal Terms and Conditions are subject to Spanish law. Any claim related to the prize draw must be sent in writing to support@bit2me.com. In the event of any discrepancy or controversy regarding the application or interpretation of these legal terms and conditions, and in the absence of an amicable agreement, the participant agrees to submit to the jurisdiction of the courts and tribunals of the city of Alicante.

Investing in crypto assets is not regulated, may not be suitable for retail investors, and the entire amount invested may be lost. It is important to read and understand the risks of this investment, which are explained in detail at <https://bit2me.com/en/legal/advertising>.

© Bit2Me 2025

All rights reserved.