

LEGAL TERMS AND CONDITIONS OF THE PROMOTION "Christmas Premium Campaign 2025"

1.- Identification of the organizing company

The company Bitcoinforme S.L. (hereinafter Bit2Me) with registered office at C/Germán Bernacer, 69, 03203, Elche, Alicante, Spain and with NIF: B54835301, has organized the promotion called "Christmas Campaign 2025" (hereinafter, the promotion) which will be carried out in accordance with the provisions of these Terms and Conditions.

2.- Purpose

The purpose of this promotion is to reward registered and verified users of the Bit2Me platform (accessible at https://bit2me.com and in the "Bit2Me" APP on Android and iOS) who participate in the "NAVIDAD25" campaign during the promotion's validity period.

Specifically, those users who comply with the requirements established in clause 4 of these legal terms and conditions will be eligible to obtain a share of €60,000 in Bitcoin (BTC). The prizes are divided as follows:

€60,000 in Bitcoin in prizes

Platinum: €10,000 (1 person) [Awarded for highest volume]

Gold: €2,500 (2 people) [Awarded for highest volume]

Silver: €500 (9 people) [Awarded for highest volume]

Bronze: €150 (270 people) [Awarded by draw/raffle]

3.- Participation period

The campaign will be valid from December 22, 2025 at 00:00:00 (Spanish local time) until January 12, 2026 at 23:59:59 (Spanish local time).

4.- Rules and conditions for participation

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

 Having an individual type account registered and verified on the website https://bit2me.com/. We remind you that verification can sometimes take



- several days and is subject to compliance with current regulations.
- Registering participation in the "NAVIDAD25" promotion through the app or through https://bit2me.com/register?prm=NAVIDAD25. Only operations carried out by previously registered users will be counted for the prize calculation.
- Carrying out operations in the wallet (purchase, sale, or swap) with a minimum value of €12,000 during the duration of the promotion, in one or several operations.

The following operations are expressly excluded from the promotion:

- Purchase, sale, or exchange operations carried out through Bit2Me Pro and Bit2Me Earn services.
- Purchases made with funds coming from internal deposits through Bit2Me Pay.
- FIAT to Stablecoin operations are not allowed.
- Stablecoin to Stablecoin operations are not allowed.
- Cryptocurrency to Stablecoin operations are not allowed.

Likewise, Bit2Me employees and profiles that have intentionally manipulated their participation may not participate in the promotion.

Any questions that participants may have during and after the conclusion of the promotion may be consulted by participants through support@bit2me.com.

4.1. Prize Conditions

The prizes will be unlocked based on the participants, starting from the lowest level to the highest, that is, starting with the "bronze" prize.

Example: if only 270 people participate, only the 270 prizes valued at €150 each will be awarded.

If 271 participate, the next level of prizes will also be unlocked and, in addition to the 270 prizes of €150, 1 of €500 will be awarded.

Each user may be rewarded only once during the entire promotion.

The delivery of prizes will be made within a maximum period of 14 business days after the end of the draw.

- 5.- Determination, Notification and Publication of Winners
- 5.1. Determination: Prizes will be assigned to participants who trade the most volume and meet the conditions, in the case of the "Platinum", "Gold" and "Silver" prizes. The "Bronze" prizes will be assigned by draw among all participants who meet the conditions.
- 5.2. Notification: Participants who are winners will be notified privately through the email associated with their Bit2Me account within a maximum period of 14 business days after the winning purchase is made. In said communication, they will be informed of the prize obtained, which will be paid directly into their user account through the Bpay functionality.



6.- Tax obligations

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

On the occasion of the return to the beneficiary clients (natural persons) of the amount of the discounts generated in the transactions carried out on the platform during the period of validity of the promotion, Bit2Me will issue a corrective invoice, including the amount of the discount effectively disbursed.

In any case, the client who is the beneficiary of the discounts applied during the validity period of the promotion will be solely responsible for compliance with their tax obligations regarding invoicing and value added tax.

7.- Protection of personal data

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 the Protection of Personal Data 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 under the responsibility of BITCOINFORME, S.L., whose purpose and legal basis is the management and participation in the promotion, as well as the maintenance of commercial relations 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 exercise of the rights of access, rectification, deletion, limitation, opposition and portability of their data, which may be exercised by sending an email to the address rgpd@bit2me.com. Once the purpose of the processing has concluded or the deletion of their data has been requested, the same will be blocked at the disposal of the Administration, Judges and Courts, for the limitation periods of the legal actions that correspond to the processing produced in defense of our interests.

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

In the same way, participants in the promotion are informed that they have the right to withdraw their consent for commercial purposes for the processing of data by the Bit2Me Group, and that they have the right to claim before the Spanish Data Protection Agency https://www.aepd.es/es.

8.- Penalties in case of fraudulent use

Bit2Me will consider as fraud behaviors that Bit2Me deems to be apparently abusive and/or malicious. In the same way, 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 identities of third parties without their consent.

Bit2Me is not responsible for possible inappropriate or offensive content that users, at their own risk, could upload to the media used for the development of the promotion.

Bit2Me is not responsible if any user/client does not pass the process to have a verified Bit2Me account, or if, due to a possible high demand for the Bit2Me account verification process, it could not be concluded before the end date of this promotion.

The confirmation of any of these practices will entail automatic disqualification and the prohibition to participate in the promotion.

Bit2Me reserves the right to take legal action against those persons who carry out any type of act susceptible to being considered as manipulation or falsification of the campaign.

9.- Liability

Bit2Me reserves the right to make changes or cancel the promotion during its development, in case any cause occurs that prevents it from being brought to a 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 operation of the campaign, to the disappointment of the utility that users may have attributed to it, and to the access to the different pages and sending of participation responses through the Internet. Bit2Me will also be exempt from 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 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 fulfillment of the obligation contracted with this participant.

11.- Jurisdiction and applicable legislation

These Legal Terms and Conditions are subject to Spanish legislation. Any claim related to the draw must be sent in writing to support@bit2me.com. In the event of any discrepancy or controversy relating to 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.

Investment 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/es/legal/publicidad



All rights reserved.