

TERMS AND CONDITIONS: “€10 Fee-Free Coupon: TRON”

1. Identification of the organising company

The company Bitcoinforme S.L. (hereinafter, Bit2Me), with registered office at C/ Germán Bernacer, 69, 03203, Elche, Alicante, Spain, and Tax Identification Number (NIF): B54835301, has organised the promotion named “€10 Fee-Free Coupon: TRON” (hereinafter, the Promotion), which shall be governed by the provisions set out in these Terms and Conditions.

2. Purpose

The purpose of this Promotion is to refund the fees applied to crypto-asset purchases made on the Bit2Me platform (accessible at <https://bit2me.com> and via the “Bit2Me” APP on Android and iOS) during the Promotion period.

Specifically, registered and verified users who meet the requirements established in Clause 4 of these Terms and Conditions shall receive a refund of one per cent (1%) of their purchases made within the Bit2Me Wallet using any of the crypto-assets from the TRON network, with a maximum limit of €10 and a minimum limit of €1 of the traded volume, during the effective period of the Promotion.

This Promotion does not involve the issuance of a digital coupon or promotional code; instead, it consists of a refund equivalent to the cost of the fees applied, which will be returned as cashback to the user’s Bit2Me Euro wallet.

3. Participation period

The period of validity and participation in the Promotion shall run from 4 March 2026 until 11 March 2026 at 23:59 UTC+1, inclusive, via the Bit2Me platform (accessible at <https://bit2me.com> and via the “Bit2Me” APP on Android and iOS).

4. Rules and conditions for participation

All natural persons of legal age who meet the following requirements are eligible to participate:

- Hold a private account registered and verified on the website <https://bit2me.com/>. Please note that verification may occasionally take several days and is subject to compliance with current regulations.
- Register for participation at: <https://bit2me.com/register?prm=TRONUG>
- Purchase the crypto-asset TRON (TRX) on the Bit2Me Wallet platform (accessible at <https://bit2me.com> and via the “Bit2Me” APP on Android and iOS) during the participation period established in the previous clause.

The refund shall be made exclusively in the \$B2M token into the participant’s Bit2Me



Wallet.

Bit2Me Pro and Bit2Me Earn services are excluded from this Promotion.

Sales operations and swaps (exchange with other crypto-assets) performed within the Bit2Me Wallet are excluded. Furthermore, purchases made with funds received via internal transfers from Bit2Me Pay are excluded.

Bit2Me employees and profiles that have intentionally manipulated their participation are ineligible.

Bit2Me reserves the right to make changes to the Promotion during its development if any circumstance arises that prevents its proper execution or for the purpose of improving its progress.

Any questions that participants may have during or after the conclusion of the Promotion may be directed to support@bit2me.com.

5. Cashback refund

Participants who meet the requirements set out in Clause 4 will receive in their Wallet the cashback equivalent to a 100% discount on the fees applied to purchases of the aforementioned crypto-assets made on the platform via bank transfer and/or bank card during the Promotion period. As noted, Bit2Me Pro and Bit2Me Earn services, as well as sales and swap operations performed within the Bit2Me Wallet, are excluded. Purchases made with funds received via internal transfers from Bit2Me Pay are also excluded.

The discount shall apply to registered and verified users who fulfil the requirements of Clause 4, granting them a refund of one per cent (1%) of their purchases in the Bit2Me Wallet made with any crypto-assets from the TRON network, with a maximum limit of €10 and a minimum of €1 of the volume traded, during the Promotion period.

From 18 March 2026, the cashback refund (100% of the fees charged for purchases executed by participants during the selected period) shall be processed. Participants will receive the cashback in their Euro wallet.

6. Tax obligations

In accordance with Value Added Tax (VAT) regulations and Royal Decree 1619/2012, which approves the Billing Regulations, Bit2Me shall issue the corresponding invoice for the total fees applied to each transaction performed on the platform by clients (natural persons) who meet the requirements established in Clause 4 of these Terms and Conditions during the Promotion period.

Upon the refund to beneficiary clients (natural persons) of the discount amount generated by the transactions made during the Promotion period, Bit2Me shall issue a rectification invoice including the amount of the discount effectively disbursed.

In any case, the client who is the beneficiary of the discounts applied during the Promotion period shall be solely responsible for complying with their own tax obligations regarding billing 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 27 April 2016 (GDPR), the Organic Law 3/2018, of 5 December, on the Protection of Personal Data and Guarantee of Digital Rights (LOPDGDD), and any other applicable data protection legislation, we inform participants that their personal data shall be incorporated into a database owned by and under the responsibility of BITCOINFORME, S.L. The purpose and legal basis for this is the management of, and participation in, the Promotion, as well as the maintenance of commercial relations via electronic means based on the legitimate commercial interest of the companies within the Bit2Me Group (the list of companies can be consulted at www.bit2me.com).

Participants in the Promotion have the right to access, rectify, erase, restrict, object to, and request the portability of their data, which may be exercised by sending an email to rgpd@bit2me.com. Once the purpose of the processing has concluded or the erasure of data has been requested, the data shall be blocked and placed at the disposal of the Administration, Judges, and Courts for the limitation periods of any legal actions that may arise.

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

Likewise, participants are informed of their right to withdraw their consent for commercial purposes regarding the processing of data by the Bit2Me Group, and their right to lodge a complaint with the Spanish Data Protection Agency (AEPD) at <https://www.aepd.es/es>.

8. Penalties in case of fraudulent use

Bit2Me shall consider as fraud any behaviour deemed abusive and/or malicious. By way of example, but not limited to, abuse or fraud is understood to occur 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, at their own risk, may upload to the media channels used for the development of the Promotion.

Bit2Me is not responsible if a user/client does not successfully complete the Bit2Me account verification process, or if, due to high demand, the account verification process cannot be concluded before the end date of this Promotion.

Confirmation of any of these practices shall result in automatic disqualification and a prohibition from participating in the Promotion.

Bit2Me reserves the right to take legal action against any individuals who engage in any acts deemed to be a manipulation or falsification of the campaign.

9. Liability



Bit2Me reserves the right to make changes to or cancel the Promotion during its development if any cause arises that prevents its proper execution or for the purpose of improving its progress.

Bit2Me shall be exempt from any liability for damages that may arise from a temporary lack of availability or continuity in the operation of the campaign, the frustration of the utility that users might have attributed to it, or access to the various pages and the submission of participation responses via the Internet. Bit2Me shall also be exempt from liability for acts or omissions by participants that hinder their correct participation in the development of the Promotion.

10. Acceptance of Terms and Conditions

Participation in the Promotion implies acceptance of these Terms and Conditions. Any declaration of non-acceptance of all or part of these legal terms and conditions implies the exclusion of the participant, and as a consequence, Bit2Me shall be released from compliance with the obligation acquired towards said participant.

11. Jurisdiction and applicable law

These Terms and Conditions are subject to Spanish law. Any claim related to the promotion must be sent in writing to support@bit2me.com. In the event of any discrepancy or dispute regarding the application or interpretation of these 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 unregulated, 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>

© Bit2Me 2026 All rights reserved.