

LEGAL BASES CRYPTO “THE GREAT B2M AIRDROP”

1.- ORGANISING ENTITY

BITCOINFORME, S.L. (hereinafter Bit2Me), with registered office at Calle Germán Bernacer, 69, 03203, Elche, Alicante, SPAIN, Tax ID number B-54835301, registered in the Mercantile Register of Alicante, volume 3828, sheet 110, entry 1 with page A-143230, is the owner of the website: <https://bit2me.com> through which you can access the Bit2Me Platform and the organiser of the Airdrop competition described below.

BITCOINFORME S.L., will carry out the Airdrop through the COINMARKETCAP platform, which will be in charge of collecting the necessary data to know if the participants comply with the requirements of the Airdrop.

2.- AIRDROP PURPOSE

The purpose of this airdrop is to bring our utility token to the DeFi community and increase global brand awareness, promoting B2M’s utility to access in-app discounts and benefits offered within Bit2Me’s products suite (<https://bit2me.com/es/>).

3.- PARTICIPATION REQUIREMENTS

In order to participate in the Airdrop, interested users must meet the following **requirements, which are considered mandatory:**

- Add B2M to Coinmarketcap Watchlist
- Follow the global Bit2Me Twitter account
- Follow the Bit2Me Twitter account
- Subscribe to Bit2Me's Youtube channel
- Join the B2M Telegram English group
- Join the B2M Telegram Spanish group
- Have an ERC20 wallet address (E.g MetaMask)
- Copy and paste retweet link

Extra requirements:

- Holders with += 1 B2M in the DeFi Wallet = 1 TICKET
- Holders with += 100 B2M in the DeFi Wallet = 2 TICKETS
- Holders with += 500 B2M in the DeFi Wallet = 3 TICKETS
- Holders with += 1.000 B2M in the DeFi Wallet = 4 TICKETS
- Holders with += 2.500 B2M in the DeFi Wallet = 5 TICKETS
- Holders with += 5.000 B2M in the DeFi Wallet = 6 TICKETS

Participants who meet requirements of more than 2 Tickets will have additional entries per ticket, meaning a higher chance of winning:

- 3 tickets; An extra participation
- 4 tickets; Two extra participations
- 5 tickets; Three extra participations
- 6 tickets; Four extra participations

4.- “THE GREAT B2M AIRDROP” FEATURES

A total number of EIGHT MILLION (8,000,000) B2M Tokens will be airdropped to the winners who complete the previously mentioned requirements in the following different prize categories:

- BRONZE CATEGORY: This distribution includes all persons who meet the mandatory requirements without the need to have B2M. FIVE MILLION AND TWO THOUSAND (5,200,000) B2M Tokens will be distributed among 13,000 winners with each winner being entitled to 400 B2M Tokens.
- SILVER CATEGORY: This distribution is aimed at all B2M token holders who meet the mandatory requirements and also meet the extra requirement of 1 Ticket. HUNDRED THOUSAND (100,000) B2M Tokens will be distributed among 3 winners who will receive the following prizes:
 - 1st place: 50,000 B2M
 - 2nd place: 30,000 B2M
 - 3rd place: 20,000 B2M
- DIAMOND CATEGORY: Distribution aimed at B2M token holders who meet the mandatory requirements and meet the extra requirement of 2 or more Tickets. NINE HUNDRED AND FORTY THOUSAND (940,000) B2M Tokens will be distributed among 235 winners with each winner being entitled to 4,000 B2M Tokens.
- GOLDEN 8: This distribution is aimed at those who own EIGHT THOUSAND EIGHT HUNDRED AND EIGHTY EIGHT (8,888) B2M or more and meet the mandatory requirements, this prize has no tickets associated with it. ONE MILLION SEVEN HUNDRED AND SIXTY (1,760,000 B2M) Tokens will be distributed among all eligible holders.

The participation period of the Airdrop will be from February 10th to March 2nd, both inclusive, holders must retain all B2M in their DeFi wallets until winners are announced. The winners will be chosen randomly from all eligible participants. The Golden 8 prize will be distributed equally among all eligible participants.

Within three days after the end of the Airdrop, the winners' wallets will be published on social media. **The participants must keep their B2Ms in the DeFi wallet until March 6th in order to qualify.**

5.- COMPANY RESPONSIBILITY

Bit2Me reserves the right to shorten, extend, modify or cancel the Airdrop if it deems it appropriate or if special circumstances occur that prevent the execution of the Airdrop or exceptional circumstances occur that prevent the execution of the Airdrop.

Bit2Me is not responsible if the Airdrop participant does not pass the process to have the account verified in Bit2Me.

The winners are responsible for fulfilling their tax obligations in relation to the B2M TOKEN provided free of charge by Bit2Me through this promotion. Bit2Me is not responsible for any such non-compliance that may occur due to failure to report, inform or remit the correct tax to the relevant tax authority.

6.- NOTICE

Bit2Me does not offer its services to citizens or residents of (United States, Japan, Afghanistan, North Korea, China, Cuba, Guinea Bissau, Iran, Iraq, Syria and Tajikistan) or to citizens or residents who have a relevant connection to any jurisdiction where Bit2Me or its laws have prohibited or restricted access to Bit2Me services.

For more information, please refer to the Terms and Conditions on the website <https://bit2me.com/legal/terms>

We also caution that investing in crypto-assets is unregulated, may not be suitable for retail investors and the full amount may be lost. It is important to read and understand the risks of this investment which are explained in detail in this document.

7.- APPLICABLE LAW

For all matters not specified in these legal bases, the airdrop will be subject to the Spanish regulations in force at the time.

In the event of litigation, the dispute will be resolved in the Courts and Tribunals of Alicante, without prejudice to the jurisdiction that may correspond according to the applicable regulations.

8.-ACCEPTANCE OF THESE LEGAL BASES OF “THE GREAT B2M AIRDROP”

The participation in " THE GREAT B2M AIRDROP" implies full acceptance of the terms and conditions contained in this document. Likewise, in order to benefit from the discounts or

promotions linked to the B2M Token holders, they must verify their account on the Bit2Me platform and accept the GENERAL TERMS AND CONDITIONS OF SERVICES ([available here](#)) and the PRIVACY POLICY([available here](#)) of Bit2Me

The aforementioned GENERAL TERMS AND CONDITIONS OF SERVICES shall supplement what is not indicated in this document.

For more information, please contact Bit2me through its official channels: [Web](#), [Telegram](#) Spanish, [Telegram](#) English.

9.- DATA PROTECTION

In compliance with the provisions of Regulation (EU) 2016/ 679 of the European Parliament and of the Council of 27 April 2016 (hereinafter RGPD) we inform you that by providing us with your image you consent to your data being processed by Bit2Me for the internal and external commercial promotion of its services. Your data will be kept until you request us to delete them. You can exercise your rights of access, rectification, deletion, opposition, limitation and portability of data via email rgpd@bit2me.com and you can contact our Data Protection Officer via email dpd@bit2me.com. Likewise, please be informed of your right to complain to the Spanish Data Protection Agency www.aepd.es.

INFORMATION NOTE We reiterate the information communicated by Bit2Me during the whole process of the sale of the B2M TOKEN and try to avoid any other erroneous message that may come from other sources outside the company such as influencers, journalists or any other type of media. The B2M Token is considered a utility token. As it is a utility token, it does not require authorisation to be issued by the CNMV (The National Securities Market Commission). The Bit2Me ICO is not an issue of a financial instrument or negotiable security and therefore does not have to be approved by the CNMV, as the CNMV is only competent to approve the issue of tokens that are financial instruments or securities. For further information or clarifications, please contact media@bit2me.com.