

**BONUS REWARD AGREEMENT**

**GENERAL TERMS AND CONDITIONS**  
**("TERMS AND CONDITIONS")**

August 2023

## 1. PARTIES TO THE BONUS REWARD AGREEMENT

1.1. This Bonus Reward Agreement (the “**Agreement**”) is made and entered into by and between:

- a) **UAB BITmarkets**, a private limited liability company with registration number: 306062346 and with registered address at Architektu g. 56-101, Vilnius, Lithuania acting through its partner **Unicorn Technologies Limited**, a limited liability company with registration number: 111776, with registered address at Trust Company Complex, Ajeltake Road, Ajeltake Island, MH96960, Majuro, Marshall Islands (the “**Company**”), on the one part;

### AND

- b) Any person, which may be either a legal entity or a natural person who has been accepted by the Company as a Client (the “**Client**”), on the other part.
- 1.2. By accepting to abide the Terms and Conditions of the Agreement, the Client hereby agrees to be bound by the provisions as outlined herein.

## 2. TERMS AND CONDITIONS OF THE BONUS

- 2.1. Upon the successful acquisition of the digital asset known as BITmarkets Token (“**BTMT**”), the Client shall become entitled to a discretionary bonus of five percent (5%) (“**Bonus**”) of the total BTMT net purchase (excluding the deposit fees) value in the currency used for purchasing BTMT.
- 2.2. The Bonus shall be redeemable exclusively through the utilization of a dedicated and confidential promotional code (hereinafter referred to as the “**Promo Code**”) issued by the Company.
- 2.3. The issuance of the Promo Code shall be at the sole discretion of the Company, and its usage shall be subject to the Terms and Conditions outlined herein.
- 2.4. The Promo Code is non-transferable, non-assignable, and shall be utilised solely by the Client, in accordance with the Terms and Conditions outlined herein.
- 2.5. To be eligible for the Bonus, the Client must satisfy the prescribed minimum threshold of acquiring minimum of six thousand (6000) tokens of BTMT.
- 2.6. The Client hereby acknowledges and agreed that the specified minimum acquisition threshold is an essential prerequisite for the activation and subsequent allocation of the Bonus.

- 2.7. The Bonus shall exclusively apply to new Margin Trading Accounts that have been duly approved by the Company and opened for the sole intent of purchasing BTMT token. That is, the Bonus is applicable for the first time purchase of BTMT.
- 2.8. Clients are expected to utilize the Bonus in a rightful and justified manner, according to the Terms and Conditions as stated herein.
- 2.9. The Bonus shall be applicable exclusively to Margin Trading Accounts only held by the Client with the Company, subject to terms and conditions of the Client Agreement governing such accounts.
- 2.10. The Client acknowledges and agrees that the Bonus is not applicable to any other form of the Trading Account offered by the Company.

### **3. TERMS AND CONDITIONS OF THE 50% REBATE ON MARGIN TRADING**

- 3.1. In conjunction with the acquisition of the stipulated volume of BTMT token, the Client shall also be entitled to receive 50% rebate on maker trading fees and/or on limit orders ("**Rebate**") as per terms and conditions outlined below.
- 3.2. The Rebate shall exclusively apply to new Margin Trading Accounts that have been duly approved by the Company and opened for the sole intent of purchasing BTMT token.

### **4. WITHDRAWAL REQUESTS**

- 4.1. The Client acknowledges and understands that the Bonus itself is not eligible for withdrawal or transfer to any external wallet or account.
- 4.2. Any profits resulting from the utilisation of the Bonus in the Margin Trading Account may be withdrawn by the Client, subject to the policies and procedures as set out by the Company.

### **5. BONUS AND REBATE EXPIRY AND REDEMPTION PERIOD**

- 5.1. The Bonus and Rebate ("**Trading Benefits**") shall remain valid and accessible for a duration of ninety (90) calendar days from the date of its initial allocation by the Company.
- 5.2. The Client shall be solely responsible for ensuring the timely utilisation of the Trading Benefits within the stipulated expiration period, falling which Trading Benefits shall automatically expire, rendering it void.
- 5.3. In the event that the Client initiates additional deposits of at least 50% of the first purchase amount of BTMT into their Margin Trading Account whether related to subsequent acquisition of BTMT tokens and or additional deposit to the Margin Trading

Account, the expiry date of Trading Benefits period shall be recalculated, commencing from the date of the latest deposit and expiring thereafter ninety (90) calendar days from the date of the subsequent acquisition of BTMT and or deposit to the Margin Trading Account. Thereafter no further recalculation periods are granted.

## **6. ACKNOWLEDGEMENTS AND RISK WARNINGS**

- 6.1. The Client understands that Trading Benefits give him/her increased value and extra trading leverage. Having said that a caution must be exercised at all times when using Trading Benefits.
- 6.2. The Client hereby acknowledges that he/she is aware that risk of loss in trading or holding crypto currencies can be substantial. As with any asset, the value of crypto-currencies can go up or down and there can be a substantial risk that you lose money buying, selling, or holding, crypto-currencies. You should carefully consider whether trading or holding crypto currencies is suitable for you in light of your financial condition as it is possible for Clients to lose all their invested capital. These products may not be suitable for everyone, and Clients should ensure that they understand the risks involved. Electing to utilize Trading Benefits may increase the risk of losing all assets. Clients should seek an independent advice, if necessary.

## **7. GENERAL**

- 7.1. The above Trading Benefits are subject to the Company's Terms of Business available on the Company's website which may be amended from time to time.
- 7.4. This Agreement shall be governed by and construed in accordance with the laws of the Marshall Islands. The Client irrevocably agrees for Company's exclusive benefit that the courts of Marshall Islands which has an exclusive jurisdiction to settle any disputes which may arise out of or in connection with this Agreement and that accordingly any proceedings may be brought in such courts.
- 7.4. In case of any discrepancy between the meanings of any translated versions of this Agreement, or any other communications forming part of this Agreement in any other language the meaning of the English language version shall prevail.