

EARN BTMT 50% BONUS REWARD AGREEMENT

GENERAL TERMS AND CONDITIONS ("TERMS AND CONDITIONS")

March 2024

1. PARTIES TO THE EARN BTMT 50% BONUS REWARD AGREEMENT

1.1. This EARN BTMT 50% 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 locking of BTMT for 120 days the Client shall become entitled to 50% equivalent amount of bonus from the locked amount of BTMT directly deposited to his/her margin account (“**Bonus**”).
- 2.2. Bonus will be converted to USDT based on the exchange rate at 0:00:00 UTC the following day by default.
- 2.3. The Client hereby acknowledges and agrees that achieving the prescribed minimum trading volume within the stipulated time frame is a fundamental requirement for the Bonus proceeds to become withdrawable. In other words, the Bonus itself is non-withdrawable; only the profits generated by utilizing the Bonus can be withdrawn.
- 2.4. Clients are expected to utilize the Bonus in a rightful and justified manner, according to the Terms and Conditions as stated herein.
- 2.5. 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.
- 2.6. The Client acknowledges and agrees that the Bonus is not applicable to any other form of the Trading Account offered by the Company.

3. WITHDRAWAL REQUESTS

3.1. The Client hereby acknowledges and agrees that achieving the prescribed minimum trading volume, calculated as *1500 times the deposited bonus, within the stipulated time frame as described in clause 3.1., is an essential prerequisite for the allocation of the Bonus.

For example:

- if the BTMT locked amount is equivalent to: **USD 10,000;**
- the Bonus to the margin account is **USD 10,000;**
- the Required Traded Volume is * **1,500.**

As a result, the Client must trade Required Traded Volume of **USD 15,000,000** in order to be able to withdraw proceeds of the Bonus.

3.2. The Client acknowledges and understands that the Bonus itself is not eligible for withdrawal or transfer to any external wallet or account.

3.3. 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.

4. BONUS LIMITATION

4.1. The maximum Bonus that can be claimed is **USD 10.000** (or any other currency equivalent), per Client.

5. ACKNOWLEDGEMENTS AND RISK WARNINGS

5.1. 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.

5.2. 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.

6. GENERAL

- 6.1. 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.
- 6.2. This Agreement shall be governed by and construed in accordance with the laws of 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.
- 6.3. 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.