

SMT Credit Acquisition Agreement

Revision March 2026

Sigmine Ltd · Reg. 207785406 · Bulgaria

1. Parties

This agreement is entered into between:

- **Sigmine Ltd** (hereinafter, “SigMine”), a company incorporated under the laws of the Republic of Bulgaria, with registration number 207785406 and registered office at 2B Emilian Stanev str., Triaditsa Distr., Sofia 1407, Bulgaria.
- **The Acquirer** (natural or legal person who, through digital acceptance in the Application, expresses their intention to acquire SMT credits under the conditions set forth in this agreement).

2. Subject matter

The Acquirer acquires **internal credits of the SigMine platform** (SMT credits) under the conditions of this agreement and the *SMT Token and Fees* document.

SMT credits are internal accounting records of the Application. They are **not crypto-assets**, do not use distributed ledger technology, are not transferable to third parties, and are not tradeable on external markets.

3. Utility of SMT credits

The acquired SMT credits entitle the Acquirer to a **reduction of the operational fee** applicable to the computing services contracted, in accordance with the loyalty tiers described in the *SMT Token and Fees* document. This is their **sole utility**.

4. Sale phases and prices

SMT credits are offered in three sale phases with escalating prices. Within each phase, the unit price varies according to the purchase volume:

Volume	Phase 1	Phase 2	Phase 3
Sigma tier	0.05 USD/SMT	0.10 USD/SMT	0.20 USD/SMT
Alpha tier	0.06 USD/SMT	0.12 USD/SMT	0.24 USD/SMT
Beta tier	0.0625 USD/SMT	0.125 USD/SMT	0.25 USD/SMT

SMT credit unit prices by phase and purchase volume.

The start and end dates of each phase will be published in the Application.

Credits not sold in a phase will carry over to the next. After the final phase, SigMine may offer remaining credits at a fixed price published in the Application.

5. Payment method

Payment shall be made exclusively in **USDT or USDC**. SMT credits will be credited to the Acquirer's account within the Application once payment receipt is confirmed.

6. Consolidation period

SMT credits acquired during the sale phases are subject to a **consolidation period of nine (9) months** from the date of acquisition. During this period:

- SMT credits **do count** towards the determination of the Acquirer's loyalty tier (and therefore towards the operational fee reduction).
- SMT credits **may not be subject to** any disposal, return, or refund operation.

After the consolidation period, credits remain in the Acquirer's account without additional restrictions, subject to the general conditions described in the *SMT Token and Fees* document.

7. No refund

The acquisition of SMT credits is **final and non-refundable**. The Acquirer has no right to return, compensation, or refund of the amount paid.

8. Right of withdrawal

Under Directive 2011/83/EU, the Acquirer has the right to withdraw from the contract within fourteen (14) calendar days. However, upon completing the acquisition, the Acquirer **gives express consent** to the immediate delivery of the SMT credits and **acknowledges the loss of their right of withdrawal** from the moment the credits are credited to their account, in accordance with Article 16(1) of said Directive, as it constitutes digital content supplied immediately without a tangible medium.

9. Acquirer's declarations

The Acquirer expressly declares and acknowledges that:

1. SMT credits are an internal utility credit with no intrinsic value or expectation of appreciation.
2. The acquisition **does not constitute an investment** and does not generate any expectation of profitability, profit, or recovery of the amount paid.
3. SMT credits are not transferable, tradeable, or exchangeable for money or other assets.
4. SigMine may modify, suspend, or eliminate SMT credits without compensation.
5. They have read and understood the *SMT Token and Fees* document.
6. They acquire the credits exclusively to obtain the operational fee reduction within the platform.

10. Limitation of liability

SigMine shall not be liable for losses, damages, or harm arising from the acquisition of SMT credits, including any modification or elimination thereof, to the extent permitted by applicable law.

11. Governing law

This agreement is governed by the laws of the **Republic of Bulgaria**, without prejudice to mandatory consumer protection rules applicable in the Acquirer's country of residence under European Union law.

12. Contact

For any enquiry: support@sigmine.io.