



Sodefi Management B.V. (Sodefi) Electronic Communication Disclaimer

Version 1.0

Last updated: Sept 2024

Please read the following carefully as it contains the conditions governing any electronic communications between you and Sodefi. By communicating with Sodefi electronically you agree to these terms. Sodefi may amend these terms and conditions at any time without notice. You should check this webpage from time to time to review the current terms and conditions because they are binding on you. These terms are in addition to any terms and conditions or disclaimer included as part of (or referenced within) any electronic communication. To the extent that there is any conflict between them, those terms and conditions / disclaimer included as part of (or referenced within) any electronic communication.

Unless otherwise specifically indicated, the contents of any electronic communication (including email, instant message, text messaging, etc.) and its attachments are for informational purposes only, and should not be regarded as an offer to sell or a solicitation of an offer to buy any securities, futures, options, loans, investment products or other financial product or service, an official confirmation of any transaction, an official valuation, or an official statement of Sodefi. Attachments that are part of an electronic communication may have additional important disclosures and disclaimers, which you should read. Any acknowledgment of your email shall not be deemed to be an acceptance of any CV or introduction that you submit nor of your standard terms and conditions or any implied terms and conditions in relation to such introductions and/or CVs. In the event that Sodefi is interested in engaging with you further, Sodefi's relationship with you will be governed strictly by Sodefi's terms and conditions.

Electronic communications may contain privileged or confidential information or may otherwise be protected by work product immunity or other legal rules. No confidentiality or privilege is waived or lost by any mis-transmission. Access, copying or re-use of information by non-intended or nonauthorized recipients is prohibited and maybe unlawful. Sodefi excludes any liability for any direct or consequential loss arising from the use of, reliance on and/or the transmission of this message. If you are not an intended recipient of an electronic communication, please notify the sender, delete it and do not read, act upon, print, disclose, copy, retain or redistribute any portion of such electronic communication. Electronic communications are not intended for distribution to, or use by, any person or entity in any location where such distribution or use would be contrary to law or regulation, or which would subject any Sodefi affiliate to any registration requirement within such location. Sodefi does not waive any intellectual property rights in any electronic communication.

Sodefi cannot provide absolute assurances that all electronic transmissions (sent or received) are secure, error free, not corrupted, incomplete or virus free and/or that they won't be lost, misdelivered, destroyed, delayed, or intercepted/decrypted by others. Therefore, Sodefi advises against sending sensitive or personally identifiable information via electronic communications and disclaims all liability with regard to electronic communications (and the contents therein) if they are corrupted, lost, destroyed, delayed, incomplete, mis-delivered, intercepted, decrypted or otherwise misappropriated by others.



Information in an electronic communication is subject to change without notice and unless otherwise indicated, the views expressed are the author's and may differ from those of others within Sodefi.

The information represents a view as of the date of the electronic communication and is subject to change and/or withdrawal at any time without notice.

Any electronic communication that is conducted within or through Sodefi systems will be subject to being archived, monitored and produced to regulators and in litigation in accordance with Sodefi's policy and local laws, rules and regulations. Unless expressly prohibited by local law, electronic communications may be archived in countries other than the country in which you are located and may be treated in accordance with the laws and regulations of the country of each individual included in the entire message chain.

The information in an electronic communication is not intended to replace a recipient's own internal business processes for evaluating proposed transactions. Recipients should seek financial advice regarding the appropriateness of investing in any securities referred to in an electronic communication and should understand that statements regarding future prospects of the instruments or the securities included in them may not be realized. There can be no assurance that the securities or other financial products or services mentioned in an electronic communication could be sold or bought at such prices from Sodefi or another party or market participants. Past performance is not necessarily a guide to future performance. Foreign currency rates of exchange may adversely affect the value, price or income of any security or related investment.

Sodefi does not provide legal, tax, accounting or regulatory advice. Please consult your advisor as to any tax, accounting or legal statements made herein. Sodefi shall not be a fiduciary or advisor unless it has agreed in writing to receive compensation specifically to act in such capacities.

These terms are governed by and will be construed in accordance with the laws of the Netherlands and any disputes will be decided only by the courts of the Netherlands.