
LEGAL DISCLAIMERS

Website Disclaimer

The information published on the website of Jöklar-Verðbréf hf. (hereinafter “the Company”) is true and accurate to the best of the Company’s knowledge at the time of publishing and the Company cannot be held liable for any transactions that are carried out on the basis of that information. The Company cannot guarantee the accuracy of all the information published, whether it comes from the Company or any third party. The information is subject to change without notice.

The information on the Company’s website is general and does not constitute an offer or advice to buy or sell any specific financial instrument. The users of the website assume sole responsibility for any investment decisions they may make based on the information published on the website.

The Company cannot in any way be held liable for any damage that may be suffered as a result of the information published on the Company’s website or any damage that may be directly or indirectly caused by the use of the Company’s website. The Company shall not in any way be held liable for any damage arising from an inability to access the website for longer or shorter periods of time.

The Company owns the copyright to all information published on its website unless otherwise expressly stated. It is forbidden to distribute, copy or use in any other way the information published on the website without the written approval of the Company. The nature of the information or the purpose of publishing, reproducing or distributing it is immaterial. However, customers of the Company are permitted to save such information for personal use. Trading in financial instruments involves significant risks. Past price changes are not an indication of future price changes. Users of the Company’s website are encouraged to obtain information about the nature of securities trading and other matters relating to securities trading from the Company’s advisors.

The aforementioned disclaimers also apply to all information and content published by the Company on social media if applicable.

Email Disclaimer

The information contained in e-mails and attachments sent from e-mail addresses registered to the Company may be of a confidential and/or private nature and is solely intended for the recipient of the e-mail in question. The contents of emails and attachments which are not related to the business of the Company are the sole responsibility of the sender. The Company draws attention to the fact that any kind of disclosure, copying or distribution of the information contained in e-mails and attachments is forbidden and may be against the law. If the recipient of the e-mail is not the rightful recipient, they are kindly requested to maintain strict confidentiality, inform the sender that they have received this e-mail in error, and then delete the e-mail and its attachments, if any, without retaining a copy, in accordance with legal obligations.

The Company is not liable for any incorrect or incomplete transmission of the information contained in the e-mail, nor for delays in its delivery or damage that may occur to the recipient's IT system. The Company does not guarantee the security of the e-mail, nor that it is free of viruses or that third-party intervention has not taken place.

Information about companies, financial instruments or issuers of financial instruments in the company’s e-mails is for informational purposes only and does not constitute investment analyses, offers, proposals or recommendations for the purchase or sale of financial instruments, investment plans or participation in investments.

Recording of telephone conversation, storing and saving of data

In order to ensure the security of customers and the Company, customers are aware that phone calls, e-mails and any kind of electronic communication (such as conversations through traceable media such as Lync, Jabber, Bloomberg, Skype for Business, Teams or other similar media) of the customer with the Company in connection with investment services or the Company's investment activities may be recorded and/or stored without special notification each time. The audio recordings and transcripts are the property of the Company.



Jöklar-Verðbréf hf.
Skipholtí 31
105 Reykjavík
Sími: 563-6440
Fax: 563-6441
Kennitala: 650995-2879
joklar@joklar.is
www.joklar.is

Audio recordings are made pursuant to authorisations granted under the Act on Telecommunications and duties pursuant to the second paragraph of Article 23 of Act no. 115/2021 on Markets in Financial Instruments. Customers are made aware that recordings may be submitted as evidence in legal proceedings and/or in other circumstances in the event of a dispute regarding the substance of communications between the parties. In other respects, the Company shall treat recorded conversations and other communications in the same way as other information which is subject to confidentiality pursuant to Articles 58-60 of Act No. 161/2002 on Financial Undertakings.

All data containing information about customer transactions and their implementation, including audio recordings and other electronic communications that lead or may lead to transactions, are kept by the Company for a minimum period of five years in accordance with the provisions of Article 23 of Act no. 115/2021