

DISCLAIMER

PT Mediator Komunitas Indonesia (Crowdo) is a Peer to peer lending ("**Platform**") operated in Indonesia and we ensure that the content displayed on our website is accurate.

Crowdo does not warrant that the functions or content contained on our website are free from omissions, nor does it warrant that any downloading, installation or use of content on the website or with a particular computer, will not affect the function or performance of the user's computer. Users agree that any costs of repair, damage, or loss to the computers used by Users are not the responsibility of and are beyond the control of Crowdo.

Crowdo does not warrant or make any representations regarding the use or the results of the use of Content from the website, Services, or Servers in terms of accuracy, completeness, and otherwise. While we make efforts to keep our websites, content and Services up to date, they may expire at any given time.

Crowdo is not responsible for any sites accessed through Third Party Content sites or services, posted on Third Party sites or services and is not limited to the content, accuracy, opinions, or policies in the content sites or services, nor the failure of any products or services offered or advertised on Third Party sites or content.

No distribution or solicitation is made by Crowdo to anyone to use Content and services that are prohibited by local laws or regulations. Access to and/or use of our site, Site Content and Services may also be prohibited by law in certain jurisdictions. You are responsible for knowing such restrictions and limitations and complying with them and Crowdo makes no representation that the site, Site Content and Services are appropriate or available for use in any or all locations/jurisdictions.

Crowdo does not guarantee or promise any particular outcome from using the site and/or Services to obtain a loan.

Our Website, Content and Services are for general circulation and informational purposes only and:

- a. Not to be regarded or construed, under any circumstances, as an offer or solicitation to sell, buy, give, take, issue, ration or transfer, or as providing any advice whatsoever in relation to funding, loans, advances, credit, deposits, securities, shares, securities, bonds, notes, interest, unit trusts, mutual funds or other collateral with other instruments or products, in any jurisdiction, or providing funding or other advice to any individual or entity;
- b. Crowdo does not vet, consider or assess our website, Content and Services in relation to any particular individual or entity, any particular place, any particular situation, need, or funding decision, business, financial or commercial objective, of any such individual or entity.

Users should obtain professional advice regarding the suitability of the Products and Services, taking into account your objectives, situation, funding needs, business, financial or commercial before taking any action based on our website, Content and Services. If you choose not to seek such advice, you should carefully consider whether our Products and Services are suitable for you, given your financial resources and overall funding program.

All information obtained from the Company's website will be stored as stipulated in Law No. IX: 11/2008 on Electronic Information and Transactions, Government Regulation No: 82/2012 on the Implementation of Electronic System and Transaction, Terms and Conditions of the Company and Personal Data Recording Company, Law No. 27/2022 on: 27/2022 on. Protection of Personal Data.