SOLIDE DECENTRALIZED FINANCE BLOCKCHAIN PROTOCOL

(DOING BUSINESS AS SOLIDE)

(AN INVESTMENT BANKING HOUSE FOR BLOCKCHAIN CAPITAL MARKETS)

GOVERNANCE

ABSTRACT

This governance ordinance serves as a guiding framework, establishing principles for our operations, enhancing our investment house, and enabling decentralized marketplaces as well as decentralized funding and investment through blockchain capital markets.

This ordinance seizes the opportunity to create the laws that govern our investment and banking house. While participation remains decentralized, the concept of a house united by law ensures such an institution is omnipotent.

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THE CONCEPT OF LAWS

In a lawless society, where individuals face no hindrance from custom, tradition, or contract in pursuing their self-interest, danger arises for all. In such a society, a man stands alone without peers, an island awaiting ruin, deprived of the world's true wealth; Human capital the essential gateway to prosperity.

At the core of this rationale, laws must exist to regulate human affairs, ensuring that competence not chaos determines who inherits the world's wealth. Law, at its essence, governs how wealth is negotiated among parties. It is therefore vital that an organization like Solide be founded on the principles of law, securing not just order but omnipotence.

DECREE NO 1

By the power vested in my office as President of Solide an investment banking house for blockchain capital markets (smart contracts). I hereby decree and establish Solide as an independent investment banking institution for blockchain capital markets.

Having been granted the mandate and authority of this presidency, I enact this proclamation into law by decree, affirming Solide's corporate existence as a standalone financial institution of repute, free from affiliation with any external organization.

INSTRUMENT OF GORVERNANCE

The instruments of governance include: Decrees, faits, and edicts issued by the Office of the President; This governance document; Published or classified advisory documents from the Board of Advisors; Advisory opinions from the Office of the Ombudsman; Signed improvement proposals from the Office of the CEO, Chief of Staff, and VP of Finance; and any instrument of decentralized smart contract voting, which entitles every stakeholder the right to vote on matters of concern.

THE SEAT OF THE PRESIDENT

The Office of the President holds overarching executive powers, including the authority to issue binding decrees, deliberate on policy matters, and appoint or dismiss office holders. The only power beyond the President's reach is overturning votes that have been deemed free, fair, and without fraud. In cases of suspected fraud, the President's Office may reschedule a new vote. Presidential decrees remain valid unless overturned by a majority 51% vote against them. The Office of the President exists solely to serve the interests of Solide's stakeholders as an investment banking house.

THE CEO

The CEO is appointed by the President and, through their office, makes business decisions concerning the house. While the CEO's office holds unlimited authority in business matters, it cannot issue decrees or create laws. The CEO has full power to dismiss subordinates and implement incentive structures to ensure operational efficiency.

The CEO's office possesses ultimate authority over all operational decisions, including the establishment of business structures, endorsement of processes, and execution of corporate strategies.

THE CHEIF OF STAFF

The Chief of Staff is appointed by the CEO and serves as the second-in-command for all business decisions. In the event the CEO becomes incapacitated, the Chief of Staff may temporarily assume the CEO's responsibilities. This office oversees all business operations.

RIGHTS OF THE HOUSE

For a protocol to be recognized as omnipotent and possess a sovereign identity (self), it must be endowed with fundamental rights. The House shall hold the following inherent rights.

Right to Exist.

Right to Mint.

Right to Interact.

Right to Express.

Right to Conduct Business.

Right to Defend Against Hostile Parties.

Right to Make Pronouncements.

Right to Establish Policies.

Right to Independence.

Right to Invest.

RIGHTS OF THE USERS OF THE PROTOCOL

Right to Vote Proportional to stake in the protocol.

Right to File Official Complaints Through designated governance channels.

Right to Report Unfair Practices against Solide or affiliated entities.

Right to Submit Improvement Proposals in writing for formal review.

Right to Seek Employment within the House.

Right to Conduct Business in the house under equitable terms.

Right to Refuse Offers without coercion or penalty.

Right to Participate in Governance with minority voices acknowledged, though majority decisions prevail ("a say, but majority has its way").

Right to Contest Laws/Policies through prescribed dispute resolution mechanisms.

Right to Redress Fraud including recovery of lost assets via the Ombudsman's Office.

Right to Economic Activity to mine, stake, lend, invest, earn payment for work, or custody assets on the protocol.

SOLIDE GBA STANDARDS

Solide's Governance, Business, and Accounting (GBA) Standards are established by the Office of the Vice President of Finance. These standards apply to all businesses operating within Solide and across its Direct Market Access (DMA) segments. All GBA standards originate from and are enforced by the Office of the Vice President of Finance.

VOTING

Two electors may trigger a voting mechanism. Two electors would be Twenty percent of the total stake in the house. Ten electors make up an electoral college. Ten percent of each stake represents one elector which can be elected by a single individual or a coalition. If there is no majority via electorship. A smart contract vote should be called. Where by 51+% win the vote. If there is no outcome such matters should be pending till the house finds a compromise. If there is no compromise the President should recommission a new vote by electors. On matters on who hold the office of the president. This can be decided by the electors with the same voting system and if the electors can't get a majority a smart contract vote should be called where 51% wins the Presidency. The majority decides on how next the office of the president is utilised. The seat of the President can't be left empty for more than one week.

RIGHT TO EMPLOYMENT

Every stakeholder has the right to seek employment with Solide if meeting established criteria (with qualified candidates receiving formal offers), may submit Expression of Interest letters to the Office of the Chief of Staff during non-hiring periods for merit-based evaluation, as all employment decisions are made exclusively on demonstrated competence

RIGHT TO OWNERSHIP

The Investment House Solide has the right of ownership (to own properties, whether real or virtual). Users of the protocol retain the right to claim, in their own names, any property conferred to them by the protocol. Such properties shall be formally authorized by the office of the President.

A written document conferring properties whether to employees, the House, or other stakeholders may be issued and signed by the office of the President, thereby transferring ownership and granting the respective titles. ELECTORS

A 10% stake grants an individual or group the right to appoint an elector for voting on

and deliberating policy matters. This stake may be held by a single individual or a

coalition.

OMBUDSMAN

The Ombudsman may be appointed by decree or by vote to serve as a neutral party in

any dispute involving stakeholders of the investment house.

To qualify as an ombudsman, a candidate must have at least six years of

experience practicing law or working as an alternative dispute resolution (ADR)

practitioner, such as a justice of the peace (JP) or judge.

The Ombudsman's Office is structured into two tiers:

First Tier: A single ombudsman who handles initial dispute resolutions.

Second Tier: A board of three ombudsmen that reviews appealed cases when a

stakeholder remains dissatisfied.

Neither the President, the CEO, the Chief of Staff, nor any employee of the house may

influence the ombudsman's decisions. All verdicts issued by the ombudsman

are published for record-keeping and historical reference.

AMENDMENT

Amendments to the governance laws may be enacted either by presidential decree or through a 51% majority vote by stakeholders.

SOVERIENITY

By its laws and customs, the Investment House Solide asserts its sovereign right to make decisions in its own interest, free from limitations imposed by external legal systems.

FRAUD

Cases of fraud are handled through the Office of the Ombudsman. A sealed indictment is submitted to the Board of Advisors, who must pass a resolution within two weeks. This resolution is then signed by the President, who issues directives on handling the fraudulent matter.

If the fraud poses a threat to the Investment House, the matter will be addressed by presidential decree.

For employees attempting to flee or steal House property, the President's Office may engage private security contractors (including bounty hunters) or law enforcement agencies to recover the lost or stolen assets.

LENDING

The lending rates are determined by the CEO's office, as this office makes all business decisions for the House.

DECREE NO 2

The House does not endorse or support the use of products in the protocol in acquiring human chattel if such happens its is considered foreign to our laws and be considered as such illegal and void

INVESTMENTS

Solide reserves the right to make investments on its own account. Users of the protocol exchange freely invest and their property they choose. may Solide, as an investment house, does not accept cash-based investments (national fiat currency) as a direct investment instrument for acquiring tokens or stakes in the House. However, this policy does not prohibit Solide from accepting fiat currency as collateral business activities for conducted within the House. While third-party businesses may facilitate cash-based investment instruments, Solide neither endorses such activities nor considers them compliant with our regulations.

Similarly, Solide does not endorse any ETF even if such a fund purchases tokens we hold or acts as a financial sponsor for related venture.

Consequently cash-based investment instruments are not inherently invalid. Purchases made through such means will still be recognized as legitimate property ownership.

The purpose of This Policy is to prevent extreme economic corruption that could lead to currency depegging due to drastic interest rate differentials.

Secondly to minimize (or ideally eliminate) liability arising from soliciting the general public.

ADVISORS

The House appoints a minimum of three advisors and a maximum of five advisors by appointment from the Office of the President. Every advice given is sealed and documented, and is only privy to the Office of the President and the advisors. Such documents may be used as instruments of governance and may be unsealed at the request of the Office of the President.

To be an advisor, one must own upwards of \$1,200,000,000.00 (One Billion Two Hundred Million USD) or its equivalent in investable assets, or have had an excellent career of at least six years in business, investments, and politics within an organization of repute, as verified by the Register of the President's Office.

The Board of Advisors is entitled to:

An annual payment of 30,000.00 USDS (Thirty Thousand USDS)

A revolving credit facility of 2,000,000.00 USDS (Two Million USDS); and

Other benefits that may arise from being part of Solide.

VOTING

Twenty percent of the stakeholders may call for a vote through their appointed electors. These stakeholders would be verified by an election committee appointed from the Office of the President. Every stakeholder is entitled to votes based on their stake in the protocol (that is, the amount of tokens they own). Stablecoins are excluded from having voting power.

MEDIA

Media relations will be handled through Solide's media office or may be outsourced to other media houses.

ACCOUNTING AND AUDITING

The VP of Finance publishes accounting standards based on Solide's GBA standards, which shall be made public and may be used by the public or other blockchain

institutions. The VP of Finance sets auditing standards used by the investment house and publishes these auditing standards for participants of the protocol and persons doing business with the House.

ON WAR

All instruments of making war are vested in the Office of the President. Only the Office of the President wields the power to make war and declare economic sanctions.

NO DISCRIMINATION POLICY

Solide, an investment banking house, has a non-discrimination policy toward every individual, business, or entity. Matters within the House are judged solely based on merit. Cases of discrimination may be reported to the Office of the Ombudsman, which serves as a neutral party. If discrimination is proven, 5,000.00 USDS (Five Thousand USDS) will be awarded to the affected individual, and 20,000.00 USDS (Twenty Thousand USDS) will be awarded to the organization, along with additional restitution as determined by the Ombudsman's Office.

KYC/AML POLICY

A standard KYC/AML policy is used for all entities doing business with the House.

Interacting with the protocol does not require KYC, as there should be no KYC/AML for interacting with software. All information regarding private banking and family office clients is sealed and confidential to the general public. Utmost secrecy is maintained for such clients and their interests. For law enforcement inquiries, such questions should be directed through the Office of the Ombudsman, which serves as a neutral party and will assist with any matters concerning law enforcement while following our laws and customs.

The House is not a platform for settling political scores or making itself party to political disputes.

INTERACTIONS WITH NATIONAL GOVERNMENT

We regard all business engagements with national governments as transactions between equals. The rationale is simple: when a national government chooses to conduct business with us, we treat them as peers, and all negotiations are founded on this principle. Should any government fail to recognize this parity, they may still pursue business with Solide through their ministries though all such interactions must still adhere to our laws and customs.

INTERACTION WITH SOVERIEGNS

While the House wishes to serve sovereign entities, we will interact with them as equals in all matters of business and finance.

INTERACTIONS WITH PROTECTORATES AN DOMINIONS

When interacting with protectorates and dominions, we recognize the supreme authority of the protecting power.

INTERACTIONS WITH FREE STATES

Solide would interact with free states as equals in matters of business and finance

DECREE NO 3

Solide, as an investment banking house, does not consider any financial institution superior to itself. The House does not defer to others in matters of finance, and we regard it as the supreme authority regarding decentralized blockchain-based capital markets including products, regulations, and laws.

STABLECOINS

All stablecoins are wholly the property of the House, and Solide bears full responsibility for their use in transactions and investments. The pegging mechanism remains the intellectual property (IP) of the Investment House, and all decisions regarding depegging are handled by the Office of the CEO, requiring validation through the President's signatory authority.

INTERACTION WITH WARRING PARTIES

Solide does not take sides with warring parties, and if we do engage, it is strictly for business purposes never for political considerations.

INTERACTIONS WITH HOSTILE PARTIES

The House retains the exclusive right to defend itself. All instruments for dealing with hostile parties reside within the authority of the President of the House.

POLITICAL CONVENIENCE

We may consider political convenience if there is a threat to our existence

TAXATION POLICIES

The House does not recognize any taxing authority regarding blockchain capital markets.

The reason is decentralization to be taxed, a basic requirement is claiming a domicile, and

such a claim subjects it to that government's regulatory authority.

All registered operating subsidiaries within a domicile are liable for taxation by the local

authority only if they:

Claim protection for the subsidiary's business interests, and

Do not exceed what is required under local laws.

TAX LIABILITIES

All tax liabilities are borne by users and businesses that engage with the House. Solide does not recognize or endorse any tax authority.

RISK

All matters concerning risk are vested in the Office of the Chief of Staff.

ESG POLICIES

Solide adheres to ESG policies that meet recognized standards for sustainable and responsible organizational governance.

ZERO KNOWLEDGE PROOF LENDINGS

Zero-Knowledge Proof Lending is conducted at the sole discretion of the House and is offered to clients only after rigorous KYC/AML verification.

DISPUTE RESOLUTION

All disputes are handled through the Office of the Ombudsman. He or she is a neutral party. Before full engagement, the House's laws and regulations are provided to the disputing party. Past resolution documents serve as instruments of justice and policy to ensure impartial rulings. If an individual or organization prevails in the dispute, he or she is awarded 5,000.00 USDS (Five Thousand USDS) plus any incurred damages, as authorized by the Office of the Ombudsman.

DEPPEGGING

Depegging of a stablecoin may be executed either by decree or through a vote, accompanied by a letter of rationale issued from the Office of the CEO. This document shall articulate the benefits of depegging with clearly stated reasons.

RECOVERY OF LOANS

Loan recovery is handled through the Office of the Chief of Staff. When this process becomes problematic, such matters should be directed to the Office of the Ombudsman.

LEINS

Liens are vested in the Office of the Chief of Staff.

DMA POLICIES

Solide's Direct Market Access Policies are published from the Office of the VP of Finance.

An organization must meet Solide's GBA standards for different market segments.

SOLIDE SELECT

Solide Select is available for organizations that meet the highest level of Solide's GBA standards. For an organization to obtain DMA to Solide Select, it must have a market value of 1,000,000,000.00 USDS (One Billion USD market value or above) to be considered for DMA access. The GBA documents should be used for reference.

DELISTINGS

The House reserves the right to delist any property trading on its platform for failure to meet GBA standards.

BANKRUPTCY

Any organization that transacts through the House may apply for bankruptcy protection by petitioning the Office of the Chief of Staff. Such organization will be evaluated for potential reorganization or liquidation, with all debts repaid to creditors.

INSOLVENCY

In case of insolvency for any organization, this is negotiated through the Office of the Chief of Staff.

LIQUIDATION

This is handled through the office of the chief of staff.

RECIEVERSHIP

The office Chief of staff handles every receivership through the house.

SPONSORSHIPS

The office of the CEO decides on sponsorships and set the standards of sponsorship.

PARTNERSHIPS

Everything concerning partnership is vested in the office of the CEO.

FIXED INCOME

This falls under the office of the CEO.

BUSINESSES THAT MAY ARISE OUTSIDE SOLIDES OPERATIONS

Most businesses that operate outside the House due to normal business practices are free to continue operations, though these businesses are not endorsed by the House. This does not prevent the House from investing in such businesses.

LISCENSING

The CEO decides on matters of licencing.

SANCTIONS

Solide reserves the right to sanction any individual or organization and to implement such sanctions by any means necessary. All instruments of sanction are vested in the Office of the President.

SOLIDE EMERGENT

Solide Emergent is determined by Solide's GBA standards published by the Office of the VP of Finance. The CEO has final authority over all business conducted within the House. This policy equally applies to all other DMA products offered by the House.

LIQUIDNET (SIGMA HQ)

The CEO decides on the organization that use this product.

PRODUCT LIST

The CEO decides on products and contracts that may be published by the House.

INVESTMENT THESIS

The Solide Investment Thesis is accessible exclusively to the President, the CEO, the Chief of Staff, the VP of Finance, and the Board of Advisors.

MERGERS AND AQUISITIONS

Solide reserves the right to acquire and divest any investment or property on its own account. Solide also retains the right to serve as financial sponsor for any investment or property.

In matters of conflicting interests, the interests of the House take precedence in all acquisition decisions.

NO DEPOSIT MANAGEMENT

Solide, as an investment banking house, does not accept or manage demand deposits.

Demand deposits should not be confused with collateral.

NO DEPOSIT ENDORSEMENT RULE

Solide does not endorse any deposit taking organization, even though the House may be an investor in such ventures.

PRIVATE BANKING

Private banking business is confidential and not disclosed to the public. Such information may only be released for law enforcement purposes, and the Ombudsman determines the validity of such requests before making a decision. Neither the President, the CEO, nor any employee has authority to disclose information regarding Solide's private banking and family office businesses.

MORTGAGE

Mortgage rates and financing are determined by the CEO, who maintains full understanding of the House's business processes.

TRADING

Trading is decided by the CEO.

PHISHING

Phishing attempts to steal from the House can be mitigated through the Office of the President by decree, which sanctions such bad actors by confiscating the property they have stolen.

SEX AND RELATIONSHIPS

This policy applies to employees and individuals who provide services to the investment banking house. Solide maintains a one-time ask rule regarding workplace dating and relationships. This rule remains valid for a three-month period, implemented to reduce sexual harassment and ensure all relationships are fully consensual. Any relationship between a direct superior and subordinate must be registered with the Office of the Ombudsman to facilitate conflict resolution.

All sexual harassment complaints are handled by the Office of the Ombudsman. Any House employee who substantiates a sexual harassment claim will receive 2,000.00 USDS plus additional compensation as determined appropriate by the Ombudsman.

BABY BONUS

The baby bonus program is administered by the Office of the Ombudsman and is exclusively available to employees who choose to carry and deliver a child. While these policies are established by the Office of the President, the Ombudsman serves as the executing authority for such policies.

RESIGNATION

Upon resignation, every employee must provide two months' written notice to the Chief of Staff. On the resignation date, the employee will receive two months' wage in advance, including all benefits granted at the start of employment, to facilitate transition.

INSUBORDINATION AND LACK OF DISCPLINE

Matters concerning discipline and insubordination are vested in the Office of the Chief of Staff. All termination notices or dismissal letters require the CEO's signature to be valid.

All disciplinary matters must be properly documented in writing for record-keeping purposes, and all dismissal letters must be archived.

PETTY THEFT

Petty theft is defined as theft below 5,000 USDS in value. Any House employee found guilty of petty theft must be removed from all property-handling positions. If such an offense recurs, the employee shall be terminated from the House with all employment benefits revoked.

GRAND THEFT

Grand theft is defined as theft exceeding 5,000 USDS in asset value. Any employee who steals or conspires to steal from the House above the stated amount commits grand theft.

Claims of negligence, intoxication, insanity, forgetfulness, or being hacked shall not exonerate such acts.

The employee shall be suspended immediately pending investigation and permanently barred from handling property. The Office of the Ombudsman shall publicly disclose the theft incident involving the employee.

All authority for addressing such theft resides with the Office of the CEO.

A sealed document outlining property recovery procedures shall be issued by the Office of the President.

Access to this document is restricted to: the President, CEO, Chief of Staff, VP of Finance and Board of Advisors.

THEFT OF EMPLOYEE TRUST

Stealing from an employee trust. Any amount of property signed off from the office of the president to the employees of the house. If such individual is an employee and decides to steal from the trust, he or she losses his own stake for attempting theft if he steals completely; His or her name should be published detailing the manner of theft and all measures should be made to recover question of such property. This employee should be let go and punitive actions should be decided by the office of the chief of staff.

Employee trust should be handled by a five-man board of trustees so as not to allow one employee gain much influence. The board of trustees can be appointed by vote among employees and there should be a vote every five years to reappoint the board of trustees.

Any employee which is fired at any time of employment losses his position on the board of trustees the chief of staff makes a new appointment to the board of trustees until next election.

While the seat of the board of trustees is not permanent there are no restriction to the amount of time an employee can spend on the employee board of trustees.

The President, The advisors, The CEO, The Chief of Staff, The VP of Finance cannot be a member of the employee board of trustees that manage property given or granted to the employees of the house and cannot vote on matters concerning how the grants are managed by the employees and cannot vote to appoint members for the employee board of trustees.

ENDIND

The House prohibits the formation of employee unions, as they are strictly forbidden whether operating as labor organizations, cartels, fifth columns, or dissident groups. Any such parties discovered shall be expelled by decree.

An exception to this rule permits the existence of certain unions, including:

Credit unions, Wellness unions, social clubs, other approved membership organizations.

MINIMUM WAGE

When seeking employment with the House, the minimum wage is set at 6 USDS/hour. This policy applies exclusively to direct employees of the House. All employee payments are processed via smart contracts, disbursed on designated dates to specified wallet addresses. The House does not distribute employee payments in national fiat currency.

All House employees retain the right to individually negotiate for higher compensation, provided such negotiations:

Are conducted individually (not through unions or cartels).

Are facilitated through the Office of the Chief of Staff.

Solide's wage policy does not extend to:

Organizations conducting business with the House

Organizations in which we invest

Licensees authorized to operate under our name

NONPROFITS

Following a business agreement with a non-profit organization, the House through the Office of the CEO provides 0% interest lending. Exceptions to this policy may apply, with a maximum 4% interest rate permitted when necessary to ensure operational utility and the fiscal sustainability of the non-profit.

SUPPLIERS

Any individual, group, or organization may serve as a supplier to the House, provided they accept payment through the protocol via smart contract for supplied products, investments, or property. All House payments to suppliers are processed exclusively through smart contracts.

All supply tenders are managed by the Office of the Chief of Staff. Supply related disputes are resolved through the Office of the Ombudsman, which serves as a neutral party in such matters.

LETTER OF CREDIT/LETTER OF COMMITMENT/LETTERS FROM THE HOUSE

Matters on letters of Credit is handled by the chief of staff and also matters on the letter of commitment and any other letters thereof is handled by the Chief of Staff.

Any other letters may be handled by the President, CEO, VP of Finance and designated officials given the right to correspondence from the office of the CEO by letter stating the start date and end date of such rights.

Matters concerning letters of credit, letters of commitment, and all related correspondence are handled by the Chief of Staff.

Additional correspondence may be managed by:

The President, the CEO, the VP of Finance, Designated officials granted correspondence authority through an official letter from the Office of the CEO, specifying both the effective date and expiration date of such authorization.

HANDLING HACKS (LOST PROPERTY)

If a bad actor successfully steals up to 5% of assets from a smart contract, that contract shall be deemed corrupted and immediately retired by presidential decree. A replacement contract shall be deployed, with all property holders reimbursed for their exact holdings as verified one block prior to the theft. The compromised contract will no longer be honored by the House.

All claims for lost property must be filed through the Office of the Ombudsman. Full reimbursement in the new contract will be granted only when:

Blockchain verification conclusively proves property ownership, the loss resulted directly from the contract breach (not from personal negligence)

This protection does not cover losses occurring through: Third-party exchanges, compromised wallets (hot/custodial/centralized), Staking/trading applications, Address transfer errors, Fraudulent schemes, Phishing attacks, Key mismanagement (intentional or accidental), Trustee/appointee actions, independent investment decisions

CONTIGENT INVESTMENT BANKING RULES OF THE HOUSE

To obtain DMA (Direct Market Access) to blockchain capital markets, an organization must not be listed or traded through a national exchange, nor have its equity or stock traded on private markets outside the House.

Exceptions to this rule apply to:

The Liquidnet (SIGMA HQ) market segment; The Cipher Corp ATS system; Liquidnet markets are accessible to established organizations, including non-profits.

To access Cipher Corp ATS, an organization must: Have a designated clearing institution outside the House; Clear and liquidate all trades through this institution; Specify its preferred trading currency

The Cipher Corp ATS system serves as the House's sole connection to traditional banking.

All trades must clear within one week, with comprehensive risk measures implemented.

Cipher Corp ATS is fully decentralized, allowing market access from home devices (PCs or mobile phones), including all market segments.

The House minimizes exposure to traditional financial institutions and seeks complete portal closure when possible.

All organizations must maintain: A designated trading address; A designated expense address; A designated revenue address.

The House maintains a designated interest address for each organization with DMA.

As an investment bank, the House serves as the primary dealing platform for decentralized markets. Secondary markets include centralized exchanges, derivatives markets, and OTC markets.

The House neither accepts nor creates demand deposits. Our investment thesis and all intellectual property remain confidential House property.

The House does not accept: Fiat-denominated direct investments for House stakes and as a direct investment in any House property.

The House does not solicit public investment and operates without public funds. A strict no-solicitation rule applies to all properties trading within the House.

In cases of organizational bankruptcy within the House: The organization enters House receivership; Losses are socialized by market segment; The House and property owners negotiate liquidation or refinancing; Fraud cases result in immediate delisting and permanent bans

The VP of Finance publishes blockchain organization accounting standards. All investors may track organizational accounting via blockchain explorer, with performance data fully transparent and accessible to non-experts.

Each property trades on a one-business-year cycle (calendar year). Debt concealment through SPVs is prohibited. The House announces all asset sales, mergers, and acquisitions upon completion.

Major stakeholders (presidents, CEOs, CFOs, COOs, other executives, investment groups and affiliated organizations) must:

Conduct open tenders through the Office of the Chief of Staff for trades exceeding 5% ownership; Use current market rates; Reduce prices by 2% increments until finding a buyer (The 15% float trades freely without these restrictions).

All organizations must: Process supply tenders through Clearstream; Conduct interorganizational communications through Clearstream; Submit collection documents and correspondence through Clearstream (Exceptions apply for non-invested organizations).

Clearstream provides: Supply chain management; Communications systems; Payment processing; Clearing management.

All organizations must employ designated traders who: Hold House-issued blockchain trading analyst certifications; Possess House accounting certifications; Are approved by the Office of the Chief of Staff; Demonstrate understanding of decentralized market principles and investment strategies.

CONCLUSION

This document, as amended, shall constitute the supreme governing codex of Solide the immutable foundation regulating all laws, customs, and operations of our blockchain-native investment banking institution.

By presidential decree, these ordinances take immediate effect as the binding constitutional framework that:

Establishes absolute order within our financial ecosystem.

Codifies the omnipotent authority of Solide's decentralized governance model.

Governs all blockchain capital market activities through smart contract execution.

Ratified this day under the sovereign authority of the Office of the President, this Governance Ordinance stands as:

The living constitutional testament to Solide's permanence.

The operational manifesto of our institutional omnipotence.

The definitive legal architecture for next-generation capital markets.

All provisions herein carry the full force of contractual obligation. Violations constitute actionable breaches subject to:

Immediate asset forfeiture.

Permanent platform exclusion.

Criminal referral where applicable.

SIGNATORY

So decreed

CHI

Harris and o

The Office of the President

DATE

28-04-2025

SOLIDE

SOLIDE DECENTRALIZED FINANCE BLOCKCHAIN PROTOCOL.

DOING BUSINESS AS SOLIDE.

AN INVESTMENT BANKING HOUSE FOR BLOCKCHAIN CAPITAL MARKETS
EST 2021.