

Meridian Verity Group LLC Terms of Use

Document ID	MVG-TERMS-1.0.3
Version	1.0.3
Effective date	2026-02-06
Status	Public
Classification	Website policy (B2B / procurement oriented)
Contact	privacy@meridianverity.com
Legal entity	Meridian Verity Group LLC, a Wyoming limited liability company ("MVG")
Address	30 N Gould St STE N Sheridan, WY 82801

0. Purpose and audience

This Site is intended for business and technical evaluation, procurement, and licensing discussions.

It is not intended for consumer/personal use. If you are an individual using the Site for personal purposes, do not use the Site.

1. Acceptance

By accessing or using the Site, you agree to these Terms. If you do not agree, do not use the Site.

If you use the Site on behalf of an entity, you represent you have authority to bind that entity.

2. Definitions

- “Site” means the websites and pages operated by Meridian Verity Group LLC.
- “Materials” means text, documents, decks, briefs, specs, drafts, and other content made available on or via the Site.
- “Non-Public Materials” means any claim sets, filings, evidence packs, code, acceptance tests, security documentation, or other materials provided under NDA or otherwise designated confidential.
- “Services” means enterprise products, proofs, pilots, SDK/CLI tools, and related offerings provided under a separate agreement.
- “You” means the person or entity accessing the Site.

3. Order of precedence (critical)

If you enter into a separate written agreement with us (e.g., NDA, MSA, license, pilot, order form), that agreement governs and overrides these Terms to the extent of any conflict.

If software, SDKs, CLIs, or other downloadable components are provided with a separate license, that license governs those components.

4. Non-reliance and evaluation-only posture

You acknowledge that the Site and Materials are provided for evaluation and discussion purposes only.

You agree you will not rely on the Site or Materials as the sole basis for any decision, and you will independently assess suitability, security, compliance, and legal/regulatory obligations.

Nothing on the Site is a compliance certification, and nothing constitutes legal, medical, or professional advice.

Any forward-looking statements are illustrative only and are not guarantees of future performance. Nothing on the Site represents a representation of system behavior in any customer environment unless expressly incorporated into a written agreement.

5. License to use the Site and Materials

We grant you a limited, non-exclusive, non-transferable, revocable license to access the Site and view/download publicly available Materials solely for internal evaluation, procurement review, and due diligence.

You may share unmodified copies internally (e.g., with security, audit, procurement, and legal teams) solely for evaluating our offerings, provided you keep all notices intact.

6. Prohibited uses (hard guardrails)

You may not:

- Attempt to bypass or defeat security controls or access non-public areas.
- Use automated scraping that imposes undue load or copies substantial portions of the Site.
- Remove, obscure, or alter legal notices on Materials.
- Use our trademarks without permission.
- Use the Site or Materials to develop or train competing products using Non-Public Materials.
- Misrepresent any Material as compliance certification or legal advice.
- Publish Non-Public Materials or claim sets provided under NDA.
- Interfere with the availability, integrity, or performance of the Site.

7. Non-Public Materials and NDA gate

Certain materials are intentionally not publicly available, including detailed claim sets, unpublished filings, evidence packs, code, acceptance tests, and security documentation. We may provide these to qualified parties under an NDA and other eligibility checks.

If you receive Non-Public Materials, you must treat them as confidential and use them only as permitted by the NDA and applicable agreement.

Unauthorized use or disclosure of Non-Public Materials may cause irreparable harm; we may seek injunctive or equitable relief in addition to any other remedies.

8. Intellectual property; no patent license by publication

The Site and Materials are owned by us or our licensors and are protected by intellectual property laws.

Text of certain public drafts may be distributed under an explicit text license, if stated on the document. Any such license applies only to the text of that document.

NO PATENT LICENSE IS GRANTED BY ACCESSING THE SITE OR BY PUBLICATION OF DRAFTS OR DOCUMENTS. Licensing requires a separate written agreement.

9. Feedback

If you provide suggestions or feedback, you grant us a perpetual, worldwide, royalty-free right to use it without obligation, except that we will not disclose your confidential information in violation of an NDA.

10. Beta/pre-release materials

Some Materials or Services may be labeled alpha, beta, preview, draft, or pre-release. These are provided for evaluation and may change or be discontinued.

11. Security research and responsible disclosure

We prefer private reporting of security issues before public disclosure. Contact: privacy@meridianverity.com.

Do not conduct disruptive testing (e.g., denial-of-service) against the Site without written permission.

12. Third-party links

The Site may link to third-party resources. We do not control and are not responsible for them.

13. Warranty disclaimer

TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE SITE AND MATERIALS ARE PROVIDED “AS IS” AND “AS AVAILABLE”, WITHOUT WARRANTIES OF ANY KIND, WHETHER EXPRESS, IMPLIED, OR STATUTORY.

WE DISCLAIM IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT.

14. Limitation of liability (maximum defense)

TO THE MAXIMUM EXTENT PERMITTED BY LAW:

- WE WILL NOT BE LIABLE FOR INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, OR FOR LOST PROFITS, LOST REVENUE, LOST DATA, OR BUSINESS INTERRUPTION.
- OUR TOTAL LIABILITY ARISING OUT OF OR RELATED TO THE SITE OR MATERIALS WILL NOT EXCEED THE GREATER OF (A) USD \$100 OR (B) AMOUNTS YOU PAID TO US FOR ACCESS TO THE SITE (IF ANY) IN THE 12 MONTHS BEFORE THE EVENT GIVING RISE TO LIABILITY.
- THE LIMITATIONS APPLY EVEN IF A REMEDY FAILS OF ITS ESSENTIAL PURPOSE.

Nothing in these Terms excludes liability that cannot be excluded under applicable law.

15. Indemnification

You will indemnify and hold harmless Meridian Verity Group LLC and its affiliates, officers, directors, employees, and agents from claims arising out of your misuse of the Site or Materials, your violation of these Terms, or your violation of law, except to the extent caused by our willful misconduct.

16. Export controls and sanctions compliance

You will comply with all applicable export control and sanctions laws and regulations. You represent and warrant that you (and any person you permit to access the Site) are not: (a) located in, organized under the laws of, or ordinarily resident in a country or region subject to comprehensive sanctions that would prohibit access; or (b) listed on, or owned or controlled by a party listed on, any applicable restricted or denied party list.

- You will not export, re-export, transfer, or release any Materials, Evaluation Materials, or technical data in violation of such laws.
- You will not use the Site or Materials for prohibited end uses (including activities related to nuclear, missile, or chemical/biological weapons).
- We may suspend or terminate access if required to comply with export control or sanctions requirements.

17. Suspension and termination

We may suspend or terminate your access to the Site at any time if we reasonably believe you violated these Terms or pose a security risk.

18. Government entities (procurement-friendly module)

If you are a government entity or are accessing the Site on behalf of a government entity (“Government Entity”):

- These Terms do not waive any sovereign immunity that cannot be waived by law; any waiver must be explicit and in writing.
- To the maximum extent permitted by applicable law and procurement rules, the disclaimers and limitations of liability apply.
- If a procurement instrument, statute, or regulation requires different terms, the parties will negotiate a written agreement that controls.
- Arbitration applies only if expressly agreed in a separate written agreement and is subject to any Government Entity restrictions.

19. Governing law and venue (court-first posture)

These Terms are governed by the laws of the State of Wyoming, excluding its conflict-of-laws principles and the CISG.

Except where prohibited by law, any dispute, claim, or controversy arising out of or relating to these Terms or the Services will be brought exclusively in the state courts located in Sheridan County, Wyoming, or, if federal subject-matter jurisdiction exists, the United States District Court for the District of Wyoming. Each party irrevocably submits to the personal jurisdiction and venue of such courts and waives any objection, including forum non conveniens.

Notwithstanding the foregoing, Meridian Verity Group LLC may seek injunctive or equitable relief in any court of competent jurisdiction to prevent or enjoin actual or threatened misuse, unauthorized access, security incident impacts, breach of confidentiality, or infringement/misappropriation of intellectual property.

Arbitration applies only if the parties expressly agree in a separate written agreement that specifically references this Section 19 and the disputes covered.

To the maximum extent permitted by law, each party waives any right to a trial by jury in any action or proceeding arising out of or relating to these Terms.

To the maximum extent permitted by law, any claim must be filed within one (1) year after the events giving rise to the claim; otherwise, the claim is permanently barred.

20. Miscellaneous

- Severability: if any provision is unenforceable, the remaining provisions remain in effect.
- No waiver: failure to enforce a provision is not a waiver.
- Assignment: you may not assign these Terms without our prior written consent; we may assign in connection with a merger, acquisition, or sale of assets.
- Force majeure: neither party is liable for events beyond reasonable control.
- Headings are for convenience only and do not affect interpretation.
- Electronic communications: you consent to receive notices electronically.
- Changes: we may update these Terms by posting a revised version on the Site. The "Last updated" date indicates when the Terms were last revised. Continued use after the effective date constitutes acceptance.
- Entire agreement: these Terms are the entire agreement regarding the Site and supersede prior or contemporaneous communications about the Site.
- No third-party beneficiaries: these Terms do not confer any rights or remedies on any third party.

- Independent contractors: the parties are independent contractors; nothing creates an agency, partnership, or joint venture.

21. Contact

Legal/privacy routing: privacy@meridianverity.com

Address: 30 N Gould St STE N, Sheridan, WY 82801

Change log

- v1.0.3 - Header cleanup; standardized entity typography; added Miscellaneous backstops (entire agreement; no third-party beneficiaries; independent contractors).
- v1.0.2 - Pinned MVG legal entity/address; expanded export controls/sanctions; added update mechanism; added jury waiver + 1-year claim limit.
- v1.0.1 - Contact routing standardized to privacy@meridianverity.com.