

Terms of Service

Effective Date: June 6, 2026 | Last Updated: June 6, 2026

These Terms of Service ("Terms") constitute a legally binding agreement between **GCD Investment Group** ("GCD," "we," "us," or "our") — operating from Al Rayfah St, Al Reem Island, RT3, Abu Dhabi, United Arab Emirates — and you or the entity you represent ("you" or "User").

By accessing or using GCD's website at **globalclouddata.org** (and any subdomains), submitting an enquiry, engaging in investor relations communications, or otherwise interacting with GCD's services, you agree to be bound by these Terms and our Privacy Policy.

GCD Investment Group is the parent organisation of LSE Group Corporation (Wyoming) and operates across investment, datacenter infrastructure, and technology services divisions. Separate terms and conditions govern LSE Group's SaaS products (including Lumanet), available at lumanet.info.

1. Eligibility

You must be at least 18 years of age and have the legal capacity to enter into binding agreements under the laws of your jurisdiction. If you are acting on behalf of a legal entity, you represent and warrant that you have authority to bind that entity to these Terms.

2. Scope of Services

These Terms govern your access to and use of the following GCD services:

A. Website and Informational Content

Access to globalclouddata.org, including published content, corporate information, blog posts, and publicly available documentation. Website content is provided for informational purposes only and does not constitute investment advice, a solicitation, or an offer to buy or sell any financial instrument.

B. Investment Enquiries and Investor Relations

Submission of investment enquiries, participation in investor relations communications, and engagement with GCD representatives regarding investment opportunities. All investment-related communications are subject to applicable securities laws and regulations in your jurisdiction. Nothing on this website or in any communication from GCD constitutes a public offering of securities unless

accompanied by a formal prospectus or offering memorandum prepared in accordance with applicable law.

C. Email Communications

GCD operates an in-house email infrastructure under the domains globalclouddata.org and associated group domains. By communicating with GCD by email, you acknowledge that such communications are transmitted over standard internet protocols and subject to GCD's technical security controls as described in these Terms and our Privacy Policy. GCD operates a strict anti-spam and anti-abuse policy on all inbound and outbound mail flows.

D. Datacenter and Infrastructure Services

GCD operates dedicated server infrastructure within Equinix datacenters across Atlanta (USA), Milan (EU), Singapore, and Abu Dhabi (UAE). Where GCD provides infrastructure or connectivity services to affiliated entities or authorised third parties, such services are governed by separate infrastructure service agreements executed between the parties. These Terms govern general website access and enquiry conduct only; they do not constitute an infrastructure services contract.

3. Acceptable Use

You agree to use GCD's website, services, and communications channels only for lawful purposes and in a manner consistent with these Terms. You agree not to:

- Use the website or any GCD communication channel for unlawful, fraudulent, or deceptive purposes
- Submit false, misleading, or fraudulent information in any enquiry or investor relations communication
- Attempt to gain unauthorised access to GCD's systems, infrastructure, or email servers
- Probe, scan, or test the vulnerability of GCD's infrastructure without prior written authorisation
- Transmit unsolicited commercial communications (spam) to or through GCD's email infrastructure
- Use automated scripts, bots, or scrapers on the website without express written permission from GCD
- Circumvent, disable, or interfere with any security feature of the website or GCD's infrastructure
- Engage in any conduct that could damage GCD's reputation, infrastructure, or business relationships
- Violate any applicable local, national, or international law or regulation

GCD reserves the right to block, filter, or reject any connection or communication that violates this Acceptable Use Policy, including at the SMTP level via Postscreen, DNSBL scoring, and protocol enforcement controls. Violations may be reported to relevant authorities and affected network operators.

4. Investment Disclaimer

The information published on globalclouddata.org, including any statements regarding GCD's operations, subsidiaries, performance, or growth plans, is provided for general informational purposes only. Nothing on this website constitutes:

- Investment advice or a recommendation to invest
- A solicitation or offer to buy or sell any security or financial instrument
- A guarantee of future performance or returns
- A representation that information is complete, accurate, or current

Investment in private companies involves significant risk, including the possible loss of the entire amount invested. Prospective investors should conduct their own due diligence and consult qualified legal, financial, and tax advisors before making any investment decision. GCD makes no representation that any investment opportunity described or discussed is available or suitable for any particular investor.

5. Intellectual Property

All content on globalclouddata.org, including text, graphics, logos, trade names, and software, is the property of GCD Investment Group or its licensors and is protected by applicable intellectual property laws. You may not reproduce, distribute, modify, or create derivative works from any content without GCD's prior written consent.

The GCD name, logo, and associated marks are proprietary to GCD Investment Group. Lumanet, LSE Group, and associated marks are proprietary to LSE Group Corporation. Unauthorised use of any mark is strictly prohibited.

6. Email Infrastructure and Anti-Spam Policy

GCD operates a fully RFC-compliant email infrastructure under the domains globalclouddata.org, lumanet.info, and associated group domains. The following technical controls are enforced on all mail flows:

- SPF, DKIM, and DMARC authentication enforced on all outbound messages
- Postscreen pre-filtering and multi-DNSBL weighted scoring on all inbound connections
- TLS encryption mandatory for all inbound and outbound SMTP transport
- RFC-compliant protocol enforcement including greeting delay and anti-pipelining controls

GCD's email infrastructure is operated exclusively for legitimate business communications. Outbound email from GCD domains is strictly limited to direct business correspondence and opt-in communications from individuals who have explicitly registered to receive updates from GCD group companies. GCD does not send unsolicited commercial email.

Postmaster contact for email infrastructure enquiries: postmaster@globalclouddata.org

7. Disclaimer of Warranties

THE WEBSITE AND ALL CONTENT AND SERVICES ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT. GCD DOES NOT WARRANT THAT THE WEBSITE WILL BE UNINTERRUPTED, ERROR-FREE, SECURE, OR FREE FROM VIRUSES OR OTHER HARMFUL COMPONENTS.

8. Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, GCD INVESTMENT GROUP, ITS OFFICERS, DIRECTORS, EMPLOYEES, AFFILIATES, AND AGENTS SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES ARISING OUT OF OR RELATING TO YOUR USE OF, OR INABILITY TO USE, THE WEBSITE OR ANY GCD SERVICE, EVEN IF GCD HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

In jurisdictions that do not permit the exclusion or limitation of certain damages, GCD's liability is limited to the fullest extent permitted by law.

9. Indemnification

You agree to defend, indemnify, and hold harmless GCD Investment Group and its officers, directors, employees, subsidiaries, and agents from and against any claims, damages, losses, liabilities, costs, and expenses (including reasonable legal fees) arising from or relating to:

- Your use of the website or any GCD service
- Your violation of these Terms
- Your violation of any applicable law or regulation
- Any misrepresentation made by you in connection with an investment enquiry
- Your violation of any third-party rights

10. Third-Party Links

The GCD website may contain links to third-party websites. These links are provided for convenience only. GCD has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third-party website. Your use of third-party websites is at your own risk and subject to the terms and conditions of those websites.

11. Force Majeure

GCD shall not be liable for any failure or delay in performance resulting from causes beyond its reasonable control, including but not limited to acts of God, natural disasters, war, civil unrest, pandemics, internet outages, cyberattacks, actions by governmental authorities, or failures of third-party infrastructure providers.

12. Export Controls and Sanctions Compliance

GCD is a global organisation and complies with applicable export control laws and economic sanctions regulations, including those administered by the U.S. Office of Foreign Assets Control (OFAC), the U.S. Department of Commerce Bureau of Industry and Security (BIS), the UAE Ministry of Economy, the European Union, and other applicable regulatory bodies.

You represent and warrant that you are not located in, and will not use GCD's services from, any country or territory subject to comprehensive applicable sanctions, and that you are not listed on any applicable government denied-parties or sanctions list. GCD reserves the right to immediately suspend access without notice if it determines or reasonably suspects a sanctions compliance violation.

13. Changes to These Terms

GCD may update these Terms from time to time. The revised Terms will be posted at globalclouddata.org/terms-of-services with an updated "Last Updated" date. Where changes are material, GCD will provide at least 30 days' notice by email where a contact address is held. Continued use of the website or services after the effective date of revised Terms constitutes acceptance of those Terms.

14. Governing Law and Dispute Resolution

Governing Law

These Terms are governed by and construed in accordance with the laws of the United Arab Emirates, and where applicable, the regulations and rules of the Abu Dhabi Global Market (ADGM) and the Dubai International Financial Centre (DIFC), without regard to conflict of law principles.

Dispute Resolution

Any dispute, controversy, or claim arising out of or in connection with these Terms, or the breach, termination, or invalidity thereof, shall be subject to the exclusive jurisdiction of the courts of Abu Dhabi, UAE, or as elected by GCD, the ADGM Courts or DIFC Courts. GCD encourages parties to

seek informal resolution by contacting legal@globalclouddata.org before initiating formal proceedings.

Applicable Consumer and Data Protection Rights

Nothing in this governing law clause limits:

- EU/EEA customers' rights under the GDPR, including the right to lodge a complaint with a supervisory authority
- UK customers' rights under the UK GDPR and Data Protection Act 2018
- UAE customers' rights under Federal Decree-Law No. 45 of 2021 (PDPL)
- Singapore customers' rights under the Personal Data Protection Act 2012
- US customers' rights under applicable federal and state consumer protection law
- Any other consumer or data protection rights held under your local law

15. Contact

GCD Investment Group

Al Rayfah St, Al Reem Island, RT3
Abu Dhabi, United Arab Emirates

Legal & Terms: legal@globalclouddata.org

Privacy & Data Rights: privacy@globalclouddata.org

Security & Infrastructure: security@globalclouddata.org

Postmaster: postmaster@globalclouddata.org

Website: globalclouddata.org