

INTAPP PRODUCT TERMS

Intapp Specific Offerings

February 22, 2024

Intapp DealCloud: data (DC-02008)

The following terms and conditions apply to the above products.

Capitalized words used in these Intapp Data terms (“**Terms**”) and not otherwise defined herein will have the meaning ascribed to them (or such analogous term thereunder) in the governing document(s) for the use of Software Products (as defined below), including any applicable orders subject to such governing documents (collectively, the “**Governing Agreement**”) between Integration Appliance, Inc. and/or any of its current or future affiliates, including, without limitation, Intapp US, Inc., DealCloud, Inc., and Repstor, Ltd. (each, an “**Intapp Party**” and collectively “**Intapp Parties**”), and the customer entity that is a party to such Governing Agreement (“**you**” or “**Customer**”).

These Terms apply to your use of business and personal contact information (“**Business Content**”), firmographic, industry, and other data offered to Customer by Intapp Parties through such Intapp Parties’ cloud service products (the foregoing, collectively, “**Intapp Data**”). These Terms shall survive expiration or termination of the Governing Agreement.

Notwithstanding anything to the contrary and in addition to the terms of the Governing Agreement:

Customer shall comply with applicable law in the use, and maintenance of any personal data or information contained in Business Content, including, without limitation, establishing a lawful basis for the processing of the personal data of any person whose identity is included in the Business Content (a “**Business Content Data Subject**”). If a Business Content Data Subject requests or requires deletion of such data, Customer assumes the responsibility for deleting the data pertaining to the Business Content Data Subject. Each party will (i) promptly notify the other if it receives a request from a Business Content Data Subject under any applicable data protection law in respect of Business Content. Customer will reasonably cooperate with an Intapp Party and take such reasonable commercial steps as are appropriate in the circumstances to investigate, mitigate, and remediate any request from a Business Content Data Subject. Upon expiration or termination of the applicable Governing Agreement, Customer shall permanently delete all Business Content and provide written confirmation of the same to an Intapp Party upon request. In addition, upon the written request of an Intapp Party (email is sufficient), Customer shall return or destroy (at the Intapp Party’s direction) any or all (as determined by an Intapp Party) Business Content. Deletion or other inability to use Business Content shall not entitle the Customer to any refund, credit, or other remedy from or against an Intapp Party under the Governing Agreement or otherwise. No limitations of liability under the Governing Agreement shall apply to any breach(es) of the terms of this paragraph by Customer.

To the maximum extent permitted by applicable law, Intapp Parties, and their suppliers and licensors, offer no warranties, express or implied with respect to Intapp Data, including, without limitation as to accuracy or availability, as well as any implied warranties and conditions of merchantability, infringement, quality, fitness for a particular purpose, and any warranties and conditions arising out of course of dealing or custom or usage of the trade. Customer further acknowledges no warranties, representations, or other promises are made as to Intapp Data or any information or content provided, including, without limitation, that the same will be error-free, consistent, up-to-date, accurate, complete, and/or available. Customer’s use of Intapp Data is at its own sole risk and Customer is solely responsible for the use of, and evaluation of, Intapp Data, including accuracy and appropriateness of its use case.