
Dispatch for Intapp DealCloud (DC-01643)

The following terms and conditions apply to the above products.

BEE

Notwithstanding anything to the contrary in the order or any other applicable governing document:

1. Intapp may utilize BEE Content Design, Inc. (which includes its successors and assigns or any replacement Intapp as listed at <https://www.intapp.com/sub-processors>, “Bee”) and its network of personnel to provide software for editing and designing emails and landing pages, including the provision of content (including templates and other materials) and services in relation thereto (collectively, the “**Separate Offering(s)**”) as a part of or in relation to Intapp’s “Dispatch” product and services (which may be rebranded from time to time);
2. In the provision of the Separate Offering(s), the applicable third party or its contractors may, process, store, or collect (including as a data controller and/or data processor under applicable laws) IP addresses, images, data, information, and other content that Customer and/or users upload, generate, or input into Dispatch for editing or use, including with the Separate Offerings, and Customer agrees they may do so from the location identified on the sub-processor link under (i) above. Customer acknowledges and agrees that no background checks are performed on any personnel performing work on behalf of Bee and as such, Intapp’s background check obligations under the Order or its governing agreement, if applicable, shall not apply to data or services relating to the Separate Offerings;
3. Premium Support terms including service level agreements, termination rights, and service credits, if applicable, will not apply to Dispatch; and
4. Intapp’s indemnification obligations, if any, (including to defend and/or to take any mitigating or remedial actions) do not apply to, nor will Intapp have any liability arising from or relating to, claims or actions based on the Separate Offerings (or any part thereof) infringing or violating any patents other than those registered under the laws of the United States, Canada, the United Kingdom, or any country in the European Union.
5. Intapp will post a notice of the appointment of any new subprocessor, including details of the processing to be undertaken by the subprocessor, on its website. Provided that Customer subscribes to notifications from Intapp by providing notice of such subscription to dpa@intapp.com, Customer will receive notice of such posting (which, notwithstanding anything to the contrary in the Order or any other agreement, may be delivered to Customer by email). If, within 10 business days of receiving the notice, Customer notifies Intapp in writing of any reasonable objections to the proposed appointment with respect to the Separate Offerings, Intapp will not appoint that proposed subprocessor until reasonable steps have been taken to address the objections raised by Customer and Customer has been provided with a reasonable written explanation of the steps taken.