

INTAPP PRODUCT TERMS

Intapp Specific Offerings

October 1, 2024

Intapp Terms with Assist (TB-02040)	Intapp Assist for Terms (TB 2041)
Intapp DealCloud with Assist (DC-02009)	Intapp DealCloud with Assist: legal (DC-02016)
Intapp Assist for DealCloud (DC-02022)	Intapp DealCloud with Assist: legal core (DC-02021)
Intapp DealCloud with Assist: accounting and consulting (DC-02013)	Intapp Compliance with Assist (BU-02063)

The following terms and conditions apply to the above products.

Capitalized words used in these 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 the Cloud Services (or if such term is not defined in the Governing Agreement, then “**Cloud Services**” shall mean hosted software applications provided as a service by an Intapp Party for use by Customer), 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 Intapp US, Inc., DealCloud, Inc., and Repstor Limited (each, an “**Intapp Party**” and collectively “**Intapp Parties**”). References in these Terms to “includes,” and “including,” are deemed to be followed by the words “without limitation.” These Terms will survive the termination or expiration of the Governing Agreement.

Notwithstanding anything in the Governing Agreement to the contrary:

Customer acknowledges a component of the Cloud Services to which it has subscribed includes the use of machine and/or artificial intelligence applications and algorithms used to provide services (collectively, the foregoing, “**AI Services**”), and the quality of the results and outputs thereof (collectively “**Outputs**”) is reliant on the quality and use of Customer Data, which Customer agrees may be used for the purposes of provisioning the Cloud Services to Customer, including creating and providing Outputs. Intapp will treat Outputs (to the extent stored in the Cloud Services or represented in outputs of the Cloud Services and hosted therein, such as in a report) as Customer Data (to the extent consistent with the definition of the same) where such outputs are derived from Customer Data inputs, and except to the extent such Outputs or originating inputs consist of, are derived from, and/or are based on an Intapp Party’s (or its licensor’s) intellectual property or property rights. Notwithstanding the foregoing, Customer acknowledges that due to the nature of the services and artificial intelligence in general, Outputs may not be unique and other users (including other customers of Intapp Parties) may receive, generate, or request similar content or information from use of the AI Services which will not be considered Customer Data.

To the maximum extent permitted by applicable law, and except as explicitly set forth in the Governing Agreement, Intapp Parties (and their suppliers and licensors) offer no warranties, express or implied, with respect to Outputs or the AI Services, including any implied warranties and conditions of merchantability, infringement, quality, fitness for a particular purpose, or any warranties and conditions arising out of course of dealing or custom or usage of the trade. Customer acknowledges: (a) the AI Services use, and Outputs are generated by using, artificial intelligence and/or machine learnings (including language models); (b) no warranties, representations, or other promises are made that the AI Services or any information or content provided (including Outputs) are or will be error-free, consistent, up-to-date, accurate, available, complete, or free from bias; and (c) Customer’s use of the AI Services or any information or content provided (including Outputs) is at its own sole risk and otherwise Customer is solely responsible for the use of, and evaluation of, the AI Services and Outputs, including accuracy and appropriateness of Customer’s use case(s).

Customer acknowledges Intapp Parties will not in any way be liable to Customer (or any other party) for, or have any obligations with respect to (nor will Customer have any rights to terminate any agreements with any Intapp Parties as a result of): inaccuracies, errors, omissions, delays, availability, damages, claims, liabilities, expenses, costs, or losses, regardless of cause, arising from or relating to: (i) Outputs that consist of, are based on, or derived from, Customer Data; and/or (ii) Customer’s (or any other party’s) use or interpretation of, or reliance on, the Outputs.