

# INTAPP PRODUCT TERMS

## Intapp Specific Offerings

February 22, 2024

---

### Microsoft Intune enablement for Intapp Mobile (DC-02020)

---

The following terms and conditions apply to the above products and/or functionality.

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 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 Intapp US, Inc., DealCloud, Inc., and Repstor, Limited (each, an “**Intapp Party**” and collectively “**Intapp Parties**”), and Customer.

“**Microsoft Parties**” means, collectively, the following entities: Microsoft Corporation and/or its affiliates and other entities who provide services or products in relation to Microsoft Intune, including any successor entities.

“**Microsoft Intune**” means applications and/or software (including code provided through software development kits) including updates to the same, provided as part of (or relating to) the Microsoft Intune product (as may be rebranded from time to time).

“**Client Activities**” means: (i) Customer’s use of software, services, technology, infrastructure, networks, APIs, data, and/or information provided by any Microsoft Party, and/or (ii) use of Customer’s Intune Instance.

References in these Terms to “includes,” and “including,” are deemed to be followed by the words “without limitation.” Use of These Terms will survive any termination or expiration of the Governing Agreement.

These Terms apply to certain additional functionality relating to Microsoft Intune (“**Additional Functionality**”) included by the applicable Intapp Party in such Intapp Party’s software and/or cloud services (collectively, “**Software Products**”), which Additional Functionality may include, in whole or in part, software, code, services, and/or other functionality relating to the use of Microsoft Intune. Notwithstanding anything to the contrary and in addition to the terms of the Governing Agreement:

CUSTOMER ACKNOWLEDGES THE ADDITIONAL FUNCTIONALITY IS PROVIDED “AS IS” AND “AS AVAILABLE” WITHOUT ANY WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED AND INCLUDING ANY WARRANTIES OR OTHER COMMITMENTS THAT THE ADDITIONAL FUNCTIONALITY WILL OPERATE ERROR-FREE OR FREE OF COMPUTER VIRUSES OR SIMILAR CONTAMINATION OR DESTRUCTIVE FEATURES. EXCEPT FOR AN INTAPP PARTIES WILLFUL MISCONDUCT, FRAUD, OR GROSS NEGLIGENCE, CUSTOMER ACKNOWLEDGES THE INTAPP PARTIES WILL NOT IN ANY WAY BE LIABLE TO CUSTOMER (OR ANY OTHER PARTY) FOR, OR HAVE ANY OBLIGATIONS WITH RESPECT TO, ANY CLIENT ACTIVITY OR THE ADDITIONAL FUNCTIONALITY, INCLUDING ANY FAILURES, INACCURACIES, ERRORS, OMISSIONS, DELAYS, AVAILABILITY, DAMAGES, CLAIMS, LIABILITIES, LOSSES OF DATA, EXPENSES, COSTS OR LOSSES, INCLUDING ANY OF THE FOREGOING RELATED TO ACTIONS OF MICROSOFT OR ITS PRODUCTS OR SERVICES OR CUSTOMER’S SECURITY PROTECTIONS, POLICIES AND PROCEDURES, NOR WILL CUSTOMER HAVE ANY RIGHTS TO TERMINATE ANY AGREEMENTS WITH ANY INTAPP PARTIES AS A RESULT THEREOF OR AS A RESULT OF ANY CLIENT ACTIVITIES.

Except as a result of an Intapp party’s gross negligence, willful misconduct, or fraud, Customer shall indemnify, defend, and hold harmless the Intapp Parties from and against any damages, losses, liabilities, settlements and expenses (including costs and attorneys’ fees) arising from or in connection with any claim, action, lawsuit, request or requirement of indemnification or defense, or demand against by such Intapp Party any Microsoft Party (each a “**Microsoft Claim**”) in any way relating to Client Activities or use of the Additional Functionality. Customer will not enter any settlement or compromise that admits or requires liability on any Intapp Party’s behalf without such Intapp party’s prior written consent. Notwithstanding anything in the Governing Agreement to the contrary, Customer’s indemnification obligations hereunder are not subject to any limitations of liability set forth in the Governing Agreement.

An Intapp Party may terminate access to the Additional Functionality at any time upon 30 days’ notice to Customer without cause, or immediately upon notice to the Customer if any third party (including, but not limited to, Microsoft Parties, or your network connectivity provider) restricts, prevents or ceases to authorize the installation or use of the Additional Functionality on supported devices or over Customer’s network. Upon any termination or expiration, Customer shall no longer be permitted to use the Additional Functionality. Termination of these Terms shall not entitle the Customer to any refund, credit, or other compensation or remedy from an Intapp Party. Any service level agreement in effect between the Customer and an Intapp Party shall not apply to the Additional Functionality.