

Additional Terms for Nuance Software Resold by Avaya

“Nuance Software” as used herein constitutes “Software” under the Avaya Global Software License Terms located at <http://support.avaya.com/LicenseInfo> (or a successor site as designated by Avaya) and is subject to the Avaya Global Software License Terms and these Additional Terms for Nuance Products Resold by Avaya:

“Avaya Product” when used herein means an Avaya product integrated with the Nuance Software.

1. **LICENSE GRANT.** Avaya grants to End User a non-exclusive, non-transferable right and license to internally use the Nuance Software solely with a single Avaya Product and solely in the quantity for which licenses are purchased. End User shall not remove the NUANCE Software from the Avaya Product and shall not use the NUANCE Software in any way except as a component of the Avaya Product.
2. **OWNERSHIP OF NUANCE SOFTWARE.** End User acknowledges that Avaya and/or its licensors and suppliers retain all right, title and interest in and to the original, and any copies, of the Avaya Product, the Nuance Software, and any software incorporated therein. Without limiting the generality of the foregoing, End User agrees not to: (i) modify, port, translate, or create derivative works of the Avaya Product or the Nuance Software; (ii) decompile, disassemble, reverse engineer or attempt to reconstruct, identify or discover any source code, underlying user interface techniques or algorithms of the Avaya Product or Nuance Software by any means whatsoever, or disclose any of the foregoing; or (iii) knowingly take any action that would cause any Avaya Product or Nuance Software to be placed in the public domain.
3. **ACKNOWLEDGEMENT OF PROPRIETARY MATERIALS; LIMITATIONS ON USE.** End User acknowledges that the Avaya Product and Nuance Software and associated documentation are protected by the intellectual property laws of the U.S. and other countries, and that they embody valuable confidential and trade secret information of Avaya and/or its suppliers and licensors. End User agrees to hold them in confidence and agrees not to use, copy or disclose, nor permit any of its personnel to use, copy or disclose, the same for any unauthorized purpose.
4. **LIMITATION OF LIABILITY.** AVAYA AND ITS LICENSORS' LIABILITY TO END USER FOR ANY CLAIM ARISING HEREUNDER OR OTHERWISE ARISING FROM THE TRANSACTIONS CONTEMPLATED HEREIN, REGARDLESS OF THE FORM OF ACTION, WILL NOT EXCEED THE LESSER OF (a) THE AGGREGATE FEES ACTUALLY PAID BY END USER DURING THE ONE YEAR PERIOD PRECEDING SUCH CLAIM, OR (2) THE ACTUAL DAMAGES SUSTAINED BY END USER.
5. **CONSEQUENTIAL DAMAGE.** IN NO EVENT SHALL AVAYA OR ITS LICENSORS OR SUPPLIERS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOSS OF REVENUES AND LOSS OF PROFITS, EVEN IF AVAYA OR ITS LICENSORS OR SUPPLIERS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.