

YOUTUBE INTEGRATION SCHEDULE

As of the Effective Date of the Incorporating Document (as defined below), this YouTube Integration Schedule (this "YouTube Integration Schedule") is made part of the Hyland Master Agreement, Order Form or any other agreement or document entered into between Customer and Hyland, which incorporates this YouTube Integration Schedule by reference (the "Incorporating Document"). As used herein, the "Agreement" means the Incorporating Document, inclusive of this YouTube Integration Schedule.

All capitalized terms used in this YouTube Integration Schedule shall have the meaning ascribed them in this YouTube Integration Schedule or, if not defined in this YouTube Integration Schedule, the General Terms Schedule. If any capitalized terms used herein are not defined in this YouTube Integration Schedule or the General Terms Schedule, they shall have the meaning ascribed to them elsewhere in this Agreement. In the event the same defined term is defined in two (2) or more Schedules, the term shall be given the meaning defined in each Schedule with respect to that Schedule, and, if the term is also used within this Schedule, this Schedule shall be interpreted to include all definitions, as the context requires.

WHEREAS, Customer desires to purchase (or has purchased) a license to the Software's Integration for YouTube for Meeting Video (the "YouTube Integration");

WHEREAS, Customer acknowledges that the YouTube Integration requires Customer to interact with YouTube, and YouTube LLC imposes certain obligations on Hyland with respect to its customers that license the YouTube Integration:

NOW, THEREFORE, Customer and Hyland agree as follows:

1. YOUTUBE REQUIREMENTS. Customer agrees that it when it accesses YouTube through the YouTube Integration, it will:

- (a) comply with the YouTube Terms of Service, currently located at <https://www.youtube.com/t/terms>;
- (b) (i) comply with all applicable laws, rules, and regulations, and (ii) not access or use the YouTube in a manner that violates such laws, rules, and regulations, or in a manner that is deceptive, unethical, false, or misleading; and
- (c) not infringe or violate third-party rights, including intellectual property rights and other proprietary right, confidentiality, privacy right, or right of publicity;

Customer acknowledges that YouTube LLC may at any time alter the YouTube services, and/or cease to provide Hyland access to its YouTube API services, which would affect Hyland's ability to support or further develop the YouTube Integration.

Customer agrees to indemnify, defend, and hold Hyland harmless against any claims, costs, losses, damages, liabilities, judgments fees and expenses arising out of Customer's use of YouTube.

2. TERM; TERMINATION. The initial term of this YouTube Integration Schedule shall be the Term Length identified in the Incorporating Document and such term will continue in effect until the earlier of the termination of (a) the Customer's license of the YouTube Integration or (b) the Agreement.

3. CONTROLLING LANGUAGE. Hyland may make other versions of this YouTube Integration Schedule available in other languages at this online location. This English language version of this YouTube Integration Schedule controls over any version of the YouTube Integration Schedule made available at this online location in another language if the Incorporating Document is in English. If the Incorporating Document is in a language other than English (such language, the "Other Language"), but this YouTube Integration Schedule is not made available at this online location in the Other Language, this English language version controls over any other version of the YouTube

Integration Schedule that may be made available at this online location in another language.

The most current version of this page shall be such in effect as of 12:00am EST (Eastern Standard Time) of the date stamped on such online version.

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