



D-Link Case Study Bounty Program

D-Link would like to publish more case studies to promote our brand as well as help promote our partners. In order to achieve these goals, D-Link is instituting a bounty program (the “Program”). All VIP+ Partners (“Partners”) are eligible to participate and no purchase is necessary. Simply submit your completed project using D-Link product for consideration. A committee of D-Link employees will choose projects to publish case studies based on criteria including but not limited to: the Partner’s description and/or demonstration of true need, budget constraints against technology plans, limited or ineffective physical security camera systems, existing or planned network infrastructure to support IP-based surveillance, current challenges regarding security, installation and usage commitments or other criteria as decided exclusively by D-Link.

A Partner may submit no more than ten (10) D-Link projects to be considered for a case study, unless specifically authorized in writing by D-Link. All decisions are at the complete discretion of D-Link and are final. This Program is subject to termination at any time by D-Link at its own discretion.

Applicant must be a VIP+ Partner. All federal, state, and local laws and regulations apply. Void where prohibited or restricted by law. All federal, state, and local taxes are the sole responsibility of the Partner.

For each D-Link project submitted, the Partner will be awarded 5,000 D-Link Rewards points (\$100 value). For each submission that becomes a case study, the Partner will be awarded 25,000 D-Link Rewards points (\$500 value). A 1099 form will be filed, when applicable, with the IRS in accordance with IRS regulations. D-Link reserves the right to reject any submitted project that in D-Link’s sole opinion is deemed to be fraudulent or submitted simply to manipulate or game the Program.

Partner will secure and provide all necessary releases from the project partners necessary to allow D-Link to publish the case study.

By completing and submitting a registration for the Program, Partner agrees to abide by these terms. All submissions and subsequent case studies become the property of D-Link and will not be returned. Each Partner consents to the use of their name (with the exception of the Partner’s contact information, including telephone number and email address) in any manner by D-Link and its advertising and promotion agencies without further compensation. D-Link and its affiliates, subsidiaries, divisions, and related companies shall not be responsible for any damages, taxes, or expenses that any Partner might incur as a result of the Program. All Partners accepting Rewards agree that all Rewards are awarded on the condition that D-Link and its officers, directors, agents, representatives, affiliates, and employees will have no liability whatsoever, and agree to indemnify and hold harmless such parties from any injuries, losses, or damages of any kind resulting from acceptance, possession, or use of the Rewards. Each Partner further acknowledges that D-Link is not responsible or liable for any warranty, representation, or guarantee, express or implied, in fact or in law, relative to any Reward, including but not limited to its quality, mechanical condition, or fitness. No Partner may make any substitutions or transfers of any Reward. D-Link reserves the right to substitute cash or a similar Reward of equal or greater value.

D-LINK, ITS SUBSIDIARIES, AGENTS, AFFILIATES, PARENT, EMPLOYEES, OFFICERS AND/OR DIRECTORS SHALL NOT BE LIABLE TO YOU OR ANY THIRD PARTIES FOR ANY DIRECT, INDIRECT, SPECIAL, CONSEQUENTIAL, PUNITIVE DAMAGES, OR ANY DAMAGES WHATSOEVER, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, ALLEGEDLY SUSTAINED OR ARISING OUT OF THE PROGRAM, YOUR USE OF OR RELIANCE ON THE PROGRAM OR ANY OF THE INFORMATION OR MATERIALS PROVIDED, REGARDLESS OF THE TYPE OF CLAIM OR THE NATURE OF THE CAUSE OF ACTION. THESE LIMITATIONS SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY.

Entries will be deemed made by the authorized account holder of the email address submitted at the time of entry. Authorized account holder is deemed to be the natural person who is assigned to an email address by an Internet access provider, service provider, or other online organization that is responsible for assigning email addresses for the domain associated with the submitted email address. Each potential Partner may be requested to provide D-Link with proof that the potential Partner is the authorized account holder of the email address associated with the potentially winning entry. D-Link may cancel or suspend the Program and will have no liability whatsoever if for any reason the Program is not capable of running as planned, including infection, computer virus, bugs, tampering, unauthorized intervention, fraud, technical failures, or any other causes beyond the reasonable control of D-Link. D-Link reserves the right at its sole discretion to disqualify any individual who corrupts or affects the administration, security, fairness, integrity, or proper conduct of the Program or tampers with the entry process, and to cancel, terminate, modify, or suspend the Program. D-Link assumes no responsibility for any error, omission, interruption, deletion, defect, delay in operation or transmission, communications line failure, theft or destruction or unauthorized access to, or alteration of, entries. D-Link is not responsible for any problems or technical malfunction of any telephone network or lines, computer online systems, servers, or providers, computer equipment, software, failure of any email or entry to be received by D-Link on account of technical problems or traffic congestion on the Internet or at any website, or any combination thereof, including any injury or damage to registrants’ or any other person’s computer related to or resulting from participation or downloading any materials in the Program.

CAUTION: ANY ATTEMPT BY A REGISTRANT TO DELIBERATELY DAMAGE ANY WEBSITE OR UNDERMINE THE LEGITIMATE OPERATION OF THE PROGRAM IS A VIOLATION OF CRIMINAL AND CIVIL LAWS, AND SHOULD SUCH AN ATTEMPT BE MADE, D-LINK RESERVES THE RIGHT TO SEEK DAMAGES FROM ANY SUCH REGISTRANT TO THE FULLEST EXTENT PERMITTED BY LAW.