

CASE STUDY RELEASE

Campaign Name: **Premier Partner Awards**

Company Name: _____ (“Company” or “You”)

Please print the full name of the legal entity

Thank you for agreeing to allow Google Inc. and its affiliates (collectively, “**Google**”) to feature Company in the marketing campaign listed above.

This release (“**Case Study Release**”) between Google Inc., whose principal place of business is 1600 Amphitheatre Parkway, Mountain View, CA 94043 and the other party identified above as Company governs Your participation in the Case Study.

1. Company grants to Google Inc. and its affiliates (collectively “**Google**”) the worldwide irrevocable right and permission (a) to include Company as part of the Case Study and (b) to, and to permit others to, use, distribute and display the Case Study, in whole or in part, individually or in conjunction with other information, and with any printed, electronic, or other material, in all media now known or hereafter devised.
2. Company further grants Google permission to use Company logo and non-confidential information, quotations, names, images, and comments and other related references provided to Google from Company, in connection with the Case Study.
3. Company has full power and authority to authorize this release, including all rights relating to any materials that Company provides under this release.
4. You acknowledge that Company will not be paid for use of Company name, logo or materials and relinquish any past, present, or future claims for use of the Case Study, Company name, logo or materials, as permitted by this release and Google is not obliged to include Company as part of the Case Study.
5. Google will own all copyrights to the Case Study and grants Company a license to use and distribute the Case Study, as is, for Company’s own advertising and marketing efforts.
6. Neither party excludes its liability for fraud or fraudulent misrepresentation. Subject to the foregoing, and save as expressly set out in this Case Study Release, no conditions, warranties or other terms, whether implied or otherwise (including without limitation any implied terms as to satisfactory quality, fitness for purpose or conformance with description) apply to this Case Study Release.
7. This release and all disputes and claims arising out of or in connection with it shall be governed by the laws of the United States of America and the courts of the United States of America shall have exclusive jurisdiction. Company may not assign its rights or delegate Company’s obligations under this release, by law or otherwise, without the prior written consent of Google. Any other attempt to transfer or assign is void. Failure to enforce any provision will not constitute a waiver. If any provision is found unenforceable, it and any related provisions will be interpreted to best accomplish the unenforceable provision’s essential purpose. The parties are independent contractors, and this release does not create an agency, partnership or joint venture. This release is the parties’ entire agreement relating to its subject and supersedes any prior or contemporaneous agreements on that subject.

Signature of signatory

Date of signature

Print name of signatory

Email address of signatory

Job title of signatory