

EASY CISCO WIRELESS CONTEST OFFICIAL RULES

PLEASE READ THE FOLLOWING OFFICIAL RULES BEFORE PARTICIPATING IN THE CONTEST. THIS IS A LEGALLY BINDING AGREEMENT BETWEEN YOU, AN ORGANIZATION THAT IS A CISCO REGISTERED CHANNEL PARTNER OR A CISCO AUTHORIZED DISTRIBUTOR (hereinafter called the "Participant") AND CISCO¹ (hereinafter called "Cisco") ESTABLISHING THE OFFICIAL RULES UNDER WHICH THE PARTICIPANT IS ELIGIBLE TO PARTICIPATE IN THE EASY CISCO WIRELESS CONTEST (hereinafter called the "Contest"). NO PURCHASE NECESSARY TO ENTER OR WIN. A PURCHASE WILL NOT INCREASE YOUR CHANCES OF WINNING. PARTICIPATION IN THE CONTEST IN ANY MANNER, INCLUDING USE OF THIS WEBSITE IMPLIES THAT YOU ACCEPT THESE TERMS AND CONDITIONS (hereinafter called the "Official Rules").

It is your responsibility to read and understand the information provided on these pages before participating in the Contest. These pages are frequently updated. Further, it is your responsibility to check these pages regularly to determine whether the provisions have been modified. If you do not agree to any such modification, you must immediately cease participation in, and withdraw any entries from, this Contest by emailing your account manager. By continuing to participate in the Contest after such modification, you are hereby deemed to have agreed to such modification.

1. The Contest Description

- (a) The Contest will be available from 10 February 2016 and ends on 29 April 2016 or as otherwise specified in the Contest Website, or until terminated in accordance with these Official Rules, and shall serve as an on-going or continuing program for Participants until termination or expiration ("Contest Period").
- (b) The Contest will run in the countries listed in the Contest Website ("Participating Countries"), and Cisco has the absolute discretion to add or remove any of the countries at any time. This Contest is void in countries where prohibited or restricted by law.
- (c) By participating in the Contest, Participants warrant that they are eligible to participate under their country's relevant laws, including those governing prizes and rewards.
- (d) Cisco reserves the right to disqualify any Participant and remove all prize entitlements if Cisco determines that Participant's participation in the Contest, receipt of a prize, or the Contest itself violates any relevant laws and/or the Official Rules, or if the Participant is ruled to be ineligible.
- (e) Likewise, Cisco reserves the right to disqualify and remove any Prizes of any Participant that (a) Cisco suspects of fraud or other unlawful conduct in participation in the Contest or (b) Cisco believes has purchased products in violation of Cisco's Distribution Channel Policies or Cisco's Channel Policies (whichever is relevant).

2. Contest Eligibility

- (a) The Contest is open to all existing Cisco registered indirect or tier two Partners and Cisco Authorised Distributors.
- (b) Invitation emails will be sent to eligible Cisco Partners and Distributors to join the Contest. There is no joining fee to participate in the Contest.
- (c) Employees of Cisco and Baurand Pte Ltd and/or their Affiliates and their immediate families and anyone else professionally connected with the Contest, shall not be eligible to participate in the Contest. "Affiliate," means any person, partnership, joint venture, corporation or other

¹ The Cisco entity offering this Program is: for promotions in Australia is Cisco Systems Australia Pty Limited, for Japan, Cisco Systems G.K.; for India and South Korea, Cisco Systems International B.V.; and for all other countries in APAC, Cisco International Limited.

form of enterprise, domestic or foreign, which directly or indirectly control, are controlled by, or are under common control with Cisco.

- (d) By participating in the Contest each individual entrant agrees to (i) comply with the YouTube Website Terms of Use (available at <http://www.youtube.com/t/terms>); and (ii) ensure that his/her participation in the Contest is lawful and is in accordance with the applicable laws in the country where they are employed.
- (e) Each Participant is responsible to ensure their eligibility to participate in and/or receive Prizes in this Contest and similar Contests and promotions, in compliance with all applicable rules, regulations and policies, including the YouTube Website Terms of Use.
- (f) The Participant acknowledges that Cisco may, at its sole discretion, restrict, suspend, withdraw or otherwise alter aspects of or the whole of the Contest, with or without notice at any time to the Participant.
- (g) Cisco may at its sole determination or disqualify or withdraw an accepted entry from the Contest.
- (h) Participant must designate a single Contest representative with sufficient particulars, including organization or company address, email, and phone numbers (the "Contact Particulars") to ensure that all Contest communications are being sent to the proper address. The Participant must notify Cisco at the contact details the Contest Service Centre through the Contest Website immediately of any change to the Contact Particulars. If the Participant fails to do so then Cisco or any of its vendors will not be held responsible for any loss that results from the above.

3. Entering the Contest

- (a) To enter the Contest, create a video demonstrating the ease of setting up a Cisco Wireless Aironet AP 1850 or 1830 and upload it to www.youtube.com following the process and requirements described below.
- (b) Step One: Create a video conforming to the form and content requirements listed in section 3(f) below and these Official Rules (your "Video").
- (c) Step Two: Upload your Video to www.youtube.com.
- (d) Step Three: Submit your Video by clicking the "Submit Video" button in the invitation email or following the instructions in the Contest Website. The Submit Video button will link to an email entry form. You must complete all required information in the entry form and send it to cisco-mobility-campaign@external.cisco.com Entries must be sent from a Participant company email account. Incomplete entries or entries sent from a personal email address will not be eligible and will be disqualified.
- (e) Confirmation of submission: Once your submission has been received, you will receive an automatic reply confirming receipt. Cisco in its discretion may review your Video, to help ensure that it complies with these Official Rules. While your submission is undergoing review, it is not yet considered a valid entry into the Contest. Submissions received after the Contest Period will be not be eligible for entry to the Contest.
- (f) Form and content requirements: Your Video must:
 - i. demonstrate how easy it is to set up Cisco Aironet AP 1830 or 1850;
 - ii. describe, demonstrate or otherwise communicate the complete process required to set up a Cisco Aironet AP 1830 or 1850;
 - iii. be completed by a Participant employee;
 - iv. be no more than 10 minutes in duration;

- v. use your creativity in backgrounds, editing, and directing; and
 - vi. be in English or your local country language.
- (g) Videos not meeting the requirements as set forth in these Official Rules or the instructions on the Contest Website, or that contain prohibited, inappropriate, or irrelevant content, as determined by Cisco in its sole discretion, will not be eligible and will be disqualified. All Videos suspected by Cisco of violating the proprietary rights of any third party (including intellectual property rights and rights of privacy/publicity), or any local, state or federal law(s) will be disqualified, at Cisco's discretion. Cisco will determine in its sole discretion, if submission meets the eligibility requirements and complies with these Official Rules and such decision shall be final and binding.
- (h) Cisco is not responsible for late, lost, delayed, damaged, misdirected, incomplete, void, corrupted, garbled, illegible, and/or unintelligible entries, or for any problems, bugs or malfunctions Participants may encounter when submitting their entry. Only complete valid entries will be accepted. Cisco will not verify receipt of entries. Participants must provide all information requested to be eligible to win. Cisco reserves the right to disqualify false entries or entries suspected of being false. Incomplete, unreadable, or unintelligible entries, in the sole discretion of Cisco, will be disqualified. Neither Cisco nor any of its agents or affiliates will liable for any disputes between collaborators related to a submission.

4. Winning Prizes

- (i) Prize winners will be determined in accordance with the criteria in the table below.

Country	Winner Criteria	Prize
Australia and New Zealand	Top 20 eligible Videos from Australia or New Zealand that receive the highest number of Likes during the Contest Period	BB8 droid with approximate retail value of US\$150 Further product details available at http://www.sphero.com/starwars
India	Top 20 eligible Videos from India that receive the highest number of Likes during the Contest Period	
Japan	Top 15 eligible Videos from Japan that receive the highest number of Likes during the Contest Period	
South Korea	Top 15 eligible Videos from South Korea that receive the highest number of Likes during the Contest Period	
All other Participating Countries	Top 30 eligible Videos from any other Participating Country that receive the highest number of Likes during the Contest Period	
Any	First 300 eligible Videos submitted to the Contest	US\$20 Amazon Gift Voucher

- (j) In the event of a tie, Cisco will in its sole discretion determine a winner based on originality and relevance to the Contest requirements.
- (k) There is no limit on the number of Videos a Participant may enter into the Contest, however individual employees may only submit one video. A Participant may not enter the same Video more than once into the Contest. .
- (l) The approximate retail values are subject to change based on current market conditions at the time of prize fulfilment. Winners are not entitled to any surplus between actual retail value (ARV) of prize and stated ARV and any difference between stated ARV and actual value of the prize will not be awarded. No substitution, assignment, transfer, or cash redemption of any prize is allowed by Winner. Cisco reserves the right to substitute a prize with another

prize of equal or greater value should the advertised prize become unavailable for any reason. If applicable, prizes may be awarded in the form of voucher(s), coupon(s) and/or gift card(s) in Cisco's sole discretion. If a potential winner is unable to participate in or accept the prize or any portion of the prize for any reason, Cisco shall have no further obligation to such potential winner. Neither Cisco nor any of its prize suppliers will replace any lost or stolen prizes, cards or certificates after being awarded to winners. In no event will Cisco be responsible for awarding more than the stated number of prizes.

5. Delivery of Prizes

- (a) Cisco will determine winners after the completion of the Contest Period and notify Participants via email to their designated Contest representative.
- (b) For a copy of these Official Rules or the winners list, please sent your request to Daniel Ying at ydaniel@cisco.com or Yun Bai at kyubai@cisco.com. The winners list will be available at www.ciscodistributioncentral.com and www.ciscopartnercentral.com approximately ten days after the final winners are determined.
- (c) Delivery of Prizes will be to the registered address of the Participant representative for the BB8 and via email to the Participant representative for the Amazon vouchers.
- (d) Cisco may, at its sole determination, withdraw Prizes in the event: (i) Prizes are suspected to be fraudulently recorded or earned by the Participant; (ii) Prizes are recorded in error; or (iii) Prizes relate to a Video which does not comply with these Official Rules.

The following Sections contain content and license terms.

YouTube is not a sponsor of the Contest and has no responsibility or liability regarding the conduct or administration of the Contest. While Cisco retains all rights in Cisco branded features and content associated with the Competition; YouTube retains all copyright, trade marks and other intellectual property rights in and relating to the YouTube platform and pages.

6. Originality

By participating in this Contest, Participant warrants and represents that his or her Video:

- (a) is original and has been legally created, and that Participant owns all rights to the Video including, without limitation, the copyrights in the recording and the elements and performances contained therein;
- (b) does not infringe the intellectual property, privacy or publicity rights or any other legal or moral rights of any third party;
- (c) has not been entered in any previous contest or won any previous award;
- (d) has not been published or distributed previously in any media; and
- (e) complies in all respects with the requirements set out in these Official Rules.

7. Third Party Rights

While Videos may show products from Cisco and its affiliates (i.e. Linksys, Scientific Atlanta cable boxes), the Video must not include the Cisco logo unless it is physically part of a Cisco product. The Video must not depict recognizable third party marks, copyrights, brands or other property, unless Participant has obtained all proper licenses. The Video must not contain any elements that would infringe upon any third party's rights (intellectual property or otherwise), and must not include any

commercial content that: (a) promotes any product or service, other than one owned or branded by Cisco, or (b) disparages Cisco, its affiliates, partners, customers, competitors or any third party in any way. All trademarks, service marks, copyrighted materials, including names on any and all props used in the filming of the video, and venues must be generic in nature. Cisco's determination as to whether Participant's Submission potentially violates the rights of any third party is final.

8. Permissions and Releases

- (a) Participant acknowledge and agrees that he or she is responsible for obtaining any and all documents, policies and authorizations necessary to make the Video and submit it to Cisco in connection with this Contest, including but not limited to publicity releases, permits and venue permissions, as may be necessary; and Participant represents and warrants that he or she has done so and can make written copies of such permissions available to Cisco upon request.
- (b) Participant specifically represents and warrants that he or she has obtained permission from each person whose name, image, likeness and/or voice ("Likeness") is included in the Video, and that such person(s) has/have granted Participant all necessary rights to use the person's Likeness as described in these rules, and that Participant can make written copies of such permissions available to Cisco upon request. If the Likeness of a minor is included, such grant of rights must include written permission from the minor's parent or legal guardian authorizing the use of the minor's likeness on behalf of the minor.
- (c) The Video must be produced using non-union (e.g., non-SAG) talent or talent that has not been and is not currently under any union or guild agreement that results in any ongoing obligations resulting from the use, exhibition or other exploitation of the Video.
- (d) Participant represents and warrants that he or she has obtained written permission when filming any part of the Video on private property not owned or controlled by Participant, where such permission is required.

9. Additional Content Limitations

The Video must not include anything in its theme or language that would offend parents whose young children view the Video, and must not include any nudity, sex, explicit activity, violence or drug use, nor any references to same. The Video must not contain content that would receive a rating higher than "G" under the U.S. Motion Picture Association of America standards.

10. License Grant

By submitting a Video to this Contest, Participant irrevocably grants Cisco and its affiliates, legal representatives, assigns, agents and licensees, the unconditional, irrevocable and perpetual right and permission, royalty-free, to reproduce, encode, store, copy, transmit, publish, post, broadcast, display, publicly perform, adapt, exhibit and/or otherwise use or reuse (without limitation as to when or to the number of times used), for any purpose, the Participant's Video and ideas and materials contained therein, including, but not limited to, the recording and the performances contained therein (in each case, as submitted or as edited/modified in any way by the Cisco, in its sole discretion), as well as to use Participant's Likeness, and/or statements regarding his/her participation in this Contest (with or without using the Participant's name) in any and all media without limitation as to time or territory, and without additional compensation or approval from the Participant, or any other party. Participant waives all intellectual property rights, privacy/publicity rights or other legal or moral rights that might preclude the Cisco's use of the Video, and agrees not to sue or assert any claim against Cisco for the use of the Video or Participant's Likeness or statements. The grant of rights under these Official Rules includes all rights of paternity, integrity, disclosure, and withdrawal and any other rights that may be known as or referred to as "moral rights" ("Moral Rights"). If Moral Rights cannot be assigned under applicable law, then to the full extent allowed by law, Participant hereby waives such Moral

Rights in favor of Cisco and consents to any action of Cisco which would violate such Moral Rights in the absence of such consent.

11. Publicity

Participant acknowledges and agrees that Cisco may use the Contest (including any submission) for publicity, advertising or other marketing purposes, in any media, and may use the name, likeness, and hometown name and/or prize information of potential winners as part of that publicity, without additional compensation to the potential winners.

12. Privacy

All personal information collected by Cisco will be used for the administration of the Contest and in accordance with Cisco's privacy policy. Any questions regarding privacy matters should be directed to the address set out below. Please refer to Cisco's privacy policy located at <http://cisco.com/web/siteassets/legal/privacy.html> for important information regarding the collection, use and disclosure of personal information by Cisco.

The following Sections contain General Terms and Conditions.

13. Changes in the Contest

- (a) Cisco reserves the right to audit, terminate, suspend, amend, modify, revoke or cancel the Contest, including (without limitation) the value of the Prizes, the requirements for earning or claiming of Prizes or eligibility criteria, in whole or in part, for any reason at any time without prior notice. Cisco will act reasonably in communicating with Participants through email and the Contest Website in the event of any changes to the Contest. Without limiting the foregoing, in addition, if for any reason the Contest is not capable of running as planned, including due to fraud, foul-play, infection by computer virus, bugs, tampering, technical failures, human error or any other causes beyond the control of Cisco that corrupt or affect the administration, security, fairness, or integrity of the Contest, Cisco reserves the right in its sole discretion, to cancel, terminate, modify or suspend the Contest. In such event, Cisco reserves the right if feasible to judge and award Prizes as provided herein from among the eligible entries or transactions received or closed up to the time of the impairment.
- (b) Cisco may at any time or times without notice to a Participant cancel Prizes (without liability to the affected Participant) or set off any Participant's liability under or relating to these Official Rules and the Contest to Cisco against any liability of Cisco to the Participant (in either case howsoever arising whether in contract, tort (including negligence), breach of statutory duty or otherwise, and whether any such liability is present or future, liquidated or unliquidated). Any exercise by Cisco of its rights under this clause shall be without prejudice to any other rights or remedies available to Cisco.
- (c) Cisco reserves the right to suspend or exclude a Participant from participating or continuing to participate in the Contest if in its reasonable opinion (i) the Participant materially breaches these Official Rules or (ii) the Participant's conduct is inconsistent with the object and intent of the Contest and/or these Official Rules.
- (d) Cisco may in its reasonable discretion cancel all Prizes that have accrued to the Participant if the right to participate in the Contest is suspended or excluded.
- (e) Prizes are not refundable, replaceable, or transferable for cash, credit, or other rewards under any circumstances. Lost, stolen or mutilated vouchers/stored value cards will not be replaced. Prizes earned under the Contest may not be re-sold, bartered or exchanged for other goods

or services by the Participant, except as stated on the Prize. All Prizes are subject to availability.

14. Participants Responsibilities

- (a) Participant confirms that only individuals who are employed by or under contracts with the Participant will make submissions on behalf of the Participant.
- (b) If required by the Contest, in order to claim the Contest Prize, Participant must submit Participant's claim form together with the following supporting documents to Cisco, within the timeframes specified in the Contest Official Rules or, if no deadline is specified, no later than thirty (30) days from the date of Participant's submission of the Point of Sale (POS) Information to Cisco: (i) serial numbers of the relevant Cisco Products; (ii) Contest deal tracking number allocated by Cisco must be provided in the POS report and the claim form; and (iii) such other supporting documents or information as may be required by Cisco from time to time.
- (c) Any attempt by any Participant and/or Participant's personnel to deliberately undermine the legitimate operation of the Contest may be a violation of criminal and civil law, and, should such an incident occur, Cisco reserves the right to seek damages from any such Participant and/or Participant's personnel to the fullest extent permitted by law.
- (d) Cisco shall not be liable to any Participant or any other person for failure to supply the Prize or any part thereof, by reason of the Prize becoming unavailable or impracticable to award, or for any force majeure event, technical or equipment failure, terrorist acts, labor dispute, or act/omission of any kind (whether legal or illegal), transportation interruption, civil disturbance, or any other cause similar or dissimilar beyond Cisco's control. Neither Cisco, nor its employees, officers, directors, agents, contractors, representatives, affiliates, shall assume any responsibility whatsoever for failed, partial or garbled computer transmissions; technical failures of any kind, including, but not limited to electronic malfunctioning of any network, hardware, or software or electronic; the incorrect or inaccurate capture of entry or other information; the failure to capture any such information; or human error, theft, loss, destruction or damage to entries, or other factors beyond its reasonable control.

15. Compliance with the Laws

- (a) Participants shall be responsible for compliance with any and all laws, rules, regulations, employment, contractual limitations, and employer's policies regarding any Participant's eligibility to participate and/or receive Prize(s) in this Contest. If any Participant personnel entrant is participating in violation of the Participant's policies, that Participant may be disqualified from this Contest and/or from receiving the Prizes. Cisco disclaims any and all liability or responsibility for disputes in law, or arising between any Participant and Participant's personnel related to this matter.
- (b) Cisco reserves the right to disqualify any Participant from participation in the current Contest and/or any future reward program, campaign, competition or contest, and cancel (without any liability to the affected Participant) all associated rewards if Cisco determines, at its sole discretion, that the Participant participation in the Contest, or receipt of a reward, is in violation of the Contest Terms, or if the Participant is ruled to be ineligible or the receipt of a reward or the Contest itself violates the governing law of the Agreement and/or the laws of the country in which the Participant normally resides and works or operates as well as the laws of the country in which the Participant is incorporated and operates.
- (c) Likewise, Cisco reserves the right (i) to disqualify and cancel (without any liability to the affected Participant) all associated rewards of any Participant Cisco suspects of fraud or other unlawful conduct in implementing the Contest or (ii) to disqualify and cancel (without liability to the affected participant) all associated rewards of any participant who Cisco believes has

purchased products in violation of its Cisco's channel partner Agreement. At a minimum, that Participant's account will be frozen during the review period and no activity will be allowed to transact against it.

- (d) To the extent the Contest uses or requires functionality of any third party website (e.g., social media sites or platforms that enable broad communications, collaboration and/or posting of videos), you understand that the Contest is not sponsored by such third parties, and further agree to follow the policies on such website(s), as applicable. Cisco reserves the right to disqualify any Participant it finds to be tampering with the entry process or the operation of the Contest or violating these Official Rules, or otherwise acts in an uncooperative, unsportsmanlike, disruptive, abusive, or threatening manner; and Cisco reserves the right to cancel the Contest should it suspect fraud or for reasons out of the control of Cisco.

16. Tax Provisions

- (a) The awarding of Prizes are granted exclusively to the Participants and not to individual Participant personnel or any other individual irrespective of whether the criteria is met by Participant personnel or any other individual. The Participant acknowledges that these Prizes may be treated as taxable income and may be considered direct compensation for the purposes of taxation, national insurance or social security contributions (or equivalent taxes or social charges applicable under local law). Participants are solely responsible for any federal, state, provincial taxes, social security, national insurance contributions, social charge or other taxes that may be imposed as a result of receiving Prizes under the Contest and the Participants will indemnify Cisco for any taxes (whether direct or indirect or otherwise) that Cisco becomes liable for as a result of the Participant being provided with Prizes pursuant to this Contest. All tax and legal obligations on Participant personnel related to the Prizes are the sole responsibility of the Participant.
- (b) Participants acknowledge and agree that Cisco may be obliged under applicable local laws to report to the Participant's local tax authorities (or analogous authority), information relating to the Participant's participation in the Contest, including without limitation, the Prizes accumulated. Liability to such taxation or social charges is the sole responsibility of the Participant, and Cisco gives no warranty and accepts no responsibility as to the taxation treatment of the Contest, including without limitation, the accumulation of gifts.

17. Copyright and Publicity

- (a) Copyright © 2015 Cisco Systems, Inc. All rights reserved. Cisco, Cisco Systems, and the Cisco Systems logo, are registered trademarks or trademarks of Cisco Systems, Inc. and/or its affiliates in the U.S. and certain other countries. All other trademarks mentioned in this document or website are the property of their respective owners. The use of the word 'partner' or 'channel partner' does not imply a partnership relationship between Cisco and Participant and/or any other company.
- (b) The design and content of the Contest, the Contest Website, any related materials, services and software (including but not limited to text, sound, photographs, graphics or other material contained in the Contest communications, advertisements or messages, whether by Cisco or Cisco's advertisers or channel partners) are protected by copyrights, trademarks, service marks, patents and/or other intellectual property rights and laws, and their use is permitted only as expressly authorized by Cisco or as required by law.
- (c) Participant acknowledges and agrees that Cisco may use this Contest (including any Entry) for publicity, advertising or other marketing purposes, in any media, and may use the name and/or prize information of potential winners as part of that publicity, without additional compensation to the potential winners.

18. Limitation of Liability

BY ENTERING THE CONTEST AND/OR ACCEPTING A PRIZE, PARTICIPANTS AGREE THAT CISCO, ITS SUBSIDIARIES, AFFILIATES, AND ALL OF THEIR RESPECTIVE OFFICERS, DIRECTORS, EMPLOYEES, REPRESENTATIVES AND AGENTS, WILL HAVE NO LIABILITY WHATSOEVER FOR, AND WILL BE HELD HARMLESS BY PARTICIPANT FOR ANY LIABILITY FOR ANY INJURY, LOSS OR DAMAGES OF ANY KIND TO PERSONS (INCLUDING DEATH OR DISABILITY), AND/OR PROPERTY, DUE IN WHOLE OR IN PART, DIRECTLY OR INDIRECTLY, FROM THE ACCEPTANCE, POSSESSION, USE OR MISUSE OF THE PRIZE OR PARTICIPATION IN THE CONTEST. NOTHING IN THESE OFFICIAL RULES SHALL AFFECT A PARTY'S LIABILITY FOR FRAUD, BODILY INJURY OR DEATH.

19. Additional Clauses

- (a) References to years and quarter are based on Cisco's financial year and corresponding quarters.
- (b) Cisco's calculation and/or evaluation of discount/rebate/reward eligibility are final and determined in Cisco's absolute discretion and will be based on information available to and in possession of Cisco at the relevant time.
- (c) Cisco reserves the right and you agree to allow Cisco to audit all Participant claims and request supporting documentation.
- (d) These Official Rules contain all the terms agreed between the parties regarding its subject matter and supersedes any prior agreement, understanding or arrangement between the parties, whether oral or in writing. No representation, undertaking or promise has been given nor shall be taken to have been given or be implied from anything said or written in negotiations between the parties prior to accepting these terms. Neither party has relied on any prior representations, undertakings or promises and the parties hereby waive any right, claim or remedy which they might otherwise have had in relation to them.
- (e) The submission of false, incomplete, or misleading claims in connection with the Contest may constitute fraud.
- (f) Nothing under this Contest and the present Official Rules shall be construed as setting minimum purchase requirements.
- (g) With respect to Participant, the choice of law and jurisdiction provisions incorporated in the channel partner agreement shall apply to these terms and to the Contest.
- (h) If any provision of these terms is found to be illegal, invalid or unenforceable under any applicable law, such provision shall, insofar as it is severable from the remaining terms, be deemed omitted from these terms and shall in no way affect the legality, validity or enforceability of the remaining terms.