

**WIN A
YOGA
LAPTOP**



LenovoTM

LENOVO EDUCATION PRIZE DRAW TERMS & CONDITIONS

1. DESCRIPTION & REGISTRATION

1.1 To showcase the everyday benefits of the Lenovo Education portfolio, the website [<http://lenovonewschool.co.uk/>] provides product information and access to helpful information for IT decision makers in the Education sector.

1.2 The Promotion provides the chance to win a Lenovo ThinkPad L380 Yoga (“Prize”). The Promotion is open to the general public (“Participants”).

1.3 This Promotion is available in the United Kingdom and the Republic of Ireland.

1.4 Prize winner (“Winner”) will win a Lenovo ThinkPad L380 Yoga.

1.5 Employees, officers, and directors of Lenovo, its parent and affiliate companies as well as the immediate family (spouse, parents, siblings and children) and household members of each such employee, officer and director; employees of predominantly (50% or more) state-owned entities or governmental bodies, or any employees thereof and Lenovo authorised distributors / resellers or their employees may not participate in the Promotion.

2. HOW TO PARTICIPATE

2.1 To have a chance of winning the Prize, Participants must fill in the registration form between the 03/01/2019 and 30/03/2019 inclusive (the “Promotion Period”). No proof of purchase is necessary.

2.2 Only those who have submitted a valid registration form will be entered into the draw to win a Prize. A Prize Winner will be selected by Lenovo at random via a draw to be held after the Promotion Period.

2.3 Only one entry per person will be submitted into the draw. This will be the first entry submitted as detailed by the form submission time stamp in database to ascertain date and time of entry.

3. PRIZE DESCRIPTION

3.1 Lenovo will draw at random 1 Winner after the Promotion Period ends. The Prize has a RRP value of £739.99 (seven hundred and thirty-nine British Pounds and ninety nine British Pence). The winner will be contacted by 01/04/2019.

3.2 Lenovo will use reasonable endeavours to provide the Prizes as described in these terms and conditions but at its discretion may substitute the prize to another of a similar value.

3.3 Receipt of the Prize is contingent upon Winner’s compliance with these Terms and Conditions.

3.4 The Prize is non-refundable and non-exchangeable (for money or otherwise) and non-transferable. There is no cash alternative.

3.5 The Winner of the draw will be notified via phone or email by Lenovo, or its management agency (The Works Marketing Communications Ltd) on or before 01/04/2019.

3.6 Lenovo shall have no liability to any Participant, Winner or any third party arising from, or in connection with this Promotion. To the fullest extent permissible under applicable law, Lenovo accepts no liability for any aspect of the Prize or the Winner or their guests before, during and after the event.

3.7 Lenovo reserves the right at its discretion to substitute a reward.

4. MANAGEMENT OF THE CONTEST

4.1 Lenovo is the owner of the database where Eligible Participant details will be registered and stored for this Contest. Only Lenovo and its management agency [The Works Marketing Communications Ltd, Brewhouse Lane, London, England) appointed to manage this Contest will contact the Participants and individuals concerned about this Contest.

5. ADDITIONAL INFORMATION

5.1 You accept the terms and conditions of this Promotion as stated here by participating in the Promotion.

5.2 The Promotion is subject to English law and the courts of England and Wales shall have exclusive jurisdiction over any disputes in relation to it.

5.3 The promoter is Lenovo.

5.4 Lenovo may modify or withdraw this Promotion at any time. All participants who have entered the Promotion will be notified by email of changes to these terms and conditions of the Contest occur.

5.5 This Promotion and/or the terms and conditions herein are void where prohibited, restricted or taxed.

5.6 The decision of Lenovo in relation to any aspect of this Promotion is final and binding and no discussion will be entered into regarding any aspect of it.

5.7 Any liability to tax is entirely the responsibility of the winning individual.

GENERAL CONDITIONS

In the event that the operation, security, or administration of the Promotion is impaired in any way for any reason, including, but not limited to fraud, virus, or other technical problem, the Promoter may, in their sole discretion, either: (a) suspend the Promotion to address the impairment and then resume the Promotion in a manner that best conforms to the spirit of these Terms and Condition; or (b) award the prize according to the criteria set forth above with reference to achievement against targets up to the time of the impairment. The Promoter reserves the right in their sole discretion to disqualify any individual it finds to be tampering with the entry process or the operation of the Promotion or to be acting in violation of these Terms and

Conditions or in an unsportsmanlike or disruptive manner. Any attempt by any person or entity to undermine the legitimate operation of the Promotion may be a violation of criminal and civil law, and, should such an attempt be made, the Promoter reserves the right to seek damages from any such person to the fullest extent permitted by law. The Promoter's failure to enforce any term of these Terms and Conditions shall not constitute a waiver of that provision.

RELEASE AND LIMITATIONS OF LIABILITY

By participating in the Promotion, Participants and the Winner agree to release and hold harmless the Promoter, their related companies, and their respective officers, directors, employees, and agents (the "Released Parties") from and against any claim or cause of action arising out of participation in the Promotion or receipt or use of any prize, including, but not limited to:

- (a) unauthorised human intervention in the Promotion;
- (b) technical errors related to computers, servers, providers, or telephone or network lines;
- (c) printing errors;
- (d) lost, late, postage-due, misdirected, or undeliverable mail;
- (e) errors in the administration of the Promotion or the processing of entries; or
- (f) injury or damage to persons or property which may be caused, directly or indirectly, in whole or in part, from a Participant or Winner's participation in the Promotion on receipt of the prize. Participant further agrees that in any cause of action, the Released Parties' liability will be limited to the cost of entering and participating in the Promotion, and in no event shall the Released Parties be liable for attorney's fees. Participant waives the right to claim any damages whatsoever, including, but not limited to, punitive, consequential, direct, or indirect damages.

