

Terms & Conditions:

- 1 Lenovo, with registered office at Lambroekstraat 5C, 1831 Diegem and company number 872.356.830 (hereinafter: 'Lenovo') is organising a Channel Contest ("Contest") between April 19th 2021 and March 31st 2022, whereby invited channel partners can win 1 Lenovo Dragon's Tail ticket.

Participants in the Contest must be residents of Belgium, Luxembourg, or the Netherlands, must be at least 18 years old and be employed by a channel partner in the Benelux region. Every participant shall expressly guarantee that his or her own employer has given him/her permission to participate in the Contest. Each participant moreover undertakes action to inform his/her employer regarding (i) his/her participation in the Contest and (ii) his/her possible benefit from the prize relating to this. Lenovo Dragon's Tail tickets however will be awarded on a company and not on an individual level.

By participating in the Contest, each participant confirms that he/she accepts the Privacy Declaration of Lenovo as generally applies to the information available on our website.

- 2 To be eligible for the Contest, the participant needs to register and hit a certain revenue level during the duration of the Contest. The prize will be awarded to the participant who's compliant with above criteria and secured a place among the top performers of the actual Contest. Contest Targets, Contest Categories and the corresponding number of Lenovo Dragon's Tail tickets will be shared within one month after registration.

The winning participant shall complete a form in which he/she confirms that he/she is willing to receive a tax document for the value of the benefit obtained.

- 3 The winning partners will be notified in person.
- 4 If the winner has still not replied within one week after notification, Lenovo reserves the right to award the prize to the partner in the following position.
- 5 The prize cannot be transferred. There is no alternative available in cash or credit form. The prize cannot be exchanged. Winners shall pay the entirety of any taxes or other levies due on prizes.
- 6 Lenovo cannot be held responsible if they, for whatever reason, are unable to supply the prize for circumstances outside their control. Lenovo has no duty to provide a replacement prize in such a situation.
- 7 Employees of Lenovo, Technology partners, end customers and their associated enterprises, their household members or anyone who is associated with this Contest are not eligible to take part in this activity.
- 8 Lenovo reserves the right to suspend or cancel the Contest at any time it sees fit (even after the Contest period), to modify its website or to shut it down temporarily or permanently, with or without giving prior notice to participants. Participants hereby agree that Lenovo shall under no circumstances be held liable for such modifications, interruptions, or shutdowns of the Contest or of its website with regard to participants or any third party.
- 9 Lenovo rejects any liability for lost, damaged, incorrectly addressed, or late submissions.
 - a. Lenovo is not liable for incorrect or inaccurate information in connection with or which is used in this Contest. Lenovo cannot be held liable for mistakes, omissions, interruptions, deletions, defects, delays in the operation or transmission, faults in communication lines, theft or destruction or unlawful access to or modification of submissions.
 - b. Lenovo is not liable for any loss or damage that is sustained (including indirect or consequential loss) or for any personal injury that is incurred by acceptance or enjoyment of the prize. By accepting these rules, the winner is expressly confirming that he/she releases Lenovo from any liability whatsoever in the context of this Contest.
- 10 The participants are solely responsible and liable for all their activities, including uploading content, texts or other messages on the Lenovo website. A non-exhaustive list of some infringements is given below that may lead to the immediate termination of access for participants to the website and/or to exclusion of the participants involved from the Contest:

- a. Publishing, uploading, posting, sending by e-mail, or disseminating content that is illegal, obscene or defamatory.

- b. Harassing, threatening, obstructing, or disturbing another user in any unwanted manner whatsoever.
- c. Uploading, posting, transferring, or facilitating the dissemination of content that is defamatory, harmful, threatening, harassing, crude, insulting to races or peoples, vulgar, sexual, explicit, offensive, or objectionable.
- d. Publicising advertising or promotional materials.
- e. Uploading viruses or other harmful elements that can interrupt, destroy, or restrict the operation of computer software, hardware, or telecommunications equipment.
- f. Interrupting or attempting to interrupt the website.
- g. Not complying with the required registration procedure in any manner.

Lenovo reserves the unilateral and unrestricted right to remove, delete and eliminate the content of the website immediately and without prior notification, including, but not exclusively, content that is in conflict with the standards set out above.

11 Permission to use personal data

Personal data that are provided via the website or other media (hereinafter 'Personal Data') may be used by Lenovo and its associated undertakings everywhere in the world to promote, offer and supply products and services for other marketing purposes and for additional purposes that are described in the terms and conditions of sale and/or use in relation to any (potential) transaction.

These Personal Data will help Lenovo in its efforts to improve products and services further.

If Lenovo no longer requires the Personal Data which it retains for one of the objectives stated above, then Lenovo undertakes to take measures to eliminate or anonymise personal data after the expiry of a reasonable period of time.

If you provide Personal Data to Lenovo, then in accordance with the EU Data Protection regulation you have access to the Personal Data which Lenovo collects about you and the right to request to examine, modify, adjust or eliminate those Personal Data free of charge after prior written notification. This right also includes the right to object free of charge against the use of the Personal Data as provided for above in paragraph 1 of this Article 11. Lenovo will process Personal Data in accordance with the above terms and conditions and all applicable legislation.

If you have questions about the Personal Data that Lenovo retains or about its policies in this regard, you can make contact using the following address:

Lenovo
Lambroekstraat 5C
1831 Diegem
Belgium

Or send an e-mail to: jderden1@lenovo.com.

- #### 12 Any disputes arising from use of or attempting to use the website or from participation or attempted participation in this Lenovo Contest shall be settled definitively and in their entirety by the courts of Brussels. These rules are exclusively governed by and must be construed in accordance with the laws of Belgium.