HP CANVA BUSINESS PROMOTION

TERMS AND CONDITIONS

OPEN ONLY TO LEGAL RESIDENTS OF THE FIFTY (50) UNITED STATES, THE DISTRICT OF COLUMBIA, AND CANADA, WHO ARE AT LEAST EIGHTEEN (18) YEARS OLD OR THE AGE OF MAJORITY IN HIS/HER PROVINCE, STATE, OR TERRITORY OF RESIDENCE AT THE TIME OF PARTICIPATION.

VOID WHERE PROHIBITED OR RESTRICTED BY LAW.

VALID WHILE SUPPLIES LAST.

The HP Canva Business Promotion ("Offer") is sponsored by HP Inc. ("Sponsor") located at 1501 Page Mill Road, Palo Alto, CA 94304, USA and is administered by Prize Logic, LLC ("Administrator") 25200 Telegraph Road, Suite 405, Southfield, MI 48033, USA.

1. OFFER & SUBMISSION PERIOD: The Offer consists of a purchase period ("Purchase Period") that begins at or about 12:00 AM Eastern Time ("ET") on January 1, 2021 and ends at 11:59:59 PM ET on March 31, 2021, which is accompanied by a receipt submission and verification period ("Submission Period") that begins at 12:00 AM ET on January 1, 2021 and ends at 11:59:59 PM ET on April 30, 2021, or while Offer Item supplies last, whichever occurs first. The Purchase Period and the Submission Period are collectively the offer period ("Offer Period"). The Administrator's computer is the Offer official clock.

2. ELIGIBILITY: The Offer is open to all legal residents of the fifty (50) United States, the District of Columbia, and Canada, who are at least eighteen (18) years old or the age of majority in his/her province or territory of residence at the time of Qualifying Purchase (defined in Section 3 of these Terms and Conditions). Employees, directors, officers, and agents of Administrator, and each of their respective parent companies, divisions, dealers, affiliates, subsidiaries, advertising and promotional agencies and suppliers involved in the Offer ("Offer Entities"), as well as the members of each of their immediate families (spouse, parents, children, siblings, and in-laws) and persons residing in the same household as such individuals are not eligible to participate. Void where prohibited or restricted by law. Participation in the Offer constitutes participant's full and unconditional agreement to these Terms and Conditions.

3. QUALIFYING DEVICES. During the Purchase Period, a participant must purchase one (1) eligible HP Printer (eligible printers include: HP OfficeJet Pro 8025, HP OfficeJet 8015, HP OfficeJet Pro 6978, HP OfficeJet 8022, HP OfficeJet Pro 8210, HP OfficeJet Pro 8025e, HP OfficeJet Pro 8028, HP OfficeJet Pro 8035, HP OfficeJet Pro 8035e, HP OfficeJet Pro 9020, HP OfficeJet Pro 9025, HP OfficeJet Pro 9025e, HP OfficeJet 9012, HP OfficeJet Pro 9015, HP OfficeJet Pro 9015e, HP OfficeJet Pro 9018, HP OfficeJet Pro 9019) in-store or online from a participating retailer or distributor in the fifty (50) United States, District of Columbia, or Canada ("Qualifying Purchase"), while supplies last.

4. HOW TO PARTICIPATE IN THE OFFER: Upon making a Qualifying Purchase, participant may visit hp.com/canvapro and complete and submit the purchase verification and registration page. Participant may be required to provide information including but not limited to: his/her first and complete last name (no initials), valid e-mail address, and date of birth. Participant must then follow the links and instructions to upload a photograph of his/her original Qualifying Purchase register receipt or submit the serial number from his/her Qualifying Purchase.
Receipts must be uploaded during the Submission Period. The file must be in .JPEG, .JPG, .PNG or GIF, format (no PDFs will be accepted) and may not exceed 10MB. Receipts must be uploaded no later than 11:59:59 PM ET on April 30, 2021. Only one (1) Qualifying Purchase per receipt. A participant may not submit the same receipt more than one (1) time. Receipts must be readable. Mechanical reproductions, altered receipts, or unreadable receipts will not be accepted. Receipts submitted in excess of the limits set forth herein will not be accepted. Digital receipts will be accepted. It is strongly recommended that the participant maintain possession of the original Qualifying Purchase receipt or photocopy. The participant should not give a receipt to any store employee.

Upon verification of eligibility and Qualifying Purchase receipt, an eligible participant will be e-mailed one (1) digital code for a three (3) months (ninety [90] days) Canva Pro Subscription (“Offer Item”), while supplies last. Offer Items will be e-mailed 24-48 hours after verification. Offer Item must be redeemed by May 30, 2021.

Offer Items will be credited to participant upon the creation of a Canva account and acceptance of Canva’s Terms of Use (https://about.canva.com/terms-of-use/). In order to redeem an Offer Item participant must provide a valid credit/debit card, an email address, and must have Internet connection. Upon expiration of participant’s three (3) months (90 (ninety) days) Canva Pro Subscription, participant’s Canva Pro subscription will be automatically converted into a paid subscription. The paid Canva Pro subscription will be billed to participant’s credit card at the monthly rate posted on canva.com. Participant must cancel his/her subscription on or before the expiration of the three (3) months (90 (ninety) days) Canva Pro Subscription to avoid having his/her credit card charged. For more details, see hp.com/canvapro. Participant must cancel his/her subscription after the three (3) months Subscription expires in order to not have his/her credit/debit card charged. For more details about how to cancel, please see https://support.canva.com/billing-and-plans/change-subscription-period/.

For the avoidance of doubt, to redeem the Offer Item in the Canva promotion, participants must verify their qualifying purchase by April 30, 2021 and must redeem the offer with Canva by May 30, 2021.

The Canva Subscription is only open to new Canva PRO customers. If an email is already used for an existing Canva PRO account, the Canva promotion here does not apply. Approximate retail value of each Offer Item is $38.85 USD/ $38.85 CAD. Offer Items are subject to availability and only available while supplies last. Terms and conditions of digital code apply. Offer cannot be combined with any other offer. Offer Items will be e-mailed to the e-mail address provided upon registration. There is a limit of one (1) Offer Item per person during the Offer Period. No Offer Item substitution or exchange will be allowed, except by Sponsor, who reserves the right to substitute an Offer Item of equal or greater value in case of unavailability of an Offer Item or force majeure (as defined in Section 6 of these Terms and Conditions). Each participant shall be solely responsible for payment of any and all applicable federal, state, provincial, territorial, and local taxes for any Offer Item received. All other costs and expenses not expressly set forth herein shall be solely the recipient’s responsibility.

5. LIMITATION OF LIABILITY: By participating in this Offer, participants agree that the Sponsor and each of its respective affiliates, subsidiaries, representatives, consultants, contractors, legal counsel, advertising, public relations, promotional, fulfillment and marketing agencies, website providers and each of their respective officers, directors, stockholders, employees, representatives, designees and agents (“Released Parties”) are not responsible for: (i) lost,
late, incomplete, stolen, misdirected, undeliverable unique code, Offer Item or Offer related notification; (ii) any computer, telephone, satellite, cable, network, electronic or Internet hardware or software malfunctions, failures, connections, or availability; (iii) garbled, corrupt or jumbled transmissions, service provider/Internet/Website/UseNet accessibility, availability or traffic congestion; (iv) any technical, mechanical, printing or typographical or other error; (v) the incorrect or inaccurate capture of registration information, or the failure to capture, or loss of, any such information; (vi) any error, omission, interruption, deletion, defect, delay in operation or transmission, communications line failure, technical error, theft or destruction or unauthorized access; (vii) any injury or damage, whether personal or property, to participants or to any person's computer related to or resulting from participating in the Offer; and (viii) requests that are late, forged, lost, misplaced, misdirected, tampered with, incomplete, deleted, damaged, garbled or otherwise not in compliance with the Terms and Conditions.

By participating in the Offer, each participant agrees: (i) to be bound by these Terms and Conditions; (ii) to waive any rights to claim ambiguity with respect to these Terms and Conditions; (iii) to waive all of his/her rights to bring any claim, action or proceeding against any of the Released Parties in connection with the Offer; and (iv) to forever and irrevocably agree to release and hold harmless each of the Released Parties from any and all claims, lawsuits, judgments, causes of action, proceedings, demands, fines, penalties, liability, costs and expenses (including, without limitation, reasonable attorneys’ fees) that may arise in connection with: (a) the Offer, including, but not limited to, any Offer-related activity or element thereof, and the participant's requests, participation or inability to participate in the Offer or using the Offer Item; (b) the violation of any third-party privacy, personal, publicity or proprietary rights; (c) acceptance, receipt, delivery of, possession, defects in, use, non-use, misuse, inability to use, loss, damage, destruction, negligence or willful misconduct in connection with the use of any Offer Item (or any component thereof); (d) any change in the Offer Item (or any components thereof); (e) human error; (f) any wrongful, negligent, or unauthorized act or omission on the part of any of the Released Parties; (g) lost, late, stolen, misdirected, damaged or destroyed Offer Item (or any element thereof); or (h) the negligence or willful misconduct by a participant.

If, for any reason, the Offer is not capable of running as planned, or the integrity and or feasibility of the Offer is severely undermined by any event beyond the control of Sponsor, including but not limited to fire, flood, epidemic, earthquake, explosion, labor dispute or strike, act of God or public enemy, satellite or equipment failure, riot or civil disturbance, war (declared or undeclared), terrorist threat or activity, or any federal, state or local government law, order, or regulation, order of any court or jurisdiction, infection by computer virus, unauthorized intervention, technical failures or other cause not reasonably within the control of Sponsor (each a “Force Majeure” event or occurrence), Sponsor reserves the right, at its sole and absolute discretion subject to the approval of the Régie des alcools, des courses et des jeux in Quebec, to abbreviate, cancel, terminate, modify or suspend the Offer and/or proceed with the Offer in a manner it deems fair and reasonable. In the event of cancellation, Sponsor will honor requests received up to the time of such cancellation, while supplies last.

WITHOUT LIMITING THE FOREGOING, EVERYTHING REGARDING THIS OFFER IS PROVIDED “AS IS” WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR NON-INFRINGEMENT.
6. DISPUTES: THIS OFFER IS GOVERNED BY, AND WILL BE CONSTRUED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF MICHIGAN, AND THE FORUM AND VENUE FOR ANY DISPUTE SHALL BE IN THE OAKLAND COUNTY, MICHIGAN. IF THE CONTROVERSY OR CLAIM IS NOT OTHERWISE RESOLVED THROUGH DIRECT DISCUSSIONS OR MEDIATION, IT SHALL THEN BE RESOLVED BY FINAL AND BINDING ARBITRATION ADMINISTERED BY THE JUDICIAL ARBITRATION AND MEDIATION SERVICES IN ACCORDANCE WITH ITS ARBITRATION RULES AND PROCEDURES OR SUBSEQUENT VERSIONS THEREOF (“JAMS RULES”). THE JAMS RULES FOR SELECTION OF AN ARBITRATOR SHALL BE FOLLOWED, EXCEPT THAT THE ARBITRATOR SHALL BE EXPERIENCED AND LICENSED TO PRACTICE LAW IN MICHIGAN. ALL PROCEEDINGS BROUGHT PURSUANT TO THIS PARAGRAPH WILL BE CONDUCTED IN OAKLAND COUNTY, MICHIGAN. THE REMEDY FOR ANY CLAIM SHALL BE LIMITED TO ACTUAL DAMAGES, AND IN NO EVENT SHALL ANY PARTY BE ENTITLED TO RECOVER PUNITIVE, EXEMPLARY, CONSEQUENTIAL OR INCIDENTAL DAMAGES OR HAVE DAMAGES MULTIPLIED OR OTHERWISE INCREASED, INCLUDING ATTORNEYS’ FEES OR OTHER SUCH RELATED COSTS OF BRINGING A CLAIM, OR TO RESCIND THIS AGREEMENT OR SEEK INJUNCTIVE OR ANY OTHER EQUITABLE RELIEF. PARTICIPANTS AGREE THAT THE RIGHTS AND OBLIGATIONS OF ANY PARTICIPANT AND/OR PROGRAM ENTITIES AND/OR ANY OTHER PARTY SHALL BE RESOLVED INDIVIDUALLY, WITHOUT RESORT TO ANY FORM OF CLASS ACTION. ANY DEMAND FOR ARBITRATION MUST BE FILED WITHIN ONE (1) YEAR FROM THE END OF THE OFFER PERIOD, OR THE CAUSE OF ACTION SHALL BE FOREVER BARRED.

FOR RESIDENTS OF QUEBEC. Any litigation respecting the conduct or organization of a publicity contest may be submitted to the Régie des alcools, des courses et des jeux for a ruling. Any litigation respecting the awarding of a prize may be submitted to the Régie only for the purpose of helping the parties reach a settlement.

7. PRIVACY POLICY: Sponsor will be collecting personal data about participants in accordance with its privacy policy. Please review the Sponsor’s privacy policy at located at www.hp.com/hpinfo/globalcitizenship/privacy/masterpolicy.html. If you choose to redeem your Canva Pro offer, Canva Pty Ltd will also be collecting personal data about participants. Please review Canva’s privacy policy located at https://about.canva.com/privacy-policy/

8. GENERAL: This Offer is subject to applicable federal, state, provincial, territorial, and local laws and regulations. Receiving any Offer Item is contingent upon fulfilling all requirements set forth herein. Offer valid for individual consumers only; requests from groups, clubs or organizations and fraudulent requests will not be honored. Offer Items have no cash value and cannot be redeemed for cash or transferred out of Canva or HP’s subscription account. Any attempted form of participation in this Offer other than as described herein is void and will result in disqualification. Sponsor reserves the right to disqualify any individual found, in its sole and absolute discretion, to be tampering with the operation of the Offer, to be acting in violation of these Terms and Conditions or to be acting with the intent to disrupt the normal operation of the Offer. Any use of robotic, automatic, macro, programmed, third-party or like methods to participate in the Offer will void any attempted participation effected by such methods and the disqualification of the individual utilizing the same. CAUTION AND WARNING: ANY ATTEMPT TO DELIBERATELY DAMAGE THE OFFER OR TO UNDERMINE THE LEGITIMATE OPERATION OF THIS OFFER IS A VIOLATION OF CRIMINAL AND CIVIL LAWS. SHOULD SUCH AN ATTEMPT BE MADE, THE SPONSOR RESERVES THE RIGHT TO SEEK DAMAGES OR OTHER REMEDIES FROM ANY SUCH
PERSON(S) RESPONSIBLE FOR THE ATTEMPT TO THE FULLEST EXTENT PERMITTED BY LAW. Each participant may be required to show proof of eligibility and compliance with these Terms and Conditions. If any provision of these Terms and Conditions or any word, phrase, clause, sentence or other portion thereof should be held unenforceable or invalid for any reason, then that provision or portion thereof shall be modified or deleted in such manner as to render the remaining provisions of these Terms and Conditions valid and enforceable. The invalidity or unenforceability of any provision of these Terms and Conditions will not affect the validity or enforceability of any other provision. Sponsor’s failure to enforce any term of these Terms and Conditions shall not constitute a waiver of that provision and such provision shall remain in full force and effect. All materials submitted will not be returned. In the event of any conflict with any Offer details contained in these Terms and Conditions and the Offer details contained in any promotional materials (including, but not limited to, point of sale, television and print advertising, promotional packaging and other promotional media), the details of the Offer as set forth in these Terms and Conditions shall prevail.

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