



The NanoLands Challenge

Rules and Regulations Terms and Conditions

The NanoLands Challenge

The National Physical Laboratory, managed by NPL Management Ltd (NPL) on behalf of DIUS is opening a competition to the Second Life Community to submit ideas, prototypes and exhibits for display on NanoLands.

Rules and Regulations

1. This competition is open to anyone over the age of 18 who agrees to the Second Life Terms of Service (<http://secondlife.com/corporate/tos.php>)
2. All entrants will need to fill in an application form stating their full name and address, details of the proposal, costs to develop the proposal and a deadline of when their proposal will be ready.
3. All entrants must bear the costs of preparing an application.
4. This is an on going competition and there are no deadlines for submissions for proposals. NPL can close this competition at any time and will not consider any proposals submitted after that point.
5. Prizes for successful proposals will be based on merit and offered on a two-tier basis. Successful proposals will receive \$400 USD or \$700 USD. Prizes will be awarded on completion of the exhibit.
6. Winners will be informed by e-mail.

Terms and Conditions

1. Any entry which is deemed by NPL to be ineligible or which does not abide by the rules and regulations of this competition will be considered void.
- 2a. Entrants will retain Intellectual Property rights with respect to any content created subject to the Second Life Terms of Service.
- 2b. Winning entrants must grant NPL a worldwide, non-exclusive, royalty free and fully paid up licence to publicly display, copy and make derivative works of any of the content created for this competition in perpetuity. NPL does not retain the right to sell any of the content.
3. The following Second Life permissions will need to be set on the content created:
 1. Modify
 2. Copy
 3. Transfer/Sell. NPL will not sell the created content but may transfer it between avatars.
- 3b. A copy of the exhibit must be given to an authorised NPL avatar in Second Life.
4. NPL are under no obligation to select or exhibit any entrant prototype or exhibit.



The NanoLands Challenge

- 5a. NPL will exhibit content at its discretion but will always include an attribution to the entrant.
- 5b. Winning exhibits developed for the competition will also include an attribution to the fact that NPL sponsored the development. The creator must display on winning exhibits displayed elsewhere, an attribution to the fact that NPL sponsored the development.
6. By submitting the application form entrants enter into an agreement with NPL. The agreement is between the entrant in Real Life and NPL in Real Life.
7. Entrants will not infringe any third parties Intellectual Property and will inform NPL immediately if they become aware of any infringement that occurred unknowingly.
8. Prizes unclaimed after 28 days will be deemed to have been forfeited and NPL reserves the right to offer the prize to another entrant.
9. Prizes will be awarded at the NPL's discretion and their decision will be final.
10. NPL does not ensure an error-free, secure or virus-free operation of the service and entrants will not be entitled to refunds or compensation.
11. NPL reserves the right at any time to modify or discontinue, temporarily or permanently the NPL service on NanoLands with or without notice.
12. Any prize money cannot be exchanged for any other prize of equal amount.
13. NPL does not accept any responsibility for lost application forms due to the Internet.
Proof of sending is not proof of receipt.
14. Entrants will be deemed to have accepted these terms and conditions and to agree to be bound by them when entering this competition. Entrants will also be deemed to have accepted and agreed to be bound by the Second Life Terms of Service (<http://secondlife.com/corporate/tos.php>)
15. Entrants understand and agree that NPL has the right, but not the obligation, to remove any content, including the content provided by Entrants, in whole or in part at any time or for any reason without notice.
16. NPL may terminate this contract immediately without any compensation where there has been a breach of the terms of this agreement or where there is an infringement of third party Intellectual Property. Any prize money already given for exhibits must be returned to NPL in full.
17. NPL excludes all liability to the maximum extent as permitted by law.
18. NPL reserve the rights to change the terms of this agreement at any time without prior notice.
19. The terms of this agreement will be governed by English Law.



Non-Competition Permission to exhibit on NanoLands

Potential exhibitors who do not want to enter the competition but who agree to the following Rules and Regulations will be able to display exhibits on NanoLands provided that NPL has accepted their exhibit. NPL retains the right to accept or reject any exhibit.

Rules and Regulations for non-competition applications to publicly display an exhibit on NanoLands

1. The exhibitor grants NPL a worldwide, royalty free and fully paid up non-exclusive license to publicly display their exhibit.
2. Exhibitors will be deemed to have accepted and agreed to be bound by the Second Life Terms of Service (<http://secondlife.com/corporate/tos.php>)
3. All exhibitors will need to complete an application form stating their full name and address, details of the proposal and a deadline of when their proposal will be ready.
4. All exhibitors must bear the costs of preparing an application.
5. Exhibitors will not infringe any third party's Intellectual Property and will inform NPL immediately if they become aware of any infringement that occurred unknowingly.
6. NPL does not ensure an error-free, secure or virus-free operation of the service and entrants will not be entitled to refunds or compensation.
7. NPL reserves the right at any time to modify or discontinue, temporarily or permanently the NPL service on NanoLands with or without notice.
8. The exhibitor understands and agrees that NPL has the right, but not the obligation, to remove any content, including your content, in whole or in part at any time or for any reason without notice.
9. NPL is under no obligation to select or exhibit any prototype or exhibit.
10. NPL will not make any payments for these exhibits.
11. NPL reserves the rights to change the terms of this agreement at any time without prior notice.
12. NPL excludes all liability to the maximum extent as permitted by law
13. The terms of this agreement will be governed by English Law