

AVAP Venues Terms & Conditions:

Updated - 11/02/2025

AVAP Venues overview:

AVAP Venues offers venue services for commercial and personal installations, events, software and hardware development and design. Along with AVAP Services, AVAP Venues services provide a tailored response to commercial venues needs.

What we offer:

We offer 3D modelling, AVAP XR & AVAP Spaces for venues that are looking for a new way to showcase their space, promote their space and allow access to their space.

3D interactive tours for venues that wish to allow remote, virtual previews of their space to increase their customer traffic.

Operation and production services for venues that need staff, equipment and our expertise to host and run events and productions.

The customers promise:

As a business, customer or company purchasing AVAP Venues you must agree:

- You own all relevant rights to allow any designs to be made from the likeness of your venue.
- You own all relevant rights and certifications to allow any productions and physical AV or XR recordings to be made within the premises.
- You own all relevant rights to allow installations in your physical venue.
- You own the venue or possess the relevant license, lease or certificates to allow IT & AV hardware and software to be installed and connected to previously existing IT & AV systems.
- You have the relevant insurance to allow productions, events, installations and designs of the premises you wish to employ us for.

Cancellations & refunds:

Our customers reserve the right to cancel any contract with us for any service or product from the time of purchase to a maximum of 14 days. From the time of purchase the customer has 14 days to contact us to cancel their subscription, service or product.

We will then give a refund to the initial bank card used for the initial payment within 30 days. We will aim to refund the customer as soon as possible however due to the nature of our services and products - this may take up to 30 days.

Cancellation policy:

AVAP Venues is a service that requires purchases of resources per client case. Therefore, we have a cancellation policy that will cover our upfront costs once we begin planning, developing & installing our products and services.

- **During; software, hardware, service or product planning / if we have issued any schematics, documents and/or test products, services or subscriptions:** 10% cancellation fee.
- **During software, hardware, service or product development and design:** 20% cancellation fee.

- **During or after any installations or product/service deployment:** From 20% minimum + any extra expenses paid for the installation or deployment of the purchased product or service.

Refund policy:

As AVAP Venues requires purchases of resources per client case - regardless of the reason for a refund - once planning has begun we will charge a cancellation fee that will be reflected in the refund amount.

After deducting any relevant cancellation fee - we will process a refund of the remaining amount within 30 days. We will aim to refund the customer as soon as possible however due to the nature of our services and products - this may take up to 30 days.

Copyright and usage:

The copyright or patent of any service, product, technical schematic, design or intellectual property made and/or produced by AVAP remains the sole ownership of AVAP. Any service or product bought may be used personally and commercially. Any recordings made during an event or production as AV or XR documents or files remain the legal right of all relevant parties and AVAP waives any rights to royalties or ownership of the recording should the customer have purchased in full the service and/or product used to make the recording/s and wishes AVAP to waive all rights to the copyright, royalties or legal ownership of the recording/s made during the customers AVAP service or product deployment, design and operation. Any intellectual property owned by the customer, business or company in relation to the purchased AVAP service or product remains the intellectual property of the original owner, copyright holder or otherwise.

The below clauses and terms will adhere to and follow the aforementioned 'Copyright and usage' terms and conditions in consecutive order.

When purchasing any service or product you agree:

- Any intellectual property made by AVAP and issued to you as part of the service or product remains the intellectual property of AVAP.
- You may not resell any intellectual property, service or product made or owned by AVAP.
- You may use the product, service or intellectual property commercially and personally should you possess the legal right to.
- You do not own, unless written in a separate contract or document from AVAP, any copyright or intellectual property that remains within the service or product you have purchased from AVAP.

Contractual changes:

Should any changes be made in writing, in a legal document, that allow any changes in this document - by law - the terms and conditions of this document will be altered to adhere to the new contracts terms, conditions and clauses in any relevant way.

Any changes to the terms and conditions after the customer has purchased any AVAP service or product of any kind will not be used to govern the terms and conditions of the service or product purchased and the initial terms and conditions at the time of purchase will legally govern the AVAP product or service purchased.

Governing law:

This agreement, and any dispute, controversy, proceedings or claim of whatever nature arising out of or in any way relating to this agreement or its formation (including any non-contractual disputes or claims), shall be governed by and construed in accordance with English law.

Contact us:

Should any claim arising from our products or service exist - please contact us immediately:

techs@avarchitectpro.com