

Fengari Visuals - Terms & Conditions

1. Introduction

Welcome to Fengari Visuals (“we,” “our,” or “us”). By accessing or using our website and services, you agree to comply with these Terms & Conditions. These govern all rendering, visualization, and design services provided by Fengari Visuals.

2. Scope of Services

Fengari Visuals provides 3D visualization, rendering, modeling, animation, and digital design services. All work is performed according to the written proposal or agreement. Any work beyond the agreed scope may incur additional fees.

3. Client Responsibilities

Clients must supply all necessary drawings, models, and references promptly. Delays in providing feedback or materials may extend delivery timelines.

4. Fees and Payment

A non-refundable deposit (typically 30–50%) is required to begin work. Remaining balances are due upon delivery unless otherwise agreed. Payments are accepted in CAD via e-transfer or bank transfer.

5. Revisions and Modifications

Minor revisions (lighting, colors) are included; major design changes are billed additionally. Post-delivery revisions are subject to new project fees.

6. Intellectual Property

Fengari Visuals retains ownership of all original files and materials. Upon full payment, clients receive a non-exclusive license to use final deliverables for the intended purpose. Fengari Visuals retains portfolio rights unless otherwise agreed.

7. Confidentiality

All client materials are treated as confidential and not shared with third parties without consent, except as required by law.

8. Cancellations and Refunds

Deposits are non-refundable once work begins. If cancelled mid-project, clients are charged for all work completed to date.

9. Limitation of Liability

Fengari Visuals' liability is limited to the total project fee. We are not responsible for indirect or consequential damages.

10. Governing Law

These Terms are governed by the laws of British Columbia and Canada. Disputes are subject to the courts of Vancouver, BC.