INTELLECTUAL PROPERTY CLAIMS

Viewz by AVR respects the intellectual property rights of everyone, and cannot tolerate a violation of anyone's rights.

We require that all content uploaded on our website (www.avrviewz.com/) be original, lawful and not in violation of

the rights of third parties. To promote these objectives, Viewz provides a process for submission of complaints

concerning content of Viewz, or other licensors that is hosted on our Site. Our policy and procedures are described

and/or referenced in the sections that follow.

Please note that any notice or counter-notice you submit must be truthful and must be submitted under penalty of

perjury. A false notice or counter-notice may give rise to personal liability. You may therefore want to seek the advice

of legal counsel before submitting a notice or a counter-notice.

A. COPYRIGHT INFRINGEMENT

Whom you can file a claim regarding a copyright infringement to?

All claims alleging copyright infringement for material that you believe to be residing on our website, should be

promptly sent in the form of written notice to our Copyright Agent:

Copyright Agent for Copyright claim notices:-

Name: Raed Mikail

Email: raed@avrhub.com

Postal: 1007, Park Avenue, Dubai Silicon Oasis, Dubai

How can you file a claim regarding a copyright infringement?

Valid claim must be a written communication that includes all of the following elements:

Signature of copyright owner or person authorized to act on behalf of the owner;

Identification of copyrighted work claimed to be infringed;

- Identification of the material claimed to be infringing or to be the subject of infringing activity and information reasonably sufficient to permit us to locate the material;
- Information reasonably sufficient to permit us to contact the complaining party (address, phone number and, if available, email address);
- A statement that the complaining party has a good faith belief that use of the material in the manner complained is not authorized by the copyright owner, its agent, or the law; and
- A statement that the information in the notification is accurate, and under penalty of perjury, that the complaining party is authorized to act on behalf of the owner of the exclusive right allegedly being infringed.

Please note, there are substantial penalties for false claims, and we can also disable your accounts. We reserve the right to accept or reject your claim, at our sole judgment and discretion.

How to file a counterclaim against a copyright infringement claim?

If a notice of alleged copyright infringement has been wrongly filed against you, you may submit a counter-claim to our Copyright Agent. A valid counterclaim must be a written communication that includes all of the following elements:

- A physical or electronic signature;
- Identification of the material that has been removed or to which access has been disabled and the location at which
 the material appeared before it was removed or access to it was disabled;
- A statement under penalty of perjury that you have a good faith belief that the material was removed or disabled as a result of mistake or misidentification; and
- Your name, address, and telephone number

Upon receipt of a valid counterclaim, we may forward it to the original complainant who submitted the claim alleging copyright infringement. We reserve the right to accept or reject your counterclaim, at our sole judgment and discretion.

B. TRADEMARK INFRINGEMENT

For the purposes of this section, "User Generated Content (UGC)" refers to the content added by users (such as

photos, digital assets, 3D models) as opposed to content created or owned by Viewz. All content uploaded to Viewz

by our customers is User Generated Content.

Viewz does not check User Generated Content (UGC) for violations of trademark or other rights. However, if you

believe any of the uploaded content violates your trademark, you should follow the process below. Viewz looks into

reported violations and removes or disables content shown to be violating third party trademark rights.

In order to allow us to review your report promptly and effectively, a trademark infringement notice ("TM Notice")

should include the following:

Identification of your trademark and the goods/services for which you claim trademark rights

Your trademark registration certificate and a printout from the pertinent country's trademark office records

showing current status and title of the registration. Alternatively, a statement that your mark is unregistered,

together with a court ruling confirming your rights

A short description of how our user(s) allegedly infringe(s) your trademark(s)

Clear reference to the materials you allege are infringing and which you are requesting to be removed, for

example, the URL, etc.

Your complete name, address, email address, and telephone number.

A statement that you have a good faith belief that use of the material in the manner complained of is not

authorized by the trademark owner, its agent, or the law.

A statement made under penalty of perjury that the information provided in the notice is accurate and that you

are the trademark or are authorized to make the complaint on behalf of the trademark owner

Your electronic or physical signature

WHERE TO SEND?

You can send your TM Notice to:

Email: You can submit the TM Notice electronically to raed@avrhub.com

Please note that we will provide the user who is allegedly infringing your trademark with information about the TM

Notice and allow them to respond. In cases where sufficient proof of infringement is provided, we may remove or

suspend the reported materials prior to receiving the user's response. In cases where the allegedly infringing user

provides us with information indicating that it is permitted to post the allegedly infringing material, we may notify you

and then replace the removed or disabled material. In all such cases, we will act in accordance with the applicable law.

FALSE CLAIM

You could be liable for the punishment for perjury or such other legal recourse if you make a false claim alleging

trademark infringement. We may also disable your account, without any refund, in such cases.

C. OUR INTELLECTUAL PROPERTY RIGHTS

Our Website, logos, Viewz Content, designs, trademarks, trade dress, trade name, all of our features, functionalities

and services, shall remain the sole property of Viewz, and/or its licensors, as the case may be. Your use of or access to

our Site or availing of our services shall not in any way transfer or assign to you any ownership or other proprietary

rights in or to this Site, our services, any content (except your own content), designs, published by us or our licensors

or third parties. This Platform and the content, including but not limited to the trademark, logo, copyright, design,

layout, typography, underlying HTML, Java scripts, text, audio clips, video clips and graphics, and in the expression

of the information contained herein, whether as a compilation or otherwise is protected by relevant Intellectual Property

laws, rules and regulations. Trademarks, trade names and designs appearing on this Site are the exclusive property of,

or are licensed to the Viewz and are protected under applicable law. No use of a trademark, trade dress, trade name,

content, course or design appearing on our website may be made without the prior written permission of AVR

Hub.

Last Updated: September 15, 2022