

Rental Contract 2016

H.B. Woodsongs, 3101 28th St, Boulder, CO, 303.449.0516

Renter	Hm Phone	Instrument Price	
		Adjustments	
Billing Address	Wk/Cell	Adjusted Price	
City, St, Zip	DL #	Monthly Rental Fee	
		Optional Maint Plan Fee	
Email Required	Date of Birth	Payment Day	
Company/Emp Required	Student Name		
Instrument Mfg. Type	School or Teacher	Serial #	New Used

It is understood and agreed that:

- 1. Payment:** The initial rental period is two months, for which a non-refundable payment is due upon signing this agreement. The Renter will pay subsequent monthly payments on or before the monthly Payment Day noted above. The monthly payment will include a monthly rental fee, a Maintenance Plan charge if applicable, and all applicable sales taxes. The Renter may opt for credit card auto pay, or to receive Payment Invoices by email. If payment is not received within 5 days of the due date, the account is past due, and a \$2.00 late fee will be assessed. Returned Checks are subject to a \$25.00 fee. Note: The Renter is responsible for monthly payments beginning on the date of this agreement even if the Renter does not receive a bill.
- 2. Ownership:** The Renter will not permanently move the property from the address shown in this Agreement without written notification to HBW, and will not sell, dispose or pledge this property as security while this Agreement is in effect
- 3. Default:** The Renter will be in default under this contract if the Renter fails to make his required payment within five (5) days of the due date, or if the Renter has failed to observe any other portion of this Agreement.
- 4. Remedies:** In case of default, The Renter shall make payment of outstanding charges, and/or surrender the property to HBW within 10 days after receiving written notice from HBW of the default. The Renter understands that HBW may recover the property without legal process from the Lessee if he defaults. The Renter agrees to pay all reasonable collection and repossession costs and attorney's fees in the event that HBW retains an attorney or collection agency to recover the property, and/or any outstanding charges due.
- 5. Return Privilege:** The Renter may, at any time, return the property described above to HBW in good condition; and if not in default hereunder, The Renter will be released from any further liability under this agreement as to such property. In this case, HBW will retain all amounts The Renter has previously paid.
- 6. Exchanges:** Exchanges may be made within like instrument groups. The Renter will be required to enter into a new agreement, and pay additional rent as necessary.
- 7. Loss of Property:** The Renter agrees to be responsible for the contract balance of the fair market value (adjusted price above) of the property if, and as of the time it is lost, stolen, or destroyed.
- 8. Maintenance of Property:** Property is rented in good and playable condition. Any and All work on the property must be performed by an HBW authorized technician. Unless the Renter has opted to purchase the Maintenance Plan, as acknowledged below, The Renter accepts total responsibility for the maintenance of the property.
- 9. Optional Maintenance Plan:** HBW will pay for maintenance of the rental property as described on the Maintenance Plan Supplement. The maximum accrued total HBW will pay on this plan shall not exceed the lesser of \$500.00 or 50% of the total instrument cost noted above. This agreement does not pay the cost of any: a) Replacement of expendable items such as strings: b) Restoration of instrument finish or removal of dents which do not affect the playability; c) Property other than described on this Rental Agreement. Any account that is more than Five (5) days late will void this Maintenance Plan. NOTICE: THIS CONTRACT OFFERS, FOR AN ADDITIONAL CHARGE, A MAINTENANCE PLAN TO COVER YOUR RESPONSIBILITY FOR MAINTENANCE OF THE PROPERTY. THE PURCHASE OF THIS MAINTENANCE PLAN IS NOT MANDATORY, AND IF PURCHASED, MAY BE CANCELED WITHIN ONE MONTH OF THE DATE OF THIS AGREEMENT. THIS PLAN MAY NOT BE ADDED AFTER THE DATE OF THIS AGREEMENT. THIS IS NOT A LIABILITY DAMAGE WAIVER. YOU MAY WISH TO DETERMINE WHETHER YOUR OWN HOMEOWNERS OR CASUALTY INSURANCE AFFORDS YOU COVERAGE FOR LOSS OF THE RENTAL PROPERTY, AND THE AMOUNT OF THE DEDUCTIBLE UNDER YOUR OWN INSURANCE COVERAGE. I acknowledge receipt of the separate Maintenance Plan disclosure of conditions, restrictions, and exclusions; and I wish to Purchase the Maintenance Plan for the monthly charge on this agreement, which is automatically renewable after the initial period with each payment during the term of this rental agreement. This plan is not available for Folk Instruments. Accept _____ Reject _____
- 10. Credit Reference:** I authorize HBW to use my Credit Card as Security. This contract authorizes HBW to charge any past due balance to Account _____ Exp _____ CVV _____ Card Present Yes _____
- 11. Auto Pay:** I authorize HBW to charge my monthly payments to my credit card listed above, until the property is returned to HBW. _____ Note: It is the responsibility of the Renter to inform HBW of any changes to the credit card information listed above.

NOTICE TO RENTER - READ BEFORE SIGNING-1) DO NOT SIGN THIS BEFORE YOU READ IT, INCLUDING ANY WRITING ON THE REVERSE SIDE, EVEN IF OTHERWISE ADVISED. 2) DO NOT SIGN THIS IF IT CONTAINS ANY BLANK SPACES. 3) YOU ARE ENTITLED TO AN EXACT COPY OF ANY AGREEMENT YOU SIGN.

HBW (H.B. Woodsongs) by
Signature _____

Renter
Signature _____

Date _____

Date _____

