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John Packer Musical Instruments T: 01823 282386 Unit I Summerfield Avenue Chelston Business Park Wellington TA21 9JF

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www.johnpacker.co.uk

JP Rental Scheme Application

Please check your details in sections 1, 3 & 4 and then complete section 5 before signing at end of page 2. Remember to include two forms of ID with your current address to ensure we can process. We accept Driving licences, Utility bills, Bank or credit card statements or an Official letter i.e. from NHS or pension provider etc. Photocopies are acceptable.

Rental Details			
Instrument Title: Johr	n Packer JP041 Alto Saxop	phone	
Monthly Payment: £16	Minimum Rental Term: 3 Months	Carriage Cost: £10	Total First Payment: £58
6 months rental payments can b	e your rented instruments at any time du be redeemed against the purchase price (For office use only Cost if purchased with 6 month discount
l Personal Details	3		
First Name		Contact Number	
Surname		Email Address	
Address Details			
Address Line 1		County	
Address Line 2		Postcode	
Town			

Payment Details		Needed for th	e initial first 3 month payment
Card Number		Card Type	
Expiry Date		CV2	Last 3 digits from security strip on reverse
Terms & Conditi	ons	Important. You should	read this carefully. Your rights
The Consumer Credit Act 1974 covers this a not, we cannot enforce the agreement again	greement and lays down certain requirements st you without a court order.	s for your protection which must be satis	sfied when the agreement is made. If they are
rented instrument, your rental payments will include the VAT element of your rental paym	indefinite period (beyond the 3 month minimu be deducted in full from the normal selling pric ents if you purchase VAT free through the ass does not include damage caused by misuse o	e if you purchase anytime up to the end sisted instrument purchase scheme.) Th	of the sixth month of rental. (This does not
	set against the instrument price (set at time all period, but the ability to offset rental paym		
Packer Ltd immediately of loss or damage. 4. renting it. 6. I will make payments on the agre Debit. 8. I will pay an excess of £50 in the ever address. 11. If this agreement was not arrang	nt of loss or damage. <mark>9.</mark> John Packer Ltd can de	nn Packer Ltd. 5. I will not sell, hire or in ar returned to John Packer Ltd. 7. I will retur ebit my credit/debit card for any arrears. 14 day cooling off period. You must retu	ny way dispose of the instrument while I am rn the instrument before cancelling the Direct
	agree to adhere to all the item redit Act 1974. Sign it only if		
regulated by the consumer C		you wish to be bound by it	
regulated by the consumer C	credit Act 1974. Sign it only if	you wish to be bound by it Date:	ts terms.
regulated by the consumer C Customer Signature: Company Signature:	Print Name: Print Name: Print Name:	you wish to be bound by it Date: Date: Date:	ts terms.
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Customer Signature: Company Signature: Please supply two forms Addradentification 1 For Office use only: Serial No Product C	Print Name: Print Name: Print Name: Print Name: Sent/Collected on	Date: Date: Date: Advance payment on	MM YYYY MM YYYY Direct Debit Start Date
regulated by the consumer C Customer Signature: Company Signature: Please supply two forms Addr	Print Name: Print Name: Print Name: Print Name: Sest/Collected on	Date:	MM YYYY MM YYYY

Security & Privacy Policy

Protecting your privacy is our priority and concern whether purchasing in person or through our online store. We follow GDPR (General Data Protection Regulation) standards to protect your personal information from unauthorized access. However, no data transmission over the internet can be guaranteed to be 100% safe and secure.

What information do we collect?

- Contact information such as name, mailing address, phone number, email.
- Billing and credit card information for sales and rentals, when provided.
- Product purchase history for marketing and store product selection purposes only.

How do we use your information?

- To assist you with customer service. To assist you with rentals and online purchases via credit card transactions.
- To enable you to complete online purchases and shipping orders.
- To help improve our product line and site store.

Full Terms & Conditions of the Agreement

- 1. Period of rental. You agree to rent the goods until the end of the minimum rental period stated overleaf or until expiry of any notice period whichever is the later.
- 2. Payment. By signing this agreement you agree to make payments, as set out overleaf, by the specified dates direct to our bank account. You agree that in the event of your default that we can deduct the appropriate amount from the credit card detailed overleaf. Likewise for any other sums that might become outstanding during the currency of this agreement.
- 3. Variation of charges. We reserve the right to vary the rentals at any time to take account of a change in the rate of VAT. You will notified in writing of any change in this respect.
- 4. Failure to pay on time. Goods are not insured and will not be maintained during periods of arrears. We have the right to charge interest at a rate of 10% per annum which will be calculated on a daily basis pro rata between the date the payment(s) falls due until payment(s) is received.
- 5. Place where goods are kept. Whilst you may take the goods out of your property for the purposes of school lessons, concerts etc., you should keep the goods at your place of residence as stated overleaf at all other times. They must not be left unattended elsewhere.
- 6. Care of the goods. You must use the goods in a careful and proper manner and keep them in working order. You may not interfere with the goods except where this is clearly to be deemed appropriate for the good upkeep of the goods.
- 7. Insurance against loss or damage. The instrument is covered against accidental loss or damage (including fire and theft) anywhere within the UK until such time as it is purchased or returned to John Packer Ltd. An excess of £50 will be applied in all cases of loss or damage to an instrument. Cover does not include: damage due to misuse; abuse; negligence; repair or restoration (or cost of same) by party or parties other than John Packer Ltd.; effects of climate or extremes of temperature; items left in unattended vehicles; theft by any person to whom the instrument is entrusted. Insurance cover only applies during the currency of this agreement and given that all the terms and conditions thereof have been adhered to. Settlement will be based on repair or replacement at our discretion.
- 8. Maintenance. You must notify us when the goods require maintenance or adjustment. We undertake within the terms of this agreement to maintain the instrument in good working order. This does not include repairs or restoration due to misuse, abuse or negligence. All repair, restoration or servicing must be carried out by our own staff. If, at any time, we decide that it is no longer practical to keep the goods in working order, we may either 1) replace the goods by other goods as similar as possible or identical to those replaced or 2) end this agreement by giving you 1 months' notice in writing. If we end this agreement under section 2) you must let us collect the goods. This clause will not affect your statutory rights. You are responsible for any costs associated with getting the instrument to and from our premises for maintenance.
- 9. Voluntary Termination You or we may end this agreement by giving one months' notice in writing expiring at or after the end of the minimum rental period. You must then return the goods to the address at the top of this agreement, or make them available for collection by us, at your expense.
- 10. Our further right to end the agreement. We may end this agreement and take back the goods, after giving you written notice, if at any time a) you fail to pay any amount within 14 days of its due date or commit any other breach of your obligations; b) you have an interim or bankruptcy order made against you or you petition for your own bankruptcy, or are served with a creditors demand under the Insolvency Act 1986 or the Bankruptcy (Scotland) Act 1985, or make a formal composition or scheme with your creditors, or call a meeting of them; c) execution is levied or attempted against any of your assets or income or, in Scotland, your assets are pounded or your wages arrested; d) you have given any false or misleading information in connection with your entry into this agreement; e) the goods are destroyed or the insurers treat the claim under the policy on a total loss basis.
- 11. Your liability if we end this agreement. If we end this agreement you must pay us all rentals up to the date when this agreement comes to an end. If we end this agreement under clause 2. before the expiry of the minimum hire period you must also pay us a sum equal to the rentals for the period remaining to the end of the minimum rental period less any rentals obtained by us during this period by re-letting the goods and any other deduction which we may consider reasonable.
- 12. When this agreement takes effect. This agreement will only take effect if and when it is signed by us.
- 13. Goods Provided. Where we have ex-rental/demo stock available we will always send that as a first option so that you get the benefits of lower purchase prices. If you would like a new instrument to rent, please make sure you specify this on the rental form.