## **Rental Terms and Conditions**

\_I may return the instrument to Roper Music at any time provided that it is in good condition (excepting wear from careful use) and the rent has been paid to date.

\_This contract entitles me to apply up to 18 months of the rental principle paid to the purchase of a new, student or step up like-instrument provided that the above named instrument is in good condition (excepting wear from careful use). \_The instrument you are renting is not for sale. **This is not a "Rent to Own" contract.** 

\_The rental fee within a rental period is not refundable and will not be prorated if the instrument is returned within a rental period (even if it is returned within the first two months).

\_The rental contract does not terminate until the instrument is returned to Roper Music, 912 North Ave, Grand Jct., Colorado, regardless of whether the instrument is being used or not.

\_I am responsible for the fair market value of the instrument (including tax) if it is lost, stolen, damaged or destroyed. For stolen instruments, you must provide a copy of the police report. Rental instruments are **not insured** by Roper Music Company.

\_A portion of the monthly payment is applied to maintaining your instrument in playing condition during the rental period. **Parts are not covered**.

\_Should I default on any rental payment, Roper Music may demand return of the instrument, in written notice. If within ten days of the notice, the renter has not contacted Roper Music. They may take possession of the property wherever found, school or elsewhere.

\_In the event my account falls behind, I understand that I am responsible for a \$4 late fee per payment. I also understand that Roper Music has the right to terminate my account and turn it over to a collection agency. At that time, I understand I will be responsible for all fees incurred by Roper Music and the collection company, including a 35% collection fee, the \$4 monthly late charge and the full replacement cost of the instrument if not returned..

\_Should I become involved in any form of bankruptcy, I understand the instrument is owned by Roper Music. Filing for bankruptcy automatically defaults this contract. Immediate arrangements to return the rental property must be made by renter. This property does not constitute an asset in any bankruptcy estate.

## **Rent Only Terms and Conditions**

\_I may return the instrument to Roper Music at any time provided that it is in good condition (excepting wear from careful use) and the rent has been paid to date.

\_The instrument you are renting is not for sale. This is not a "Rent to Own" contract.

\_The rental fee within a rental period is not refundable and will not be prorated if the instrument is returned within a rental period (even if it is returned within the first two months).

\_The rental contract does not terminate until the instrument is returned to Roper Music, 912 North Ave, Grand Jct., Colorado, regardless of whether the instrument is being used or not.

\_I am responsible for the fair market value of the instrument (including tax) if it is lost, stolen, damaged or destroyed. For stolen instruments, you must provide a copy of the police report. Rental instruments are **not insured** by Roper Music Company.

\_A portion of the monthly payment is applied to maintaining your instrument in playing condition during the rental period. **Parts are not covered**.

\_Should I default on any rental payment, Roper Music may demand return of the instrument, in written notice. If within ten days of the notice, the renter has not contacted Roper Music. They may take possession of the property wherever found, school or elsewhere.

\_In the event my account falls behind, I understand that I am responsible for a \$4 late fee per payment. I also understand that Roper Music has the right to terminate my account and turn it over to a collection agency. At that time, I understand I will be responsible for all fees incurred by Roper Music and the collection company, including a 35% collection fee, the \$4 monthly late charge and the full replacement cost of the instrument if not returned..

\_Should I become involved in any form of bankruptcy, I understand the instrument is owned by Roper Music. Filing for bankruptcy automatically defaults this contract. Immediate arrangements to return the rental property must be made by renter. This property does not constitute an asset in any bankruptcy estate.