

INSTRUMENT HIRE PROGRAM Terms and Conditions

INSTRUMENT HIRE TERMS AND CONDITIONS

The Hirer agrees:

- 1. That hire charges will be incorporated into their existing payment plan within FACTS the College's fee payment platform. If they have already paid school fees in full then this additional charge will be added to FACTS account, payable within 7 days.
- 2. To maintain the musical instrument in good working order and to return it in the same condition as when hired.
- 3. That the musical instrument remains the property of Green Point Christian College.
- 4. Not to sell or offer for sale, assign, pledge, lend or otherwise deal with the musical instrument.
- 5. That the hirer is responsible for any loss or damage incurred to the musical instrument whilst in their possession.
- 6. That Green Point Christian College will be notified of any damage or loss to the musical instrument within a period of not more than 48 hours.
- 7. That they have been advised to take out insurance for the musical instrument hired against fire, loss, theft and/or damage with a reputable and legally licensed insurer.
- 8. To pay Green Point Christian College for the cost of any repairs deemed necessary as a result of loss or damage incurred by the hirer. Should the musical instrument be deemed not repairable or cannot be located, to provide payment for the total value of the musical instrument. The hirer understands that the value of the musical instrument or the value of any repairs required to the musical instrument will be assessed by Green Point Christian College after consultation with an appropriate professional instrument repairer, and that that assessment is the amount payable in accordance with this term and condition.
- 9. That the hirer will not attempt to repair or adjust the musical instrument themself.
- 10. Green Point Christian College reserves the right to vary the terms and associated fees related to this agreement. In such cases, notification of at least one term will be given to all hirers.