

ver. Apr 2018

Memorandum for the ATA Carnet

	This Memorandum shall be governed by and const parties hereto irrevocably submits to the exclusive FOUNDATION Nippon Music Foundation Attention: Katsuji Ebisawa, Chairman Akasaka 1-2-2, Minato-ku, Tokyo 107-0052, Japan	jurisdiction of the Tokyo District Court in Japan. RECIPIENT Name Address
	parties hereto irrevocably submits to the exclusive FOUNDATION Nippon Music Foundation Attention: Katsuji Ebisawa, Chairman	jurisdiction of the Tokyo District Court in Japan. RECIPIENT Name Address
	parties hereto irrevocably submits to the exclusive FOUNDATION Nippon Music Foundation Attention: Katsuji Ebisawa, Chairman	jurisdiction of the Tokyo District Court in Japan. RECIPIENT Name Address
	parties hereto irrevocably submits to the exclusive FOUNDATION Nippon Music Foundation Attention: Katsuji Ebisawa, Chairman	jurisdiction of the Tokyo District Court in Japan. RECIPIENT Name Address
	parties hereto irrevocably submits to the exclusive FOUNDATION Nippon Music Foundation	jurisdiction of the Tokyo District Court in Japan. RECIPIENT Name
	parties hereto irrevocably submits to the exclusive FOUNDATION	jurisdiction of the Tokyo District Court in Japan. RECIPIENT
	parties hereto irrevocably submits to the exclusive	jurisdiction of the Tokyo District Court in Japan.
	•	•
	 (4) take the INSTRUMENT out of the Country and Customs Territories before the 'FINAL DATE FOR RE-EXPORTATION' of the CARNET. (Article 2) (5) bring back the INSTRUMENT to Japan before the expiration date of the CARNET. (Article 3) 	
	of the CARNET. (Article 2)	
	(2) obtain the stamp at the Customs. (Article 1)(3) bring back the INSTRUMENT to Japan before	re the 'FINAL DATE FOR DUTY-FREE RE-IMPORTATION
	(1) declare the INSTRUMENT at the Customs using the CARNET. (Article 1)	
	penalties, regularization fee etc.) imposed on the FOUNDATION if the RECIPIENT fails to:	
5.	(Charges and Penalties) The RECIPIENT is liable for the payment to the FOUNDATION of any Customs Charges (importation taxes,	
	(Charges and Penalties)	•
4.	The RECIPIENT must report to the FOUNDATION after each time the CARNET is used. However, reporting monthly is permitted if the RECIPIENT travels continually.	
	(Report to the FOUNDATION)	
	Final Re-importation Period : (plan to come to Japan in this period)	
	·	
	Expiration Date:	ore the expitation.
3.	date is not specified, the expiration date of the CARNET specified on the Green Cover applies.) (Final re-importation into Japan) The RECIPIENT must bring back the INSTRUMENT to Japan before the expiration date of the CARNET specified on the Green Cover. The RECIPIENT agrees to re-import the INSTRUMENT into Japan within the specified period below, from 60 days to 7 days before the expiration.	
	stamped section of the CARNET. If the date is spinto Japan or export the INSTRUMENT out of the	pecified, the RECIPIENT must re-import the INSTRUMENT e country or customs territory before the specified date. (If the
2.		TATION / RE-EXPORTATION) s territories, the RECIPIENT must check the 'FINAL DATE apan) and 'FINAL DATE FOR RE-EXPORTATION' on the
1.		territories (see the list attached to the Loan Agreement), the RECIPIENT sing the CARNET and obtain the stamps on the CARNET.
	CARNET. (Declare the INSTRUMENT at the Customs we	ing the CADNET
	the FOUNDATION and the RECIPIENT hereby	agree to the terms and conditions concerning the use of the
	million) of the value of goods incl. import taxes, p	enalties etc., (2) avoiding the seizure of the ating the Customs clearance procedure. In this Memorandum,
	Nippon Music Foundation ("FOUNDATION") provides the ATA Carnet ("CARNET") to Mr. / Ms. ("RECIPIENT") for the purposes of (1) avoiding Customs Charges, approx. 30-50% (US\$ 2 - 1) (CARNET")	