

Pete Smith Guitar Tuition  
**Terms and Conditions**

**1: Pete Smith Guitar Tuition shall agree to provide a weekly guitar lesson throughout term-time and then on-going until the termination of the contract by the parent / guardian or music provider.**

**2: The parent / guardian / school shall agree to pay the sum stated in this contract or agreed in the enrolment process in full and in advance for this tuition provision and thereafter termly in advance.**

**3: The parent / guardian / school agrees to this minimum period of tuition by signing this contract. A period of one calendar months notice in writing is required to terminate this contract thereafter. Any unpaid fees due for this period of notice shall be invoiced separately and paid in the normal way. The parent / guardian / school understands that NO REFUND shall be due if their child(ren) cease tuition in the initial period of tuition stated over.**

**4: Should the music provider fail to deliver a lesson or lessons, then he shall EITHER provide an alternative lesson or lessons OR give a full refund (of a sum no greater than the value of the missed lesson or lessons) at the end of the current contractual period. The decision as to alternative lessons or refund will be at the discretion of Pete Smith Guitar Tuition and that decision shall be final. Alternative arrangements will be made within normal school hours wherever possible.**

**5: Should the pupil (s) miss a lesson for whatever reason no refund shall be payable to the parent / guardian / school. This includes trips or events organised by the school over which I have no control.**

**6: To assist in the overall musical development of the pupil (s) the parent / guardian / school shall agree to encourage and support their child (ren) in regular practice and to supply the necessary equipment (instrument, music, strings etc.) as promptly as possible upon request.**

**7: If your child takes up the tuition from Pete Smith Guitar Tuition but you do not return the contract signed, for any reason, you will still be deemed to have read and agreed to these terms and conditions and the company reserves the right to enforce any of the above should it be necessary.**