

**This Contract Subject to the Approval of Britton Music Co., Harrodsburg, Ky.**

No agent is authorized to make any written or verbal contract other than written or printed on the face of this contract.

This Instrument Witnesseth, that I have received of Britton Music Co., under conditional contract for the sale thereof as hereinafter stated, viz.: One *Concord* *1912*

Style *20516* The contract of said instrument is *Three hundred & eighty five* Dollars, \$ *385.00* on which I have this day paid *one* *and* one *and* in trade, viz.: Dollars, \$ *64.00* and in trade, viz.: Dollars, \$ *131.00* has been allowed upon said contract price.

The balance of *Two hundred & thirty three* Dollars, \$ *254.00* I hereby promise to pay Britton Music Company, or order, as follows, viz.: *in cash* Dollars, \$ *254.00*

until the above named sum with interest at the rate of six per cent per annum, from date hereof, shall have been paid in full; said payment to be forwarded by Postal Money Order, Draft or Registered Letter, at my expense, to Britton Music Co., Harrodsburg, Ky., or payable on presentation of this contract at

in the county of *Franklin* State of Kentucky, when due, without notice, waiving all valuation and Appraisal Laws of the State of Kentucky or of the United States.

The above described instrument continues to be the property of the said Britton Music Co., notwithstanding said delivery and no title to or interest in, said instrument shall pass to or be vested in the undersigned except upon and after the full payment by the undersigned of this obligation; and until such payment in full the said Britton Music Co. shall retain the unqualified ownership of said instrument. In the event that any of the above payments shall not be paid as they become due, I agree to surrender, re-deliver and return said instrument in as good condition as reasonable wear and use will permit, to the said Britton Music Co., and will permit them or their agent to enter into and upon any premises where said instrument may be, or is reasonably believed to be, and repossess and remove same without legal process; but if it shall be necessary to bring suit therefor, I agree to pay costs thereof.

It is further agreed that the said Britton Music Co. shall retain all monies paid upon said obligation less than the full amount thereof, as rent and use of and damage to said instrument, and they shall not in any event refund the monies paid or any part thereof. And the undersigned agrees not to secrete or remove said instrument from the premises now occupied, or to sublet or part in any wise with the possession of said instrument without the written consent of the said Britton Music Co. It is further agreed that if any default be made in any of the above payments as they may become due, or of any of the foregoing conditions, or if any secreting or removal from its present location, any abuse, or misuse, any sale or attempted sale be made of said instrument, by the undersigned, or any sale or seizure by process of law of said instrument, by or in behalf of any creditors of the undersigned, the said unpaid installment shall then become due and payable at once at the option of the Britton Music Co. Upon payment in full of the above named sum, said instrument shall become the property of the undersigned. It is agreed that the undersigned is to keep said instrument insured for the benefit of said Britton Music Co.

Dated at *Harrodsburg* this *5* day of *April* 191*2*

Witness *W. A. McMillan* (Signed) *W. A. McMillan*

Witness *Q. J. Alderson* (Signed) *Q. J. Alderson* P. O. Address *Harrodsburg, Ky.*

68948

88

READ THE ABOVE BEFORE SIGNING.

The Herald Print.