Bank of Highland

459536

Declaration of Partnership

VINCENTAH. BARNES	Sincent of Barner	•	
DEAN!D SILVER	Phys. III.		
	- Silver		
an in the desirable print interest states, 200	and the second of the second o	A of the Wiles of Colores of Mineral Color	
	artners, doing business under the firm name	and style of	· · · · ·
SILVER BARNES & & CO	OMPANY		
the following address			
P.O. BOX 3031, MU	NSTER, IN 46321		
	Locument is		
Ve hereby authorize and direct			until
otified in writing to the contra	in which notification all of the undersign	ned must concur, that	
The same would have	is Dosument is the property		<u> </u>
VINCENT H. BARNES	the Lake County Recorder!		= = = = = = = = = = = = = = = = = = =
DEAN'D SILVER	Marie Village	ਸ਼ ^ਦ ੀ E	(1)
DEAN D STEVEN	Se my Miss.	, j	- 02 03
The state of the s	A CONTROL OF THE PARTY OF THE P	in.	V
Chromath state C. Fre	The second of th	*** [1]	 ;
checks, rorders or receipts for torney to confesse udgment) secks drawn; against the partners; from time to t	in the firm name; to make, sign, execute, in the payment of money, notes, (including drafts, bills of exchange, or other eviden erships account for deposition the individual time to pledge, mortgage, and hypothecate	notes containing we ce of indebtedness, accounts of any one the receivables, stock	arrant of including or more is, bonds,
checks, corders or receipts for torney to confesse udgment) necks drawn, against the partner said partners; from time to to property of any character who ligation and withdraw, receipt for, end whatsoever left with, or he	r the payment of money, notes, (including drafts, bills of exchange, or other eviden erships account for deposition the individual	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock money borrowed an ink receivables of said ties, or other proper	any and including or more as, bonds, id/or any id partner-ty of any
ttorney to confesse udgment) hecks drawn against the partners; from time to the property of any character who bligation now or hereafter incuming; to withdraw, receipt for, edind whatsoever left with, or head or collection. We further specifically aim other property of any kind we	drafts, bills of exchange, notes, (including drafts, bills of exchange, or other eviden ership account for deposits to the individual time to pledge, mortgage, and hypothecate natsoever of said partnership anssecurity for urred to said Bank; to discount with said Backette, and deliver trust receipts for securi	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock money borrowed an ink receivables of said ties, or other proper lateral security or for designated any such cuted by such person	any and including or more is, bonds, id/or any id partner-ty of any r delivery securities, in his or
torney to confesse judgment) hecks drawn against the partner f said partners; from time to the property of any character who bligations now or hereafter incuring; to withdraw, receipt for, and whatsoever left with; or he had/or collection. We further specifically air other property of any kind wheir individual names and without we agree that all transfer undersigned, and we authorized	drafts, bills of exchange, or other evident deposits to the individual ime to pledge, mortgage, and hypothecate natsoever of said parther his ansecurity for urred to said Bank, to discount with said Bank, to discount with said Bank, to discount with said Bank at Antickeeping or as column with said Bank at Antickeeping or as colu	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock morey borrowed an ink receivables of said ties, or other proper lateral security or for designated any such cuted by such person in the undersigned and the internal security or for the internal security	any and including for more is, bonds, id/or any id partner-ty of any r delivery securities, in his or firm.
l checks, corders or receipts for torney to confess judgment) lecks drawn against the partners; from time to the property of any character who lightion now or hereafter incument, to withdraw, receipt for, and whatsoever left with, or his other property of any kind we agree that all transfe undersigned, and we authorismstances. It Hittess Illiers	drafts, bills of exchange, or other evidence of the partners of money, notes, (including drafts, bills of exchange, or other evidence of the partners of the individual ime to pledge, mortgage, and hypothecate natsoever of said partnership anssecurity for urred to said Bank to discount with said Back of the receipts for security for elds by said Bank to have receipts for security for elds by said Bank to have receipts for security for elds by said Bank to have receipts or trust receipts executions above authorized shall be binding of you to give same full faith and credit with the undersigned, being all of the co-part	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock money borrowed an ink receivables of said ties, or other proper lateral security or for designated any such cuted by such person in the name of the name o	any and arrant of including or more is, bonds, id/or any dipartnerty of any redelivery securities, in his or firm.
l checks, corders or receipts for torney to confess judgment) necks drawn, against the partner said partners; from time to to property of any character who eligation now or hereafter incump; to withdraw, receipt for, end whatsoever left with, or head/or collection. We further specifically air other property of any kind we eir individual names and without we agree that all transfe undersigned, and we authorismstances.	drafts, bills of exchange, or other evident drafts, bills of exchange, or other evident ership account for deposition the individual time to pledge, mortgage, and hypothecate natsoever of said partnership assecurity for unred to said Bank, to discount with said Backecute, and deliver trust receipts for security and deliver trust receipts for security for elds by said Bank at Antickeeping or as collected as a collected and partners above whatsoever upon receipts or trust receipts execute requiring the execution of such receipts actions above authorized shall be binding of zeryou to give same full faith and credit with the undersigned, being all of the co-part	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock money borrowed an ink receivables of said ties, or other proper lateral security or for designated any such cuted by such person in the undersigned an nout inquiry as to attend to the said t	any and arrant of including or more is, bonds, id/or any id partnerty of any r delivery securities, in his or firm.
l checks, corders or receipts for torney to confess judgment) necks drawn, against the partner said partners; from time to to property of any character who eligation now or hereafter incump; to withdraw, receipt for, end whatsoever left with, or head/or collection. We further specifically air other property of any kind we eir individual names and without we agree that all transfe undersigned, and we authorismstances.	drafts, bills of exchange, or other evidence of the partners of money, notes, (including drafts, bills of exchange, or other evidence of the partners of the individual ime to pledge, mortgage, and hypothecate natsoever of said partnership anssecurity for urred to said Bank to discount with said Back of the receipts for security for elds by said Bank to have receipts for security for elds by said Bank to have receipts for security for elds by said Bank to have receipts or trust receipts executions above authorized shall be binding of you to give same full faith and credit with the undersigned, being all of the co-part	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock money borrowed an ink receivables of said ties, or other proper lateral security or for designated any such cuted by such person in the name of the name o	any and arrant of including or more is, bonds, id/or any dipartnerty of any redelivery securities, in his or firm.
l checks, corders or receipts for torney to confess judgment) lecks drawn against the partners; from time to the property of any character who lightion now or hereafter incument, to withdraw, receipt for, and whatsoever left with, or his other property of any kind we agree that all transfe undersigned, and we authorismstances. It Hittess Illiers	drafts, bills of exchange, or other evident drafts, bills of exchange, and hypothecate drafts of said Bank, to discount with said Bank and elds and Bank and execute, and deliver trust receipts for security and deliver trust receipts for security for elds by said Bank and excepting or as collected as a collected with the execution of such receipts actions above authorized shall be binding of zeryou to give same full faith and credit with respective hands and seals, this	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock money borrowed an ink receivables of said ties, or other proper lateral security or for designated any such cuted by such person in the undersigned an nout inquiry as to attend any of MAN A. D.	any and arrant of including or more is, bonds, id/or any dipartnerty of any redelivery securities, in his or firm.
l checks, rorders or receipts for torney to confess judgment) lecks drawn, against the partners, from time to the property of any character who lightion now or hereafter incuip; to withdraw, receipt for, and whatsoever left with, or his door collection. We further specifically at other property of any kind we ir individual names and without we agree that all transfe undersigned, and we authorismstances. In Mitness Miress	drafts, bills of exchange, or other evidence of the partners of money, notes, (including drafts, bills of exchange, or other evidence of the partners of the individual ime to pledge, mortgage, and hypothecate natsoever of said partnership anssecurity for urred to said Bank to discount with said Back of the receipts for security for elds by said Bank to have receipts for security for elds by said Bank to have receipts for security for elds by said Bank to have receipts or trust receipts executions above authorized shall be binding of you to give same full faith and credit with the undersigned, being all of the co-part	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock money borrowed an ink receivables of said ties, or other proper lateral security or for designated any such cuted by such person in the undersigned an nout inquiry as to attend any of MAN A. D.	any and including for more is, bonds, id/or any id partner-ty of any r delivery securities, in his or firm.
l checks, rorders or receipts for torney to confess judgment) lecks drawn, against the partners, from time to the property of any character who lightion now or hereafter incuip; to withdraw, receipt for, and whatsoever left with, or his door collection. We further specifically at other property of any kind we ir individual names and without we agree that all transfe undersigned, and we authorismstances. In Mitness Miress	drafts, bills of exchange, or other evident drafts, bills of exchange, and hypothecate drafts of said Bank, to discount with said Bank and elds and Bank and execute, and deliver trust receipts for security and deliver trust receipts for security for elds by said Bank and excepting or as collected as a collected with the execution of such receipts actions above authorized shall be binding of zeryou to give same full faith and credit with respective hands and seals, this	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock money borrowed an ink receivables of said ties, or other proper lateral security or for designated any such cuted by such person in the undersigned an nout inquiry as to attend any of MAN A. D.	any and including or more is, bonds, id/or any id partner-ty of any r delivery securities, in his or firm.
checks, corders or receipts for torney to confess judgment) hecks drawn against the partner feath partners; from time to the property of any character who ligation now or hereafter incuming; to withdraw, receipt for, and whatsoever left with, or he had or collection. We further specifically air other property of any kind where individual names and without the windersigned, and we authorisms tances.	drafts, bills of exchange, or other evident drafts, bills of exchange, and hypothecate drafts of said Bank, to discount with said Bank and elds and Bank and execute, and deliver trust receipts for security and deliver trust receipts for security for elds by said Bank and excepting or as collected as a collected with the execution of such receipts actions above authorized shall be binding of zeryou to give same full faith and credit with respective hands and seals, this	endorse, and deliver notes containing we ce of indebtedness, accounts of any one the receivables, stock money borrowed an ink receivables of said ties, or other proper lateral security or for designated any such cuted by such person in the undersigned an nout inquiry as to attend any of MAN A. D.	any and arrant of including or more as, bonds, id/or any id partnersty of any delivery securities, in his or firm. (Stal)