

57938

9402768 LETTERS TESTAMENTARY

LAWYERS TITLE INS. CORP.
ONE PROFESSIONAL CENTER
SUITE 218
CROWN POINT, IN 46307

Cause No. 52D01-9307-EU-16

I, Phyllis Keirn, Clerk of the Superior Court for the County of Miami, in the State of Indiana, do hereby certify that Letters Testamentary with the will annexed, of the estate of Eugene Dziadosz, late of Miami County, deceased, is granted to Kenneth Dziadosz, Sr. and the said Kenneth Dziadosz, Sr. having qualified and given bond as such Executor, is duly authorized to take upon himself the administration of such estate, according to law.

WITNESS my hand and seal of said court, this 29th day

of July, 1993.

DULY ENTERED FOR TAXATION SUBJECT TO FINAL ACCEPTANCE FOR TRANSFER.

APR 17 1994

Anna M. Antos
AUDITOR LAKE COUNTY

Phyllis Keirn
Clerk of the Superior Court of Miami County.

By Julia [Signature]



STATE RECORDER
APR 13 1 06 PM '94

STATE OF INDIANA, S.S.N.D.
LAKE COUNTY,
FILED FOR RECORD

THE STATE OF INDIANA, MIAMI COUNTY, ss:

I, Phyllis Keirn, Clerk of the Superior Court, within and for said County of Miami, in the State of Indiana, do hereby certify the foregoing to be a true and correct copy of the Letters Testamentary of Kenneth Dziadosz, Sr. Executor of the last will and testament of Eugene Dziadosz as the same appears of record, now on file in my office.

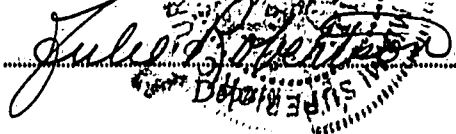
IN WITNESS WHEREOF, I have hereto subscribed my name and affixed

the seal of said Court, at Peru, Indiana, on this

29th day of July, 1993

Phyllis Keirn
Clerk Miami Superior Court.

By Julia [Signature]



1000 by

00682

LAST WILL and TESTAMENT
of

EUGENE M. DZIADOSZ

I, Eugene M. Dziadosz, of Hammond, Indiana, being of sound and disposing mind and memory, do hereby make this my Last Will and Testament, and do hereby revoke any and all wills and codicils heretofore by me made.

ITEM I. I direct that all my just debts and funeral expenses be paid as soon as possible after my death.

ITEM II. I hereby give, devise and bequeath all of my property and estate of whatever description and wherever situated which I may own at the time of my death to my beloved wife, Sophie M. Dziadosz.

ITEM III. In the event that my said wife should predecease me, then I give, devise and bequeath all of my property and estate of whatever description and wherever situated which I may own at the time of my death as follows:

- a. Seventy-five percent thereof to my son, Kenneth Dziadosz, Sr.
- b. Twenty-five percent thereof to my grandson, Kenneth Dziadosz, Jr.

I wish to recite that I am the father of Daniel E. Dziadosz who died on January 9, 1985 leaving two children; namely, Mathew & Carrie. I have not forgotten about my son, Daniel, nor have I forgotten about my grandchildren, Mathew and Carrie. It is my express intention to leave Mathew Dziadosz and Carrie Dziadosz nothing by this my Last Will and Testament since they have been well provided for in the estate of their late father.

ITEM IV. I hereby nominate and appoint my said wife, Sophie M. Dziadosz, Executrix of this My Last Will and Testament and I further nominate and appoint my said son, Kenneth Dziadosz, Sr. as Successor-Executor.

IN WITNESS WHEREOF, I, EUGENE M. DZIADOSZ, have subscribed my name to this my last Will, consisting of two pages upon which I have subscribed my name this 16th day of December, 1985.

Eugene M. Dziadosz
Eugene M. Dziadosz

E.M.D.

The foregoing instrument consisting of two pages was on this 16th day of December, 1985, subscribed by EUGENE M. DZIADOSZ, the above named Testator, and by him signed, sealed, published and declared to be his last Will, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto, this 16th day of December, 1985.

Carlton ... Residing at: *16735 ...*

ACKNOWLEDGMENT

Under the penalties for perjury, we, EUGENE M. DZIADOSZ, WILLIAM A. KOWALSKI, and JOANN GRAHAM, the Testator and the Witnesses, respectively, whose names are signed to the foregoing instrument, declare:

- (1) That the Testator executed this instrument as his Will.
- (2) That the Testator executed the same in the presence of both Witnesses;
- (3) That the Testator executed the said Will as his free and voluntary act for the purposes expressed therein;
- (4) That each of said witnesses, in the presence of the Testator and each other, signed the Will as Witnesses;
- (5) That the Testator was of sound mind; and
- (6) That to the best of his knowledge, the Testator was, at the time of said execution 18 years of age or more.

DATED THIS 16 DAY OF June, 1985.

Eugene M. Dziadosz
EUGENE M. DZIADOSZ

William A. Kowalski
WITNESS

Joann Graham
WITNESS

