

11. The gross value of the estate of the decedent, Mildred Delores Van Gorp as determined for the purposes of Federal Estate Taxes, was less than the value required for the filing of a Federal Estate Tax Return. As a consequence thereof, the decedent's estate was not subject to Federal Estate Tax.
12. The gross value of the estate of the decedent, Mildred Delores Van Gorp, as determined for the purposes of Indiana Inheritance Tax, was less than the value required for the filing of an Indiana Inheritance Tax Return. As a consequence thereof, the decedent's estate was not subject to Indiana Inheritance Tax.
13. To the best of the affiant's knowledge, the statements made in this Affidavit are true and complete and are made for the purpose of establishing the ownership of the real estate described above to obviate any problem concerning Federal Estate Tax or Indiana Inheritance Tax, and to induce the Auditor of Lake County, Indiana to transfer ownership of the real estate described above to Donovan Van Gorp pursuant to the Last Will and Testament of Mildred Delores Van Gorp

This Affiant says nothing further.

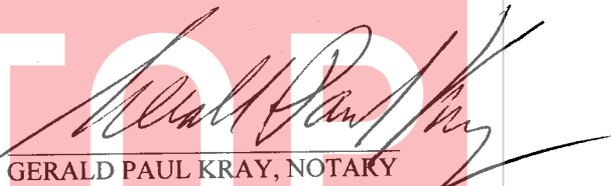

 DONOVAN DALE VAN GORP, AFFIANT

STATE OF INDIANA)
)
 COUNTY OF LAKE)

Before me a Notary Public in and for said County and State, this 9 day of December, 2014, did personally appear DONOVAN DALE VAN GORP and acknowledged the execution of the foregoing Affidavit For Transfer Of Personal Property. In witness whereof I have hereunto subscribed my name and affixed my official seal.

My Commission Expires:
 January 3, 2020

Lake County Resident


 GERALD PAUL KRAY, NOTARY

Prepared by Attorney Gerald P. Kray I.C. 5446-45
 622 West Lake Street, Griffith, Indiana 46319 (219-924-7004)

"I AFFIRM, UNDER THE PENALTIES FOR PERJURY, THAT I HAVE TAKEN REASONABLE CARE TO REDACT EACH SOCIAL SECURITY NUMBER IN THIS DOCUMENT, UNLESS REQUIRED BY LAW."
 PREPARED BY: CPK

LAST WILL and TESTAMENT
of
MILDRED DELORES VAN GORP

I, **MILDRED DELORES VAN GORP**, a resident of the City of Hammond, County of Lake, in the State of Indiana, being of sound mind and memory and not acting under any duress, menace, fraud or undue influence of any person whomsoever, do make, publish and declare this My Last Will and Testament in the manner following to-wit:

ITEM ONE: I direct that my Executor pay all my debts, funeral expenses and expenses of my last illness, as soon after my death as practicable and that all inheritance taxes and other governmental charges, taxes and liens imposed upon my estate or upon the interests of any person as a beneficiary hereunder shall be considered and treated as expenses and costs of administering my estate and shall be paid by my Executor before distribution.

ITEM TWO: I hereby nominate and appoint my beloved husband, **PAUL KENNETH VAN GORP** to act as Executor hereof this My Last Will and Testament, and in the event of his death, inability or refusal to act or qualify as Executor hereof, then I appoint my son, **DONOVAN D. VAN GORP** to act as Successor-Executor with the same rights, powers, privileges and immunities as given to the original said Executor, as if the Successor-Executor had been originally named herein.

Whenever necessary in this Will where the context admits, the singular term and the related pronoun shall include the plural and the masculine, the feminine, and vice-versa. Also, I request that my Executor, if appointed in this article, be allowed to serve without bond or sureties.

DATE: Jan 23, 2003 Mildred Delores Van Gorp
MILDRED DELORES VAN GORP

ITEM THREE: I give, devise and bequeath all of my property whether personal, real or mixed after payment of the debts and expenses provided for in ITEM ONE, to my beloved husband, **PAUL KENNETH VAN GORP**, on the condition that he survive me by thirty (30) days. If he does not survive me by thirty (30) days than I dispose of my property as described in ITEM FOUR.

ITEM FOUR: I hereby make the following specific bequests; to my son **DONOVAN DALE VAN GORP** I give devise and bequcath my home located at 7117 Marshall, Hammond, IN and all the tools I own at the time of my death.

I give, devise and bequeath all of the rest and residue of my property, whether personal real or mixed after payment of the debts and expenses provided for in Item One to my children: **RICHARD PAUL VAN GORP, PATRICIA ANN COATES, ROBERT LEE VAN GORP, TERRY KENT VAN GORP, MARK ANTHONY VAN GORP AND DONOVAN DALE VAN GORP**, in equal shares, share and share alike. Should any of my children predecease me, then to their children by representation, those children taking their parent's share.

ITEM FIVE: Lastly, I do hereby revoke all former wills and codicils to wills heretofore made by me.

DATE: Jan 22, 2003



Mildred Delores Van Gorp
MILDRED DELORES VAN GORP

IN WITNESS WHEREOF, I do hereby subscribe my name and seal to this instrument consisting of four pages; next page included, each page of which I have written my name this 22nd day of January, 2003.

Mildred F. DeLores Van Gorp
MILDRED DELORES VAN GORP

On the 22 day of January, 2003, the foregoing instrument consisting of four pages; next page included, each page of which is signed, published and declared as and for his Last Will and Testament by **MILDRED DELORES VAN GORP**, in the presence of us who thereafter at her request and in her presence and in the presence of each other have hereunto subscribed our names and addresses as witnesses.

Document is NOT OFFICIAL!
This Document is the property of
WITNESSES: Lake County Recorder **ADDRESSES:**

<u>[Signature]</u>	<u>622 West Lake St.</u> <u>Griffith, IN</u>
<u>[Signature]</u>	<u>145 Acadia Rd.</u> <u>Vaughan, IN 46055</u>

Prepared by: **GERALD P. KRAY**
Attorney at Law
622 West Lake Street
Griffith, IN 46319
(219) 924-7004



SELF PROVED CLAUSE

Under the penalties for perjury, we **MILDRED DELORES VAN GORP, GERALD P. KRAY**, and **SHELBY JEAN LUNA**, the testator and witnesses respectively whose names are signed to the attached foregoing instrument declare:

1. That the Testator executed the instrument as his Will.
2. That, in the presence of both witnesses, he signed or acknowledged his signature already made or directed another to sign for him in his presence.
3. That he executed the Will as his free and voluntary act for the purpose expressed in it.
4. That each of the witnesses, in the presence of the Testator, and in the presence of each other, signed the Will as witnesses.
5. That the Testator was of sound mind.
6. That to the best of his knowledge the Testator was at the time eighteen (18) or more years of age.



Mildred Delores Van Gorp
MILDRED DELORES VAN GORP

Gerald P. Kray
622 West 26th St.
Griffith, IN.

Shelby Jean Luna
745 Acadia Rd.
Valparaiso, IN 46385

DATE: Jan 22, 2003