

VICENTE TOMÁS BERNAT NOTARY

C/ Moratín nº. 17 points 6th 46002 VALENCIA ÿ: 96 333 30 10 ÿ: 963 890 506 ÿ: notaria@vtomas.com

NOTARIAL	OPEN WILL	

NUMBER EIGHT HUNDRED SIXTY (860).-----

In Valencia, my residence, at 9:30 a.m.

five minutes on April 6, two thousand twenty-three.-----

In my opinion, he has the necessary legal capacity to grant this deed of NOTARIAL OPEN TESTAMENT and in

consequence:
=== SAY AND EXPOSE ===

I.- That he is from London (United Kingdom), where he was born day August 16, 1951, son of Don William George Frederick and of Mrs. Lilian Finkel, both deceased.

II.- That he is divorced from his first and only nuptials with

Mrs. Jennifer Irene Verdon; that it lacks descendants; and,

Currently, he has not formalized a stable union

III.- That, in accordance with the Inheritance Regulations

European Union, opts for the application to his succession of the applicable law in the United Kingdom.

And, having made the previous declarations, he orders his will according to the following,------

=== CLAUSES ===

FIRST.- Without prejudice to the legitimate rights that with according to the Personal Law of the testator may correspond, institutes as universal heir to MR. WENDY-ANNE SMYTH.-----

SECOND.- The effects of this will extend to all assets and rights, whatever their nature, titled by the testator at the time of his death, remaining revoked any testamentary disposition previously granted to this will relating to those same assets and rights. ------

=== GRANT AND AUTHORIZATION ===



I make the legal reservations and warnings, in particular since personal data protection purposes, I warn that the personal data of the appearing party will be subject to treatment in this Notary, which are necessary for the compliance with the legal obligations of the exercise of the notarial public function, in accordance with the provisions of the regulations provided for in the notarial legislation, for the prevention of money laundering capital, tax and, where appropriate, substantive that is applicable to the documented legal act or transaction. The communication of the personal data is a legal requirement, being the grantor obliged to provide personal data, and being informed of that the consequence of not providing such data is that it would not be possible to authorize or intervene in this public document. Their

The purpose of data processing is to comply with the regulations to authorize/intervene this document, its billing, subsequent monitoring and the functions of the obligatory notarial activity, of which they can derive the existence of automated decisions, authorized by the Law, adopted by the Public Administrations and

assignee entities authorized by law, including the preparation of precise profiles for prevention and investigation by the competent authorities for money laundering and financing of terrorism.-----

The notary will carry out the transfers of said data that are of obligatory compliance to the Public Administrations, to the entities and subjects stipulated by Law and, where appropriate, to the Notary that succeeds or replaces the current one in this notary.------

The data provided will be kept for the years

necessary to comply with the legal obligations of the Notary or

who replaces or succeeds him.-----

You can exercise your rights of access, rectification,
deletion, limitation, portability and opposition to treatment by
postal mail before the authorizing Notary, located at 46002-Valencia,
Moratín street, number 17, 6th floor. You also have the right to
file a claim with a control authority. ------

Pursuant to article 150 of the Notary Regulations,



I read this public instrument in its entirety to the person appearing in

Spanish language, also translating it into the English language that

I know and that the testator claims to understand perfectly,

after advising you of the right granted by article 193

of the Notarial Regulation of which he does not make use, and aware, according to says, from the reading and my verbal explanations, Mr.

appearing party freely certifies his consent to the

content of this public instrument and sign with me the Notary Public.---

I, the Notary, verify that this granting is adequate
to legality and to the duly informed and expressed will
before me of the grantor; and the content of this public instrument,
spread over three sheets of paper for exclusively notarial use, the
present and the two previous ones in correlative order, of the same series,

They are followed by the signature of the appearing party, the sign signature and initials of the Authorizing notary and the seal of the notary. ----
NOTE.- Give the regulatory part. Attest. Follow the half signature