

J ALPHONSE LOUIS REIS of No. 6 Mapesbury Road, Brondesbury in the County of Middlesex Jeweller HEREBY REVOKE all former wills Codicils and other testamentary dispositions at any time heretofore made by me AND DECLARE this to be my last Will.

1. WHEREAS I was born in England of English parents but I have spent much of my life in Scotland in which country I still have business interests NOW I HEREBY DECLARE

(a) that I have never renounced my domicile of origin (b) that notwithstanding my business interests in Scotland I intend to continue to reside in England (where I have resided for the last sixteen years) for the rest of my life (c) that it is my desire and intention to die a domiciled Englishman and (d) that my estate on my death shall be subject to English Law alone and be administered and ultimately wound up in accordance therewith

2. I APPOINT my wife MARGERY BURN REIS and my friends ALEXANDER STEVENSON BLAIR W.S. and ARTHUR WOODMAN BLAIR W.S. both of South Charlotte Street in the City of Edinburgh EXECUTORS AND TRUSTEES of this my Will I ALSO APPOINT the said ALEXANDER STEVENSON BLAIR and ARTHUR WOODMAN BLAIR GUARDIANS of Isolda Reis the infant daughter of my said Wife and myself to act jointly in that capacity with my said Wife.

3. I BEQUEATH to my said Wife all the furniture and all other the contents of No. 6 Mapesbury Road aforesaid or other the dwellinghouse in which I shall be residing at the date of my death for her own use and benefit absolutely but I declare that this bequest shall not extend to money or securities for money or to deeds and documents of title.

4. I BEQUEATH to my son Albert Victor Reis a legacy of Two thousand five hundred pounds and if he shall die in my lifetime I BEQUEATH the same legacy to such of his children as shall survive me and if more than one in equal shares.

5. I DECLARE that all duties of every kind which shall at the date of my death be payable in respect of all specific and pecuniary legacies and annuities bequeathed by this my Will or any Codicil hereto shall be paid out of my residuary estate in exoneration of such legacies or annuities.

6. I DEVISE AND BEQUEATH all my real estate of every tenure and all my personal estate and effects whatsoever and wheresoever not hereby otherwise disposed of (including as well real as personal estate over which I may have any general power of appointment or disposition by will) UNTO my Wife the said Margery Burn Reis Alexander Stevenson Blair and Arthur Woodman Blair AS TO real estate in fee simple and as to personal estate absolutely according to the nature thereof UPON TRUST that the said Margery Burn Reis Alexander Stevenson Blair and Arthur Woodman Blair or the

survivors or survivor of them or other the Trustees or Trustee for the time being of this my Will (hereinafter called "my Trustees") shall sell call in collect and convert into money the said real and personal estate and premises at such time or times and in such manner as they shall think fit (but as to reversionary property not until it falls into possession unless it shall appear to my Trustees that an earlier sale would be beneficial) and so that they shall have the fullest power and discretion to postpone the sale calling in or conversion of the whole or any part or parts of the said premises during such period as they shall think proper and to retain the same or any part thereof in its present form of investment without being responsible for loss.

7. MY Trustees shall out of the moneys to arise from the sale calling in and conversion of or forming part of my said real and personal estate pay my funeral and testamentary expenses and debts and the legacies bequeathed by this my Will or any Codicil hereto and make provision for any annuities similarly bequeathed and for the duty on any legacies and annuities bequeathed free of duty.

8. MY Trustees shall at their discretion invest the residue of the said moneys in the names of my Trustees in any of the modes of investment in which any portion of my personal estate may be invested at the time of my death or in any manner for the time being authorised by law for the investment of trust funds with power to my Trustees to vary the said investments at their discretion.

9. MY Trustees shall stand possessed of such investments (hereinafter referred to as the trust funds) In trust for such person or persons for such purposes and in such manner in all respects as my said Wife if surviving me shall at any time or times after my death by any Deed or Deeds or by Will or Codicil appoint it being my express wish and intention that my said Wife in case she survives me may if she thinks fit make my residuary estate and property or any part thereof her own by an exercise of the power of appointment hereinbefore conferred on her or may abrogate or modify to any extent and in any manner she may think fit the dispositions hereinafter made by me thereof in the event of her not exercising such power And in default of and subject to any appointment by my said Wife under the power aforesaid UPON TRUST and to the intent that my said Wife if surviving me shall have the enjoyment and receive the income and annual produce of the trust funds during her life for her own absolute benefit.

10. FROM and after the death of my said Wife my Trustees shall stand possessed of the trust funds and the income thereof Upon trust for Isolda Reis the daughter of my said Wife and myself to be a vested interest in her only on her attaining the age of twenty one years or marrying under that age.

11. IN case the said Isolda Reis shall die without having attained a vested interest under the foregoing trust my Trustees shall stand possessed of the trust funds and the income thereof UPON TRUST for the persons or person who would at the time of the failure or determination of all the prior trusts hereinbefore declared and contained have been entitled to my personal estate according to the law of England under the statutes for the distribution of the personal estates of intestates if I had died at the time of such failure or

determination intestate such persons if more than one to take the shares which they would have taken under the same statutes PROVIDED ALWAYS that no legatee under this my Will shall under any circumstances be called upon to bring into account the amount of his or her legacy in estimating his or her share in the trust funds.

12. I DECLARE that as regards any real or leasehold property remaining unsold my Trustees shall be at liberty to let or demise the same either from year to year or for any term of years at such rent and subject to such covenants and conditions as they shall think fit and to accept surrenders of leases and tenancies to expend moneys in repairs and improvements and generally to manage the property according to their absolute discretion.

13. I DECLARE that my Trustees may apply the whole or any part at their discretion of any Income to which any minor shall or if of the full age of twenty one years being a male or of that age or married being a female would for the time being be entitled in possession under any of the trusts or dispositions herein contained for or towards his or her maintenance education or benefit and may either themselves so apply the same or may pay the same to the parent or guardians or guardian of such person for the purpose aforesaid without seeing to the application thereof.

14. I AUTHORISE my Trustees to raise any part or parts exceeding in the whole a moiety of the capital of the share to which any minor shall or if of the age of twenty-one years being a male or of that age or married being a female would for the time being be entitled whether absolutely or for a life or other limited interest only and whether in possession or in reversion or expectancy under this my will or any Codicil hereto and to pay or apply the same for his or her advancement or benefit as my Trustees shall think fit Provided that no such advancement shall be made during the existence of any prior life or other interest or interests whether vested or contingent without the consent in writing of the person or persons entitled thereto.

15. I DECLARE that my Trustees may in their uncontrolled discretion postpone the sale calling in and conversion of the whole or any part of my estate and in particular I AUTHORISE them to retain for so long as they shall think fit all securities held by me at my decease including bearer securities and the rents profits and income to accrue after my death of and from such part of my residuary estate as shall remain unsold and unconverted shall after payment of all incidental expenses and outgoings be paid and applied to the person or persons and in manner to whom and in which the income of the proceeds of such sale and conversion would have been payable if such sale and conversion had been actually made

16. I AUTHORISE my Trustees to carry on the trade or business of a jeweller now carried on by me during such period as they shall think fit and for that purpose to retain and employ therein the capital which shall at my death be employed therein and such additional capital as they shall think fit to advance from time to time out of my residuary estate with power to employ at such salary as they shall think fit any manager or managers of the said business and generally to act in all matters relating to the said

business as if they were beneficially entitled thereto And also with power to delegate all or any of the powers vested in them in relation to the said business to any persons or person whom they may think fit and my Trustees shall be free from all responsibility and be fully indemnified out of my estate in respect of any loss arising in relation to the said business AND I FURTHER DECLARE that all profits or interest accruing to my estate from the carrying on of my said business or from the employment of my capital or any part of my estate therein shall be treated and applied as income of my residuary estate.

17. I AUTHORISE my Trustees at any time to convert or Join in converting my said business into a Company limited by shares In such manner as may be thought fit and to promote or assist in promoting a Company for the purpose of taking over the said business at the expense of my estate AND I DECLARE that my Trustees may sell or transfer the said business the property assets and capital embarked therein and the goodwill thereof or any part thereof to such Company or to any Company having for its objects or one of its objects the purchase of a business of a like nature in consideration wholly or in part of Ordinary shares therein wholly or partially paid up or wholly or in part of Debentures Debenture stock or Bonds or Preference shares of such Company and as to the balance in cash payable immediately or by any installments with or without security and my Trustees or any of them may act as Directors Manager or Secretary of or hold any other office in relation to such Company without being accountable for any remuneration received by them or him as such and may enter into any such other arrangements as to any such Company as aforesaid or as to the sale or transfer of the said business and the assets thereof to the Company so formed or otherwise whether before or after the incorporation of the said Company as my Trustees in their absolute discretion shall think fit and so that all contracts or arrangements which may be made or entered into by my Trustees for any of the purposes aforesaid shall be valid and effectual notwithstanding that any Trustee or Trustees may be a promoter or promoters of the Company or intended Company or may be interested or concerned therein or intended so to be as a shareholder Director Manager Secretary or in any other character or capacity and I HEREBY FURTHER DECLARE that the sale or transfer of the said business and the assets thereof to the said Company may if deemed necessary or expedient be effectuated by my executors in that character in which case they shall have all such and the like powers and authorities in relation thereto as are hereinbefore given to my Trustees AND I DECLARE that all shares bonds debentures debenture stock and monies which may be received as the consideration for the sale and transfer of the said business and the assets thereof or any part thereof to such Company as aforesaid shall be vested in and held by my Trustees Upon the trusts hereinbefore declared of and concerning my residuary estate and the investments and premises representing the same.

18. I DECLARE that the whole of the income derived from unauthorised investments which may be retained under the foregoing power or from leaseholds or other property of a terminable or wearing out nature shall be treated as income no part thereof being liable to be set aside as capital as well during the first year after my decease as afterwards

19. I DECLARE that my Executors or Executor or Trustees or Trustee for the time being shall not be bound in any case to act personally but shall be at full liberty to employ a

Solicitor or any other Agent to transact all or any business of whatsoever nature required to be done in the premises (including the receipt and payment of money but not including the exercise of any discretion) and shall be entitled to be allowed and be paid all charges and expenses so incurred and shall not be answerable for the default of such Solicitor or Agent or any loss occasioned by his employment AND I FURTHER DECLARE that the said Alexander Stevenson Blair and Arthur Woodman Blair and any other executor or trustee for the time being hereunder being a Solicitor or other person engaged in any profession or business shall be entitled to charge and be paid all usual professional or other charges for any business done by him or his firm in the premises whether in the ordinary course of his profession or business or not and although not of a nature requiring the employment of a Solicitor or other professional person

LASTLY if my said Wife shall approve I DESIRE that my body shall be cremated at Golders Green and that my ashes shall rest in an urn to be placed or buried in the Cemetery attached to the Liberal Jewish Community of 28 St. John's Wood Road London

IN WITNESS whereof I have to this my last will contained in this and the six preceding sheets of paper set my hand this fourth day of December One thousand nine hundred and thirty one.

SIGNED by the said Alphonse Louis Reis the Testator as and for his last will in the presence of us both present at the same time who at his request in his presence and in the presence of each other have hereunto subscribed our names as witnesses:

Alphonse Louis Reis

Alfred Dods,
9, John Street, Bedford Row,
London, W.C.I.
Solicitor.

F. Blewchamp, of the same address his Clerk.