

Unpublished Testament Matilde Urrutia (1982)

In Santiago de Chile in January 15 of 1982, before me, Alejandro Jara Lazcano, Notary Public of the deputy department head Don Eduardo A. Arellano, according writ insert sheets 1331 descendant registry last month and witnesses that ultimately are expressed at Santa Lucia appeared two hundred and eighty, oficiándose, being seventeen hours, Cerda Urrutia Matilde Neruda's widow , Chilean street address in Marquez de la Plata number one hundred ninety nine, card number eight hundred and thirty-seven thousand three hundred thirty-two, Santiago.

FIRST: I declare to be Chilean, having been born in the city of Chillan on May 5th of 1912, to be legitimate daughter of Jose Angel Urrutia Villería and Traffic Dona Maria Cerda Villería have neither ever having offspring, have only been married in marriage to the poet Pablo Neruda, have my home in the city of Santiago, Providencia, Marquez de la Plata street number zero hundred ninety-two.

SECOND: I declare on my property, to be recognized as such at the time of my death.

THIRD: It is my will to institute universal heir of my goods to the body corporate to be known as Pablo Neruda Foundation, whose statutes enunciate below, subject to the legacies instituted in the sixth clause. The statutes of the Foundation are:

TITLE: name, subject, address and duration.

FIRST: To establish a charitable foundation to be known as Pablo Neruda Foundation, whose purpose is the cultivation and propagation of literature and the arts, the fulfillment of its purposes may be carried out given the actions it deems appropriate in particular those indicated below by way of example and without a limitation to what the Foundation intends to develop. (A) Construction and / or room of a real estate which will go towards meeting place of writers and artists and foreigners like himself for accommodation. (B) Construction of quarters for guests. (C) Construction of a theater. (D) Room open or closed places for exhibitions of ceramics and sculptures. (E) Establishment of an exhibition of Conchology and an aquarium for study and recreation of the researchers and the public. (F) Holding conferences with public, semi autonomous administrative municipal and private, domestic and foreign or international. For the best performance of the purposes of the Foundation. (G) Maintain relationships with institutions of literature, arts and sciences of the country, or of another nation. (H) To assist in marine research programs or ocean those are of national interest. (I) promote the creation of literary and artistic works and their dissemination either through competitions, awards or otherwise.

ARTICLE SECOND: The address of the Foundation is the city and municipality of Santiago without prejudice to extend its activities throughout the country and abroad.

ARTICLE THREE: The duration of the Foundation will be indefinite.

TITLE II: the assets of the Foundation.

ARTICLE FOUR: The assets of the Foundation shall consist of the following assets: (A) that constitute my heritage and that they are assigned under the provisions of this will. (B) On the contribution of public and private institutions, municipal and semipublic, whether domestic, foreign or international. (C) For the goods to be purchased either free of charge or not. (D) For the products of these goods and (E) Contributions of the boating community.

TITLE III: Management and Administration of the Foundation.

ARTICLE FIVE: The Foundation is governed by a Board of Directors which shall consist of the following five names: Flavián Lavin Bulnes Raul Calderon, Juan Agustín Figueroa Yávar, Jorge Edwards Valdés and Roberto Parada. Their charges will be for life but may cease by resignation of any of them, resignation may take effect only from the moment the Foundation is legally installed. Produced a vacancy the other four members elect the alternate. Quedase If only one or two members of the Council shall appoint such replacement which will also be for life. If any of the board members did not survive the moment in which the Foundation is legally established, the elect or the survivor or replacements that will be for life. The Board of Directors shall elect from its members a Chairman will also be life.

ARTICLE SIX: The powers and duties of the Board of Directors and Executive: (A) Be responsible senior management of the activities of the Foundation. (B) Ensure that the administrator shall do and execute their decisions. (C) To examine the budgets, annual balance sheets and financial analysis of the institution presented by the administrator and rule on them. (D) Contract deposit accounts and credit in domestic and foreign currency, turning and overturning through them, cancel and endorse checks, balances regularly recognize, draw, accept, sign, endorse and protest notes and shipping documents, enter into transactions national changes where appropriate trade when necessary compliance with the purposes of the Foundation, charge, collect the amounts owed to the Foundation and grant receipts, remove securities in custody and / or warranty, buy and / or sell shares, bonds and / or other movable assets, transfer credits and / or accept assignments, buy, sell and mortgage and give and take on lease real estate, contract loans or provide guarantees mutual and necessary, agree upon the general basis of the agreements that celebrates the Foundation; appoint and remove employees who are required to perform the activities of the Foundation, fixing their duties and remuneration, decide on the exercise of judicial actions, settle or compromise and make the regulations of the Foundation. The Board of Directors and Executive may appoint an administrator who will delegate some or all of the powers referred to in Article sixth.

ARTICLE SEVEN: At its first meeting, the Board of Directors and Executive shall appoint from among its members a vice president, a secretary and a treasurer, who shall hold office as have confidence.

ARTICLE EIGHT: The Executive Council shall meet with management and the absolute majority of its members present. In the case of an equality of President of the Foundation.

ARTICLE NINE: The Board of Directors and Executive meet at least once a month. The deliberations and decisions of the Board of Directors shall be recorded in a special book of records which shall be signed by all the directors who had attended the meeting. The counselor wants to save his liability for any decision taken must state their opposition.

ARTICLE TENTH: The President shall have the following functions: (A) Represent and out of court to the Foundation, (B) Quote and chair meetings of the Board of Directors and executive (C) To settle ties in the agreements of the Board of Directors and executive (D) Submit annually to the Ministry of Justice a report and a balance sheet of the Foundation, (E) Contact domestic and foreign entities in order to promote the development of the Foundation and to propose the possible agreements on the subject, (F) To fulfill the orders that the Council has commissioned and (F) Perform the duties of the administrator in your case.

ARTICLE ELEVENTH: The Vice President shall substitute for the President when it is unable to serve for any reason. During the substitution shall have the same powers as the president.

ARTICLE TWELFTH: Without prejudice to the provisions of Article Six, the administrator shall have the following functions: (A) Comply with and enforce the agreements of the Board of Directors and CEO, (B) Organize and direct the administration of the Foundation, (C) Present input annual budget and expenses, the balance of exercise each time you request financial statements on the economic situation of the Foundation.

ARTICLE THIRTEEN: The secretary shall keep the minutes of the Foundation, will summon the appropriate sessions and will have character of Oaths in the proceedings of the Council and the other powers that this will fix. The treasurer shall advise the administrator on accounting matters and take care of the books.

TITLE IV: Reform of the statutes and dissolution of the Foundation.

ARTICLE FOURTEEN: To reform the statutes of the foundation is necessary that the proposed amendments are approved by four-fifths of the Board at its meeting specially convened for the purpose. This session will also attend a Notary to justify the fact that he complied with all the paperwork and formalities necessary for reform.

ARTICLE FIFTEEN: In case of dissolution of the Foundation, the assets constituting the assets pass to the Writers of Chile. Fourth: If within two years counted from the opening of my estate the authority does not lend its approval to the Foundation constituted, or is seeking to enter the text of statutes substantial changes, not operate the third clause of the will, but will operate the testamentary provisions contained in the following clause: the people I have designated as members of the Board of Directors, or the person or persons who survive me, decide unanimously if the proposed changes are substantial or not, and should not be too unanimously giving the effect may accept documents that are the case. Fifth, do not operate the testamentary provisions contained in the third clause. Designo my heirs universal moral Flavián Messrs. Lavin, Raul Bulnes, Juan Agustín Figueroa, Jorge Edwards and Roberto Parada, having between them operate the

accretion. The control they impose is that all of my property except delegates instituted in the sixth clause, if they believe and erect a museum to remember the person, life and works of Pablo Neruda, and shall keep an amount that is necessary for the maintenance of the work. It is my will that the museum is installed in Isla Negra property it occupied in life the poet. But as long as that property is transferred to that object without condition or limitation without the government having interference in administration or in the appointment of its director or staff. If the condition is not fulfilled previously indicated, it is my will that the museum rises elsewhere and preferably in Punta de Talca or Tralca tip if someone important quedase (unreadable) after meeting the way to my heirs impose such (illegible) will create a foundation that bears the name of my spouse and pursue goals similar to those that had to pursue the Foundation to which I refer in the third clause of this will. Sixth: I institute as legatees of my little jewelry and other personal effects to my sisters Mercedes and Angela Cerda Urrutia in equal parts. Seventh: I appoint executors with possession of goods to Mr. Flavián Lavin, Raul Bulnes, Juan Agustín Figueroa, Jorge Edwards and Roberto Parada not to require to pay bail and attaching a term of five years to perform its tasks, counting from the day of opening my succession. If one or any of them or acaeciese not survive his death while performing his function, he or survivors shall continue performing it. Eighth: I recommend the Foundation administrators, managers or my executors museum at (illegible) to perform contracted services made my sister Angela Cerda Urrutia for their services owing assign an income that allows her modest but secure livelihood ...

(Signature of Notary, Matilde Urrutia and witnesses)