

MANDATE - AGREEMENT

FIRST. Counsel whose services are engaged:

D. Luis de Miguel Ortega
Member of the Bar Association in Alcalá de Henares N° 4587
Calle Marqués de Buniel 20, 09230, Buniel, Burgos.

SECOND. Details of the person placing the order - the "online" customer

The contract is concluded online and the customer fills in their details during the online process. Your data will be stored in a CRM.

THRID. THE CUSTOMER declares: That he/she is the owner of the personal interests that he/she entrusts. The person on whose behalf the assignment is made is hereinafter referred to as "the client". The representative of the legal entity shall bring to this contract such agreements of the legal entity as are necessary for the effectiveness of this contract.

FOURTH. Description of the professional service commissioned:

- 1) Study of proceedings in respect of an asset claim.
- 2) Drafting and valuation of the amounts to be claimed following the client's report.
- 3) Preparation of the documentation and the form.
- 4) Management of the processing in Spain if applicable and requested.
- 5) Management for processing and integration in a "Class Action" or collective action by the Fuellmich law firm.
- 6) Monitoring and reporting of cases.
- 7) Payment of the necessary expenses.

FIFTH. Data protection:

The Lawyer will not automate client or case data in any type of file except by legal imperative. The client expressly authorizes the inclusion in files and the processing of all personal data provided for the maintenance of the future contractual relationship.

Said data shall remain in the files of the Fuellmich Law Firm and the law firms commissioned in the USA or Canada for the registration of a lawsuit in the USA or Canada for the duration of the assignment, and shall be subject, upon written request by the interested party, to the rights of access, rectification, cancellation and opposition in accordance with the legislation in force. At the end of the assignment, all documents will be returned or destroyed, and no data will be kept in any file.

SIXTH. Mandatory warnings:

1. That the client has the possibility of being ordered to pay costs.
2. That the exercise of the action may be unsuccessful.
3. That the lawyer is subject to the rules on prevention of money laundering and financing of terrorism established in Law 10/2010 and that the assignment entrusted is or may be outside the scope of professional secrecy

and that therefore, in the event that the financial authorities require information on the data obtained from the client or the assignment carried out, he/she is obliged to provide it.

4. That the client authorizes the provision of copies of the documentation provided to complete the file (identification, address, professional activity) to other third parties involved or necessary for the completion of the assignment, tax advisors, real estate agents or banks, in the event that such information is required.
5. That the lawyer may delegate, at his discretion, all or part of the tasks of this professional assignment to the collaborating lawyers of his professional office, and may make use of other assistants and collaborators without this increasing the amount of his fees.

SEVENTH. Fees:

The assignment is made in the form of a mandate in general and the leasing of services in what cannot be made as a mandate, strictly subject to the rules of professional ethics of the legal profession and the client fully assuming the remuneration of the professional fees corresponding to the service provided.

The direct orders of imperative concrete actions shall be carried out subject to the rules of the work contract. The place of payment shall be deemed to be that of the lawyer's domicile.

Fees shall be calculated in accordance with the following criteria:

- 1) In any controversial situation or situation not defined in this document, the reference criteria of the Madrid Bar Association shall be followed.
- (2) For mandated functions, expenses incurred shall be covered, and fees shall be governed by general indicative criteria.
- (3) For functions performed as a leasing of services, the costs will be included in the price, which will be governed by general criteria.
- 4) Necessary solicitor's fees shall be borne by the client.
- 5) Management of experts, free of charge. The client shall be responsible for the cost of the experts' reports.

Photocopies made by the lawyer shall be free of charge for the client, as well as the costs of ordinary mail. The client undertakes to pay any express courier or bureau fax costs that may be strictly necessary, as well as any travel, accommodation and subsistence expenses that may be necessary.

- 6) The final fee will be increased by the corresponding percentage of Value Added Tax. This concept is also not included in the aforementioned budget.

EIGHTH. Duration:

The contract shall be for an indefinite term, but either party may request termination of the contract at any time, with not less than 30 days' notice, without giving rise to any breach or compensation. In any case, the contract shall terminate with the first final decision of the court.

NINTH. Dispute settlement.

The parties undertake to resolve any dispute through alternative means of conflict resolution. Only the failure to reach an agreement in a real process will entitle the parties to go to the Courts, which will always be those of Madrid.

TENTH. Withdrawal.

The customer may withdraw from the contract within 15 days after the conclusion of the online contract.

THIS ORDER FORM IS VALID AS THE CONTRACT HAS BEEN CONCLUDED ONLINE VIA THE WEBSITE WWW.CORONACASSO.COM		
Preliminary study	100 EUR	+ VAT
Drafting and valuation of quantities	0	
Preparation of documentation and form	0	
Notice of appeal	0	
Transfer of documentation	0	
Management of proxies	0	
Procedure (Registration for the class action in the USA or Canada)	700 EUR	+ VAT
Total	800 EUR	+ VAT

Abogado (Lawyer) Luis de Miguel Ortega