

Dear Mr. Mendel and Mr. Spielman,

Semi-annual accounting is overdue. We are still waiting for the tax returns for 2018 and it will soon be tax time again.

This most recent letter from my client has brought a serious matter to the table. It is quite disturbing to think that Defendants Anita and Amy Brunsting have thrown away in excess of \$100,000.00 in unnecessary tax liabilities as a direct result of their refusal to distribute income to the income beneficiaries.

It is also my understanding that during prior efforts at resolution Defendants Anita and Amy Brunsting demanded that Candace Curtis pay several hundred thousand dollars in attorney fees to cover their expenses in defending this action.

In reviewing previous accountings I do not see those claims listed. However, I do see that on July 1, 2015 Anita and Amy each filed expert witness designations naming their attorneys Stephen Mendel and Neal Spielman, as experts on their attorney fees.

In order to have a meaningful discussion on that topic I will need you to disclose your letters of engagement and billing statements justifying any costs billable to the trusts for services rendered to the trustee for assistance in administering the Trust. If you want your pound of flesh, whether by statute, contract or other legal theory, I'm going to need to see you're billing statements in support of those claims.

My client is demanding a full true and complete accounting of ALL assets and liabilities of the Brunsting Trusts. The only financial matters we will be willing to discuss during mediation will be what is contained in the accounting.

In order to avoid more delay and expense I'm going to ask that you please forward the necessary financial information A.S.A.P. but in no event later than January 31, 2020.

Respectfully