CANDACE L. CURTIS 1215 Ulfinian Way Martinez CA 94553

December 18, 2011

<u>CERTIFIED MAIL R.R.R</u> <u>ARTICLE NO. 7010 0290 0002 8531 8903</u> Ms. Anita Kay Brunsting Co-Trustee 203 Bloomingdale Circle Victoria TX 77904

CERTIFIED MAIL R.R.R ARTICLE NO. 7010 0290 0002 8531 8866 Ms. Amy Ruth Brunsting Co-Trustee 2582 Country Ledge New Braunfels TX 78132

RE: Brunsting Family Living Trust, dated October 10, 1996, as amended Formal Demand for Full and Complete Disclosure and Accounting

Dear Amy and Anita,

This letter shall stand as my formal written demand for you to provide me copies of the trust documents forthwith, including but not limited to wills, trusts as amended, declarations of trusts, indentures, death certificates, life insurance policies, and anything else relevant to the trust assets and/or the beneficiaries' beneficial interests.

As co-trustees you are hereby notified that before any of the trust assets are distributed, sold, or otherwise disposed of, you are required to provide all beneficiaries with prior notice, as required by Texas Property Code.

Furthermore, with this letter I demand a full and complete accounting of the trust assets. If you have questions regarding what that entails I suggest you begin by reviewing § 113.152 of the property code. To date I have never received an accounting, therefore, the period covered by this demand shall begin the moment one or both of you became a trustee or in any other manner assumed fiduciary capacity over Mother's financial affairs.

I am quite troubled by the simple fact that I have received no communication from you, of any type, since I left Houston after Mother's funeral. Your distribution of assets and personal effects in direct disregard for our Mother's express wishes is equally troubling.

Ms. Anita Kay Brunsting Ms. Amy Ruth Brunsting December 18, 2011 Page 2

Your tampering with the intent of our parent's trust constitutes a challenge to that trust under the terms of which you can be disinherited. I do not think you want push to come to shove on these kinds of issues. You both know what you have done and so do the rest of us.

At this juncture, you still retain the opportunity to cure and to save face. As long as we are all in agreement that the original intent of this trust will be the result of the estate's proper distribution, and we are all in agreement with that distribution, court intervention will not be necessary.

However, the conniving, deceitful manner in which you obtained control over the trust, trust assets, and the individual trust accounts for both Carl and myself, may soon be the subject of much inquiry. May I advise you that by accepting both the role of fiduciary AND gifts from the principal, you have consented to have your conduct measured by a higher standard of loyalty. You should also note that the violation of the duty that the fiduciary owes the principal CAN result in a felony conviction. I strongly suggest you execute your fiduciary obligations pursuant to the intent of the original trusts' terms and not according to the terms of your own manufacture.

Sincerely,

Candy

/cc

Cc: Ms. Carole Ann Brunsting 5822 Jason Houston TX 77074

> Mr. Carl Henry Brunsting 5629 Flack Drive Houston TX 77081

Ms. Candace Freed Vacek and Freed PLLC 11777 Katy Freeway Suite 300 South Houston, Texas 77079