From:Shawn ArnoldSent:Thursday, DeceTo:Matt MathiasCc:StaceySubject:Re: Mason Class

Shawn Arnold <sarnold@arnoldlawfirmllc.com> Thursday, December 17, 2015 3:20 PM Matt Mathias Stacey Re: Mason Classical Academy - Naples, FL

No you would still have a conflict of interest as you would have duty of loyalty to potentially adverse parties

Sent from my iPhone. Please excuse Siri translation errors.

On Dec 17, 2015, at 2:27 PM, Matt Mathias <<u>mattmathias@msn.com</u>> wrote:

Mr. Arnold:

I was also wondering if there could potentially be another solution to our conflict. It is possible, given our system and technology, I can carve out the "Promissory Note" from the listing of assets upon which my fee is determined. In essence, this would mean the trust would still own the asset and I would still have trustee responsibility, but I would not be receiving any compensation.

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This is likely stretching a bit....just trying to consider all options.

I would appreciate hearing your thoughts on this.

Best, Matt