



Via Email at [charles.palmer@troutmansanders.com](mailto:charles.palmer@troutmansanders.com)

March 11, 2009

Charles F. Palmer – Attorney At Law  
Bank of America Plaza  
Troutman Sanders, LLP  
800 Peachtree Street, NE, Suite 5200  
Atlanta, GA 30308

Dear Mr. Palmer,

Your email I received today is listed below:

Dear Mr. Adams,  
I would be much more comfortable communicating with your attorneys who you reference below.  
Sincerely,  
Charles F. Palmer

I find this clearly unacceptable. I have asked you now, repeatedly, these questions and issues that were raised in my last letter to you dated March 10, 2009 and located at this web link:

<http://www.airconditioningatlanta.com/Notices/Charles%20Palmer/Charles%20Palmer%20Response%20-%201.1.pdf>

You sent me a letter dated March 9, 2009 making all kinds of threats, lies, assertions, and disgraceful statements about Mechanic's and our operations.

Now, I communicate back to you immediately with questions on this issues you raised, looking for clarification, and now you feel "*more comfortable communicating with your (Mechanic's) attorneys*"?

Why do you continue to refuse to answer the questions I have posed to you?

How many times am I going to have to ask you to respond?

Why do you make false and inflammatory assertions and then refuse to answer questions concerning the same?

Let me tell you what would make me feel more “*comfortable*”: Have your client stop discriminating against our firm, Stop threatening our firm, and answer our questions so we can get all issues worked out NOW!

I am becoming increasingly concerned that your behavior in this matter may be in violation of the Georgia State Bar Rules “GEORGIA RULES OF PROFESSIONAL CONDUCT” which can be found at this link:

[http://www.gabar.org/ethics/ethics\\_discipline\\_rules/](http://www.gabar.org/ethics/ethics_discipline_rules/)

Why do you make such inflammatory and unfounded remarks about our firm? Are you in violation of  
**RULE 4.1 TRUTHFULNESS IN STATEMENTS TO OTHERS?**

In the course of representing a client a lawyer shall not knowingly:

- (a) make a false statement of material fact or law to a third person; or
- (b) fail to disclose a material fact to a third person when disclosure is necessary to avoid assisting a criminal or fraudulent act by a client, unless disclosure is prohibited by Rule 1.6.

The maximum penalty for a violation of this Rule is disbarment.

Does your actions, or inactions, maintain the integrity of the profession?

## **PART EIGHT – MAINTAINING THE INTEGRITY OF THE PROFESSION**

- (a) It shall be a violation of the Georgia Rules of Professional Conduct for a lawyer to:
  - (1) violate or attempt to violate the Georgia Rules of Professional Conduct, knowingly assist or induce another to do so, or do so through the acts of another;
  - (2) be convicted of a felony;
  - (3) be convicted of a misdemeanor involving moral turpitude where the underlying conduct relates to the lawyer's fitness to practice law;
  - (4) engage in professional conduct involving dishonesty, fraud, deceit or misrepresentation;

Please respond to this letter ASAP and my March 10, 2009 letter located at this web link ASAP:

<http://www.airconditioningatlanta.com/Notices/Charles%20Palmer/Charles%20Palmer%20Response%20-%201.1.pdf>

I look forward to your quick responses.

Thank You,

**J.R. Adams**

LLC Manager

Mechanic's Heating & Air Conditioning, LLC

4757 Canton Road, Suite #213

Marietta, GA 30066

770-425-0000

[www.MechanicsAir.com](http://www.MechanicsAir.com)