

James Russell

From: Rudewicz, Frank <Frank.Rudewicz@claconnect.com>
Sent: Tuesday, November 9, 2021 5:07 PM
To: James Russell
Subject: RE: [External] RE: Contract Renewal

Yes. Please note: Blum Shapiro has been acquired as of January 1, 2021 and is now CliftonLarsonAllen ("CLA"). We will agree to the previous years terms for 2022.



Frank E. Rudewicz, Esq., CAMS
Principal
Valuation, Forensic, Litigation, Investigations
CLA (CliftonLarsonAllen LLP)

Direct 617-221-1978
frank.rudewicz@CLAconnect.com

The blumshapiro team has joined CLA!

CLA is an independent member of Nexia International. See [member firm disclaimer](#) for details.

From: James Russell <jrussell@gmu.edu>
Sent: Tuesday, November 9, 2021 3:30 PM
To: Rudewicz, Frank <Frank.Rudewicz@claconnect.com>
Subject: [External] RE: Contract Renewal

You don't often get email from jrussell@gmu.edu. [Learn why this is important](#)

Think Security – This email originated from an external source. Be cautious with any links or attachments.

Hello:

It appears we missed the extension again. Will you agree to renew for another year under the terms, conditions and prices of the current contract? If you agree please respond in the affirmative.

Thanks.
Jim.

From: Frank E. Rudewicz, Esq <frudewicz@blumshapiro.com>
Sent: Friday, September 11, 2020 7:32 AM
To: James Russell <jrussell@gmu.edu>
Subject: RE: Contract Renewal

Yes, we will adhere to the current pricing for another year

Frank E. Rudewicz, Esq
Partner
blumshapiro
2 International Place, 22nd Floor, Boston, MA 02110
frudewicz@blumshapiro.com | blumshapiro.com

Direct 617.221.1978 / Fax 860.726.7777
Mobile 860.604.7011



An independent member of
Baker Tilly International

From: James Russell <jrussell@gmu.edu>
Sent: Thursday, September 10, 2020 4:00 PM
To: Frank E. Rudewicz, Esq <frudewicz@blumshapiro.com>
Subject: Contract Renewal

Hi:

As you know our contract, GMU-1572-19-02, expired on July 9, 2020. Due to all the disruptions caused by Covid-19 this renewal was overlooked. At this time Mason would like to renew the contract for another year at the current terms, conditions and pricing. If you are in agreement please respond to this email in the affirmative.

Thank you.

James F. Russell
Purchasing Director

Any written tax content, comments, or advice contained in this email (including attachments) is limited to the matters specifically set forth herein and is based on the completeness and accuracy of information furnished to us, the reasonable consideration of all relevant facts and circumstances, and reasonable factual and legal assumptions. Such content, comments, or advice may be based on tax statutes, regulations, and administrative and judicial interpretations thereof and we have no obligation to update any content, comments or advice for retroactive or prospective changes to such authorities. Any tax advice or consultation delivered orally or in an email (rather than through a formal written memorandum) may be based upon limited research and a limited discussion and analysis of the underlying facts. Due to these limitations and the related risks, it may or may not be appropriate to proceed with any decision solely on the basis of any oral or email communication that we provide to you. This communication is not intended to address the potential application of penalties and interest, for which the taxpayer is responsible, that may be imposed for non-compliance with tax law. The information in this email (including attachments) is confidential and may be privileged. It is intended solely for the addressee. Access to this email (and attachments) by anyone else is unauthorized. If you are not the intended recipient, any disclosure, copying, distribution or other use of this email (and attachments) is prohibited. Any opinion or advice contained in any email (and attachments) addressed to any client of Blum Shapiro & Company, P.C. is subject to the terms and conditions expressed in the governing engagement letter. If you have received this message in

error, or are not the named recipient(s), please immediately notify the sender via reply email and delete this communication.

The information (including any attachments) contained in this document is confidential and is for the use only of the intended recipient. If you are not the intended recipient, you should delete this message. Any distribution, disclosure, or copying of this message, or the taking of any action based on its contents is strictly prohibited.

CliftonLarsonAllen LLP
