

From: [Heather M. Ratliff](#)
To: [Court Of Appeals Filings](#)
Cc: [Jeffrey Lehrer](#)
Subject: Forum Benefits v. Brian Bannon and AssuredPartners, NL - Appellate Case No. 2022-000231
Date: Friday, October 21, 2022 10:07:37 AM
Attachments: [Forum Benefits v. Brian Bannon and AssuredPartners NL - Appellate Case No. 2022-000231 - Respondents' Petition for Extension of Time to File Initial Brief.msg](#)
[Forum v. Bannon and AP 2022-000231 - Cover Letter to Clerk re Respondents petition for extension.pdf](#)
[Forum v. Bannon and AP 2022-000231 - Respondents Petition for extension until 11-4 to file and serve Initial Brief.pdf](#)
[Forum v. Bannon and AP 2022-000231 - Respondents Proof of Service for Petition for extension.pdf](#)

***** EXTERNAL EMAIL:** This email originated from outside the organization. Please exercise caution before clicking any links or opening attachments. ***

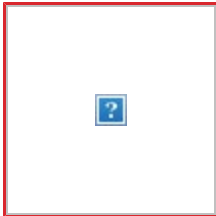
Good Morning,

On behalf of attorney Jeffrey Lehrer:

Attached please find for filing, Respondent's Petition for Extension of Time to File and Serve Initial Brief, along with Proof of Service and a copy of the e-mail sent to opposing counsel as service in the above-referenced matter.

Please do not hesitate to contact us should you have any questions. Thank you.

Kind Regards,



Heather M. Ratliff - *Legal Assistant to Jeffrey Lehrer*

FordHarrison LLP - Ius Laboris USA | Global HR Lawyers 

100 Dunbar Street, Suite 300 | Spartanburg, SC 29306

Hratliff@fordharrison.com | P: 864-699-1149

LTC4 Certified Legal Support Specialist | [FHPromise](#) | [Subscribe](#)

ATTORNEY WORK PRODUCT - PRIVILEGED & CONFIDENTIAL



The information contained in this message from Ford & Harrison LLP and any attachments are privileged and confidential and intended only for the named recipient(s). If you have received this message in error, you are prohibited from reviewing, copying, distributing or using the information. Please contact the sender immediately by return email and delete the original message and attachments. In the absence of an executed engagement letter or fee contract, no attorney client relationship is established by this communication.