

To: Cc: Bcc: Subject:

From: peter bormuth <wardance@live.com>

To: lisa wagner < lisa\_wagner@mied.uscourts.gov>

Cc: forbush <aforbush@plunkettcooney.com>, john gillooly <jgillooly@garanlucow.com>

Date: 07/30/2012 02:36 PM

Subject: Fed. R. Civ. Pro. Rule 8 (b) (6)

## Ms. Wagner

If Mr. Gillooly did not file an answer to my amended complaint, i believe Rule 8 (b) (6) which states: *Effect of Failing to Deny.* An allegation—other than one relating to the amount of damages—is admitted if a responsive pleading is required and the allegation is not denied.

Is this correct? An amended complaint requires a responsive pleading.

My allegations must be admitted by the Court by default.

Peter Bormuth