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¹ Refers to the court's docket number.

II. Discussion

A party may amend its pleadings after a responsive pleading has been filed by leave of court. FED. R. CIV. P. 15(a)(2). Leave of court to amend should be freely given when justice so requires and when there is no undue delay, bad faith, or dilatory motive on the part of the moving party. See Wright v. Incline Village General Imp. Dist., 597 F.Supp.2d 1191 (D. Nev. 2009); DCD Programs, LTD v. Leighton, 883 F.2d 183 (9th Cir. 1987).

Here, Nguyen requests leave to amend his complaint to add additional claims and allegations against the named defendants. *See* Doc. #32. A copy of the proposed amended complaint is attached to the motion in accordance with LR 15-1. Doc. #32, Exhibit 1.

The court finds that there is no undue delay, bad faith, or dilatory motive on behalf of Nguyen in requesting leave to amend his complaint. Further, the court finds that the matter is early in litigation and that defendants would not be prejudiced by allowing amendment. Accordingly, Nguyen shall be granted leave to amend his complaint.

IT IS THEREFORE ORDERED that plaintiff's renewed motion to amend (Doc. #32) is GRANTED. Plaintiff Hanh Nguyen shall have ten (10) days from entry of this order to file the amended complaint filed with his motion to amend (Doc. #32).

IT IS SO ORDERED.

DATED this 2nd day of April, 2013.

LARRY R. HICKS

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UNITED STATES DISTRICT JUDGE