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В. **Motion to Amend Answer**

Defendant asks this court for leave to file an amended answer to assert a third-party complaint against GG Schmitt & Sons, Inc. for contribution and indemnity. (#16). Pursuant to Local Rule 15-1, defendant attached as Exhibit "A" its proposed amended answer. (#16-1 Exhibit A). Defendant asserts that it is the manufacturer of subject boat, but that it "did not design or manufacture the subject boat (#16). Defendant argues that the "interests of justice warrant leave to file the attached amended [a]nswer because Brunswick has learned that GG Schmitt & Sons, Inc is the entity that supplied the boat ladder that is alleged to have caused [p]laintiff's injuries, if any." Id. Plaintiff does not oppose defendant's motion to file an amended answer (#16). (#17).

Pursuant to Federal Rule of Civil Procedure 15(a), "[a] party may amend its pleading once as a matter of course within...21 days after serving it," and "[i]n all other cases, a party may amend its pleading only with the opposing party's written consent or the court's leave." "The court should freely give leave when justice so requires." Fed. R. Civ. P. 15(a)(2). The court finds it in the interest of justice to permit defendant to file the proposed amended answer (#16 Exhibit A), as defendant recently discovered that GG Schmitt & Sons, Inc. was the manufacturer of the alleged faulty ladder and plaintiff does not oppose the motion (#17). *Id*.

Accordingly and for good cause shown,

IT IS ORDERED that defendant Brunswick Corporation's Motion For Leave to Amend Answer to Assert Third Party Complaint (#16) is GRANTED.

IT IS FURTHER ORDERED that, on or before January 11, 2013, defendant must sign and file the proposed Amended Answer (#16 Exhibit A) with the court.

DATED this 27th day of December, 2012.

CAM FERENBACH

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UNITED STATES MAGISTRATE JUDGE