

Exhibit F

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STATE OF SOUTH CAROLINA

) IN THE COURT OF COMMON PLEAS

: FOR THE FOURTEENTH JUDICIAL CIRCUIT

COUNTY OF ALLENDALE

) CASE NO.: 2012-CP-03-102

Robert Lehew,

)

)

Plaintiff,

)

)

ANSWER.

vs.

)

)

OF

R&W FOODS, INC.

R & W Foods, Inc. (d/b/a Allendale IGA),

)

Dixie-Riverside, Inc., and Champion

)

Beverage Distributors, LLC,

)

)

Defendants.

)

)

The Defendant R&W Foods, Inc. (d/b/a Allendale IGA), hereinafter "Allendale IGA"

answers Plaintiff's Complaint as follows:

ONE: Allendale IGA denies each and every allegation of the Complaint not hereinafter admitted and demands strict proof thereof.

FOR A FIRST DEFENSE

TWO: Allendale IGA admits Paragraphs One (1), Two (2), Three (3), Four (4) and Five (5).

THREE: Allendale IGA denies Paragraph Six (6).

FOUR: Allendale IGA admits Paragraph Seven (7).

FIVE: Allendale IGA denies Paragraphs Eight (8), Nine (9) and Ten (10).

FOR A SECOND DEFENSE

SIX: Further answering the Complaint, and as a further defense thereto, IGA, without admitting but specifically denying that IGA was negligent or careless as alleged in the Complaint, alleges that, even if IGA was negligent or careless, which it denies, the Plaintiff's wife was guilty of negligence or carelessness which was greater than the negligence or carelessness of IGA and which proximately

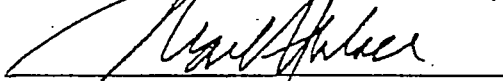
caused the Plaintiff's wife's injuries and damages, if any, so as to bar recovery herein pursuant to the doctrine of comparative negligence and, alternatively, the Plaintiff was guilty of negligence or carelessness equal to or less than the negligence or carelessness of IGA and which proximately caused the Plaintiff's wife's injuries and damages, if any, so as to reduce proportionately the Plaintiff's wife's recovery herein pursuant to the doctrine of comparative negligence.

FOR A THIRD DEFENSE

SEVEN: The Plaintiff's claim for punitive damages, and any award thereof, would violate the due process clauses of the Fifth and Fourteenth Amendments to the United States Constitution and the due process clause of Article I, Section 3 of the South Carolina Constitution.

WHEREFORE, Defendant R & W Foods, Inc. (D/b/a Allendale IGA), having fully answered Plaintiff's Complaint prays that the same be dismissed with prejudice and without costs as to it.

WALL TEMPLETON & HALDRUP, P.A.



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Attorneys for R & W Foods, Inc. (d/b/a Allendale IGA)

April 24, 2012

Charleston, South Carolina

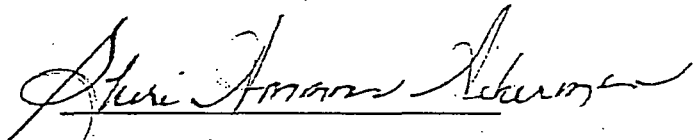
CERTIFICATE OF MAILING

The undersigned employee of WALL TEMPLETON & HALDRUP, P.A., hereby certifies that on this 24th day of April, 2012, she served a copy of ANSWER OF R&W FOODS, INC. by placing a copy in a postpaid envelope for collection and processing for mailing, following this business's ordinary practice, with which she is readily familiar. On the same day correspondence is placed for collection and mailing, it is deposited with the United States Postal Service in the ordinary course of business and addressed to the persons hereinafter named, at the places and addresses stated below, which are the last known addresses:

ADDRESSEE(S)

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BEVERAGE DISTRIBUTORS, INC. and
DIXIE-RIVERSIDE, INC.**



Sheri Ammons Ackerman