1 2 3 4 5	BRYAN NADDAFI, ESQ. Nevada Bar No. 13004 OLYMPIA LAW, P.C. 9480 S. Eastern Avenue, Suite #257 Las Vegas, Nevada 89123 Telephone No. (702) 522-6450 Email: bryan@olympialawpc.com Attorneys for Plaintiff K.D.	
6	UNITED STATES	DISTRICT COURT
7	DISTRICT	OF NEVADA
8 9	K.D., an individual,	
10 11	Plaintiff,	CASE NO.: 17-cv-02825-RFB-NJK
12	vs.)	
13) UNITED AIDI DIES, DIC, a famian	STIPULATION AND ORDER TO
14 15 16	UNITED AIRLINES, INC., a foreign) Corporation; PATRICK ROARK LARABY;) DOE Individuals I through) X; ROE Corporations and Organizations) I through X,)	AMEND COMPLAINT AND SET TIME TO FILE RESPONSIVE PLEADING
17 18	Defendants.	
19	UNITED AIRLINES, INC.,	
20	Cross-Claimant,	
21	PATRICK ROARK LARABY,	
22 23	Cross-Defendant.	
24 25)	
26	IT IS HEREBY STIPULATED AND	AGREED to, by Plaintiff K.D. ("Plaintiff") by
27	and through her attorneys of record, Brya	n Naddafi, Esq. of Olympia Law P.C. and
28	UNITED AIRLINES, INC. ("United") by	and through its attorneys of record Michael

1	Cutler, Esq. of Victor Rane Group and PA	ATRICK ROARK LARABY ("Laraby") by and
2	through his attorneys of record Eric O. Freemen, Esq. of Selman Breitman LLP, that	
3	Plaintiff be permitted to amend her First Amended Complaint filed on May 22, 2018	
4	(Docket No. 33) with the proposed Second	Amended Complaint attached hereto as Exhibit
5	1 . It is FURTHER STIPULATED AND	AGREED that United and Laraby shall file
6	responsive pleadings to the proposed Seco	nd Amended Complaint by or before December
7	31, 2018.	
8	Good cause is shown to support th	nis stipulation and order, since the parties have
9	agreed to the above pursuant to Federal Rule	es of Civil Procedure Rule 15(b)(2).
10	DATED this 10 th day of December 2018.	DATED this 10 th day of December 2018.
11		
12	OLYMPIA LAW, P.C.	VICTOR RANE GROUP
13		
14	/s/ Bryan Naddafi	/s/ Michael Cutler
15	BRYAN NADDAFI, ESQ. Nevada Bar No. 13004	MICHAEL CUTLER, ESQ. Pro Hac Vice
16	9480 S. Eastern Avenue, Suite #257 Las Vegas, Nevada 89123	9350 Wilshire Blvd., Suite 308 Beverly Hills, CA 90212
17	Telephone No. (702) 522-6450	Telephone No. (310) 388-4849
18	Email: <u>bryan@olympialawpc.com</u> Attorneys for K.D.	Email: <u>mcutler@victorranegroup.com</u> Attorneys for United
19		
20	DATED this 10 th day of December 2018.	
21		
22	SELMAN BREITMAN LLP	
23	/s/ Eric Freeman	
24	ERIC O. FREEMAN	
25	Nevada Bar No. 6648 3993 Howard Hughes Parkway, Suite	
26	200 Las Vegas, NV 89169-0961 Telephone No. (702) 430-5907	
27	Email: efreenab@selmankaw.com	
28	Attorneys for Laraby	
	11	

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2	IT IS SO ORDERED
3	Plaintiff is granted leave to amend her First Amended Complaint (Docket No. 33),
4	and file her proposed Second Amended Complaint (Exhibit 1) within one day of this Order.
5	It is further ordered that United and Laraby shall file responsive pleadings to Plaintiff's
6	Second Amended Complaint on or before December 31, 2018.
7	
8	DATED this <u>11th</u> day of December 2018.
9	R
10	RICHARD F. BOULWARE, II
11	Respectfully submitted, United States District Judge
12	
13	OLYMPIA LAW, P.C.
14	By:/s/ Bryan Naddafi
15	BRYAN NADDAFI, ESQ. Nevada Bar No. 13004
16	9480 S. Eastern Avenue, Suite #257
17	Las Vegas, Nevada 89123 Telephone No. (702) 522-6450
18	Email: <u>bryan@olympialawpc.com</u> Attorneys for K.D.
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EXHIBIT 1

1	BRYAN NADDAFI, ESQ.	
2	Nevada Bar No. 13004 OLYMPIA LAW, P.C.	
3	9480 S. Eastern Avenue, Suite #257 Las Vegas, Nevada 89123	
4	Telephone No. (702) 522-6450	
5	Email: bryan@olympialawpc.com Attorneys for Plaintiff K.D.	
6	UNITED STATES	DISTRICT COURT
7	DISTRICT	OF NEVADA
8	K D on individual	
9	K.D., an individual,	
10) Plaintiff,	CASE NO.: 17-cv-02825-RFB-NJK
11) vs.	
12		
13)	
14	UNITED AIRLINES, INC., a foreign) Corporation; PATRICK ROARK LARABY;)	SECOND AMENDED COMPLAINT
15	DOE Individuals I through (
16	X; ROE Corporations and Organizations) I through X,	
17 18	Defendants.	
19	UNITED AIRLINES, INC.,	
20	Cross-Claimant,	
21	PATRICK ROARK LARABY,	
22)	
23	Cross-Defendant.	
24)	
25	COMES NOW Plaintiff K D an	individual by and through her attorneys,
26	OLYMPIA LAW, P.C., and complains and al	
27		10503 as 10110 w s.
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1	1. That at all times relevant herein, Plaintiff, K.D., an individual (hereafter "Plaintiff")
2	was a resident of the state of Nevada and over the age of eighteen.
3	2. That at all times relevant herein, Defendant, UNITED AIRLINES, INC. (hereafter
4	"United") was a foreign corporation registered with the Nevada Secretary of State
5	and conducting business in the state of Nevada.
6	3. That at all times relevant herein, Defendant, PATRICK ROARK LARABY.
7	(hereafter "Lararby") was an individual domiciled in Washington D.C.
8	4. On or about October 26, 2016, Plaintiff was a passenger on a United flight from
9	Houston, Texas to Las Vegas, Nevada (hereafter "Flight").
10	5. Plaintiff was flying first class in United's aircraft.
11	6. Before takeoff, Plaintiff was seated directly next to a sleeping male passenger Laraby
12	who identity was not known by Plaintiff at that time.
13	7. Immediately after the airplane door closed, Laraby woke up and spilled his wine
14	onto Plaintiff.
15	8. Plaintiff expressed her displeasure to Laraby, who then apologized and fell back
16	asleep.
17	9. While the airplane was taxing to the runway, Laraby woke up and proceeded to grab
18	and pull Plaintiff's hair.
19	10. Thereafter, Laraby reached over and grabbed Plaintiff's breasts.
20	11. Plaintiff immediately slapped Laraby's hands away using the arm rest.
21	12. When the airplane was in the air, Laraby grabbed at Plaintiff's groin area.
22	13. Plaintiff notified the flight crew (hereafter "United's Crew") of Laraby's
23	inappropriate, offensive and harassing conduct.
24	14. United's Crew walked over to Laraby and told him not to make any further
25	inappropriate touches or advances onto Plaintiff. United's Crew made no attempt to
26	restrain, remove or change the seat of Laraby nor did they threaten Laraby with any
27	such action. Plaintiff was forced to remain seated next to Laraby.
28	15. Soon thereafter, the airplane cabin went dark.

1	16. While the airplane cabin was dark, Laraby again grabbed Plaintiff in her private
2	areas.
3	17. Plaintiff fought off Laraby, which caused noise and commotion.
4	18. At this point in time, United's Crew came over to Plaintiff and asked what was
5	wrong. Plaintiff again informed United's Crew that Laraby was touching and
6	grabbing her inappropriately.
7	19. Plaintiff asked that Laraby be moved or that United's Crew move her to another seat
8	for her own safety.
9	20. In response, United's Crew did nothing. They refused to move either Plaintiff or
10	Laraby to a new seat. Instead, they left Plaintiff alone with Laraby, who continued
11	to sit beside her.
12	21. Over the course of the next hour, Plaintiff was repeatedly accosted both verbally and
13	physically by Laraby, who acted with perceived impunity based on United Crew's
14	complete lack of care and supervision and callous disregard for Plaintiff's pleas for
15	assistance.
16	22. Finally, another passenger (hereinafter "Good Samaritan Passenger") stepped in to
17	help Plaintiff. The Good Samaritan Passenger offered his seat to Plaintiff to get her
18	away from Laraby. Plaintiff gladly accepted this offer.
19	23. In order to move from her window seat to the new seat, Plaintiff had to maneuver
20	past Laraby, who was still seated directly next to her.
21	24. Plaintiff again appealed to United's Crew for assistance. She requested that, at the
22	very least, United's Crew compel Laraby to temporarily move from his seat while
23	she exited hers so that she could avoid any further physical harassment from Laraby.
24	25. Again, United's Crew ignored Plaintiff's request for help. Therefore, as Plaintiff
25	exited her window seat, she was forced to maneuver past Laraby, who remained
26	seated beside her. As Plaintiff moved past him to change seats, Laraby used this as
27	an opportunity to once again touch Plaintiff inappropriately.
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- 3 -

1	26. After moving to a seat away from Laraby, Plaintiff requested that United's Crew log
2	the incident and get the proper authorities in place at the gate for landing so that
3	Laraby could be detained.
4	27. United's Crew indicated that the proper authorities would be present at the gate to
5	detain Laraby.
6	28. However, after landing and disembarking, it became apparent to Plaintiff that
7	United's Crew had done nothing to arrange for personnel to either detain Laraby or
8	question anyone about the incident.
9	29. Plaintiff repeatedly requested that, at the minimum, United provide her with
10	Laraby's name so that she could file a criminal complaint, but United refused her
11	requests.
12	FIRST CLAIM FOR RELIEF
13	(Battery – Laraby)
14	30. Plaintiff repeats and re-alleges all preceding paragraphs as though they were fully set
15	forth herein.
16	31. Laraby was a passenger on the Flight with Plaintiff.
17	32. During the Flight, Laraby repeatedly exercised force to inflict harmful or offensive
18	physical contact upon the body of Plaintiff.
19	33. Laraby committed various acts of battery against Plaintiff on numerous occasions
20	during the Flight and caused Plaintiff extreme fear and psychological, emotional and
21	mental trauma.
22	34. In particular, Laraby committed various acts of sexual abuse against Plaintiff during
23	the Flight.
24	35. As a direct, actual and proximate cause of Laraby's intentional acts of battery,
25	Plaintiff has suffered the following damages:
26	a. Medical and psychological services expenses;
27	b. Past physical, emotional and mental pain and suffering;
28	c. Future emotional, mental pain and suffering;

1	d. Past and future loss of function of full mind and body; and
2	e. Loss of earning capacity.
3	36. Laraby's acts of battery were intentional, constituting a willful and wanton disregard
4	for the rights or safety of Plaintiff and were so directed at Plaintiff so as to entitle
5	Plaintiff to an award of punitive damages from Laraby.
6	37. As a result, Plaintiff was damaged in an amount exceeding one million dollars
7	(\$1,000,000).
8	38. It has been necessary for Plaintiff to retain the services of an attorney to prosecute
9	this action and, therefore, Plaintiff is entitled to reasonable attorney fees and costs of
10	suit incurred herein.
11	SECOND CAUSE OF ACTION
12	(Negligence - United)
13	39. Plaintiff repeats and re-alleges all preceding paragraphs as though they were fully set
14	forth herein.
15	40. United owed Plaintiff various duties of care.
16	41. United breached the duties of care that it owed to Plaintiff.
17	42. United was entrusted with the care of its passengers such as Plaintiff.
18	43. United owed a duty to exercise the highest degree of care and diligence to provide
19	for the safety and care of Plaintiff.
20	44. United breached its duty of care by not taking appropriate action to stop or prevent
21	future occurrences of battery as against Plaintiff throughout the duration of the
22	Flight.
23	45. United knew or should have known that it failed to protect Plaintiff during the Flight
24	from physical and sexual abuse.
25	46. If United had not breached its duties, then Laraby would have been either restrained,
26	removed from the Flight, or moved to another seat away from Plaintiff thus
27	preventing Laraby's continued battery of Plaintiff.
28	

1	47. Due to the abuse, including sexual abuse, that United negligently permitted to occur
2	to Plaintiff, Plaintiff has suffered direct and extreme psychological, emotional and
3	mental trauma and injury of a permanent nature. Said injuries require mental and
4	psychological counsel for Plaintiff, who continues to suffer from decreased
5	enjoyment of life.
6	48. United, through United's Crew, knew of the continuing abuse caused by Laraby and
7	took no steps to prevent or otherwise hinder Laraby's continued battery of Plaintiff
8	once they became aware of Laraby's actions.
9	49. As a direct, actual and proximate cause of United's actions or inactions, Plaintiff has
10	suffered injury including:
11	a. Medical and psychological services expenses;
12	b. Past physical, emotional and mental pain and suffering;
13	c. Future emotional, mental pain and suffering;
14	d. Past and future loss of function of full mind and body; and
15	e. Loss of earning capacity.
16	50. As a direct and proximate cause of United's negligence and/or reckless indifference
17	to Plaintiff's health and safety, Plaintiff has suffered injury and harm and is entitled
18	to damages from United.
19	51. United intentionally committed acts and/or omissions of an unreasonable character in
20	disregard of a known or obvious risk that is so great as to make it highly probable
21	that harm will follow.
22	52. United's reckless indifference to Plaintiff's health, safety and welfare rose to the
23	level of willful and wanton disregard for the rights or safety of Plaintiff and was so
24	directed at Plaintiff so as to entitle Plaintiff to an award of punitive damages from
25	United in relation to the incidents above.
26	53. As a result, Plaintiff was damaged in an amount exceeding one million dollars
27	(\$1,000,000).
28	

1	54. It has been necessary for Plaintiff to retain the services of an attorney to prose	cute
2	this action and, therefore, Plaintiff is entitled to reasonable attorney fees and cost	ts of
3	suit incurred herein.	
4	WHEREFORE, Plaintiff prays for judgment against the Defendants as follows:	
5	1. For Damages in an amount to be determined at trial;	
6	2. For reasonable attorney fees and costs incurred herein; and	
7	3. For such other and further relief as the Court may deem just and proper.	
8		
9	DATED thisday of December 2018.	
10	OLYMPIA LAW, P.C.	
11		
12	BRYAN NADDAFI, ESQ.	
13	Nevada Bar No. 13004 9480 S. Eastern Avenue, Suite #257	
14	Las Vegas, Nevada 89123 Telephone No. (702) 522-6450	
15	Email: bryan@olympialawpc.com Attorneys for K.D.	
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