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8	IN THE CIRCUIT COURT C	OF THE STATE OF OREGON
0 9	FOR THE COUNTY	Y OF WASHINGTON
10	CHARMION FREIFELD AND JED	Case No. 18CV12178
11 12	FREIFELD, a married couple residing in the State of Oregon	SECOND AMENDED COMPLAINT AND DEMAND FOR JURY TRIAL
12	Plaintiffs,	(Negligence/Professional
14	V.	Malpractice/Respondeat Superior Liability; Negligent Training and Supervision of
15	LEISURE SPORTS, INC., a foreign corporation; CLUBSPORT OREGON, an assumed business name; SMG	Defendant Greer; Negligence Per Se/Professional Malpractice/Respondeat Superior Liability; Negligent Infliction of
16	PROPERTIES OREGON LLC, registered as a foreign LLC in the State of	Emotional Distress/Respondeat Superior Liability; Intentional Infliction of Emotional
17	Oregon; and SAMUEL GREER, an individual residing in the State of Oregon	Distress/Respondeat Superior Liability; Sexual Assault and Battery/Respondeat
18	Defendants.	Superior Liability; and Loss of Consortium)
19	Defendants.	(Not subject to mandatory arbitration)
20		Amount in controversy: \$2,780,000
21		Filing fee authority of \$834 (ORS 21.160(1)(d))
22		Demand for Jury Trial
23		-
24	Plaintiffs demand a jury trial and allege:	
25	///	
26	///	
	Page 1-SECOND AMENDED COMPLAINT	OLSON BROOKSBY PC

1	(The Parties)
2	
2	1.
3 4	Disintifi Champion Engifield (honoinefter "Disintif?") is an adult famale One can
	Plaintiff Charmion Freifeld (hereinafter "Plaintiff") is an adult, female Oregon
5	resident. At all relevant times, Plaintiff was a customer, member, client, and massage
6	therapy patient of Defendant ClubSport Oregon ("ClubSport").
7 8	2.
9	Plaintiff Jed Freifeld ("Plaintiff Jed Freifeld") is an adult, male Oregon resident. At
10	all relevant times, Plaintiff Jed Friefeld was and is the legal husband of Plaintiff. At all
11	relevant times, Plaintiff Jed Freifeld was a customer, member, and client of Defendant
12	ClubSport.
13	
14	3.
15	
16	At all relevant times, Plaintiff and Plaintiff Jed Freifeld were engaged in a marriage of
17	mutual support, care and companionship.
18	4.
19	
20	On information and belief, at all relevant times, Defendant Leisure Sports, Inc.
21	("Leisure Sports"), is a foreign corporation licensed to do business in Oregon and conducting
22	regular and sustained business activity within the State of Oregon. Upon information and
23	belief, at all relevant times, Leisure Sports operated ClubSport.
24	///
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Upon information and belief, at all relevant times, SMG Properties Oregon, LLC "SMG"), was registered in Oregon as a foreign limited liability company with its principal place of business in Tigard, Oregon. Upon information and belief, at all relevant times, SMG was licensed to do business in Oregon, and conducting regular and sustained business activity in Oregon. Upon information and belief, at all relevant times, SMG was the owner of Defendant ClubSport. 6. Upon information and belief, Defendant ClubSport is operating in Washington County, Oregon as an assumed business name, owned by SMG. Upon information and belief, ClubSport is an athletic facility and sports complex in Tigard, Oregon. ClubSport offers massage therapy and has licensed massage therapists on staff. 7. At all times throughout this complaint, Leisure Sports, SMG, and ClubSport will be referred to collectively as "ClubSport". 8. On information and belief, at all relevant times, Defendant Samuel Greer was an adult, male Oregon resident who was licensed by the Oregon Board of Massage Therapists to 24 provide massage therapy. 25 /// 26

5.

On information and belief, at all relevant times, Greer was employed by ClubSport for the purposes of providing massage therapy to massage patients, clients, and members of ClubSport. (Common Allegations Against All Defendants) 10. This complaint arises out of what was supposed to be a therapeutic massage that Plaintiff received by Greer at ClubSport on or about October 17 or October 18, 2017. 11. At all relevant times, on information and belief, Greer was employed by ClubSport for the purpose of providing ClubSport's members with massage services. (Greer and ClubSport will be known collectively as "Defendants".) Plaintiff made an appointment with ClubSport for a massage because she was recovering from an athletic injury to her calf muscle. She wanted some relief from the pain in her calf area. She discussed this with a massage scheduler at ClubSport. The massage scheduler at ClubSport recommended, directed, and encouraged Plaintiff to see Greer and said that Greer would be "a really good" choice for Plaintiff's calf injury. Plaintiff trusted ClubSport's recommendation and made a massage appointment with Greer.

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///

The position of massage therapist is a position of trust in which the massage therapist is alone with massage patients, and ClubSport recommended Greer to Plaintiff and placed Greer in this position of trust, knowing that customers, members, massage therapy patients, and clients of ClubSport would be alone with Greer and vulnerable, both physically and emotionally, during massages with Greer at ClubSport. This trust made Plaintiff particularly susceptible and vulnerable to Greer. 13. At all relevant times, Greer was: acting as an employee of, subject to the control of, acting within the course and scope of his employment for, acting on behalf of, and acting as an agent of, ClubSport. Plaintiff's massage with Greer took place on the premises of ClubSport in Tigard, Oregon. 14. At all relevant times, ClubSport had the right and the ability to control Greer, including controlling the level and degree of a female patron's bodily areas subject to treatment. At all relevant times, ClubSport is vicariously liable for the acts and omissions of its employees, agents or apparent agents, specifically including Greer. 15. 24 Plaintiff told Greer that the purpose of the massage was to relieve pain and tension in 25 her injured calf muscle. However, once Greer began the massage, he started moaning and 26

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groaning and making statements like, "Oh that feels so good" and "Ooooh, yeah, right there" 1 2 ("the statements"). The moaning, groaning, and the statements continued throughout the 3 entire massage. Although Plaintiff stated to Defendants that the sole purpose of the massage 4 was to address the issues in her calf and mentioned no other body parts, Greer told Plaintiff 5 that her pubic bone was out of place. Greer pulled Plaintiff's underwear down, exposing her 6 pubic area and her pubic hair--an intimate part of her body ("the area"). Greer placed one of 7 Plaintiff's hands on the area and on Plaintiff's vagina, and then placed his hand on her hand, 8 and began massaging the area and Plaintiff's vagina while moaning and groaning. Greer 9 10 then stated that Plaintiff had "ribs out of place" and that he was going to "adjust" her ribs. 11 Using that statement as a pretext, he began fondling, rubbing, massaging, and touching the 12 sides of both of Plaintiff's breasts while continuing to moan and groan and make the 13 statements. When the massage finally concluded, Greer told Plaintiff to that she should 14 "massage" her "pubic area" at her leisure to "realign" her pubic bone. The unreasonable and 15 wrongful conduct by Greer described in this Paragraph will hereinafter be referred to as the 16 "sexual battery". At all relevant times, Plaintiff never consented to the sexual battery by 17 18 Greer. 19

20

16.

At all relevant times, Greer's sexual battery of Plaintiff resulted from the
employment-related conduct as a licensed massage therapist at ClubSport. Greer used the
massage to accomplish his sexual battery of Plaintiff. Greer's massage was: (1) committed
in direct connection with, and for the purposes of, fulfilling Greer's employment and agency
with ClubSport; (2) committed within the time and space limits of his employment and

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agency as massage therapist; (3) done directly in the performance of his duties as a massage 1 2 therapist; (4) generally actions of a kind and nature that Greer was required to perform as a 3 massage therapist for ClubSport; (5) performed with an intent to serve ClubSport; (6) on 4 ClubSport's premises; and (7) was done at the direction of, and pursuant to, the power vested 5 in him by ClubSport. 6 7 17. 8 At all relevant times, Greer was motivated, at least partially, by a purpose to serve 9 ClubSport. 10 11 18. 12 Plaintiff, while undressed to her underwear and engaged as a massage therapy patient 13 and client of Greer, a ClubSport licensed massage therapist, was in a uniquely emotionally 14 15 and physically vulnerable position. Plaintiff and Plaintiff Jed Freifeld trusted Defendants to: 16 keep Plaintiff safe from harm, act reasonably, and avoid injury to Plaintiff. 17 19. 18 19 Greer's job at ClubSport as a licensed massage therapist led to and/or resulted in the 20 sexual battery of Plaintiff. 21 22 20. 23 Upon information and belief, Greer used his unique position of trust over Plaintiff in 24 order to obtain unwanted and non-consensual sexual gratification for himself and to subject 25 Plaintiff to the sexual battery and to subject Plaintiff to harmful and offensive physical and 26 OLSON BROOKSBY PC Page 7-SECOND AMENDED COMPLAINT

auditory sexual contact, all of which caused Plaintiff's injuries and damage as described 1 2 more fully herein. In the alternative, Greer touched Plaintiff in a sexually inappropriate 3 manner, and Defendants are liable whether Greer was seeking sexual gratification or not 4 21. 5 6 As a result of the sexual battery by Greer, Plaintiff has suffered severe emotional and 7 psychological damage, all to her non-economic damages of \$1,000,000. 8 9 22. 10 As a further result of the sexual battery by Greer, Plaintiff has incurred or will incur 11 costs for counseling, psychiatric and psychological medical treatment all to her economic 12 damages in the approximate amount of \$250,000. Plaintiff reserves the right to amend the 13 pleadings to conform to the evidence prior to and at trial. 14 15 23. 16 As a result of the sexual battery of Plaintiff by Greer and the conduct of ClubSport 17 and Greer as set forth above, Plaintiff Jed Freifeld has suffered the loss of society, company, 18 cooperation, companionship, support, aid in every conjugal relation, and material services of 19 20 his wife. Plaintiff Jed Freifeld's loss society, company, cooperation, companionship, 21 support, aid in every conjugal relation, and material services of his wife is continuing. 22 24. 23 As a result of the loss of society, company, cooperation, companionship, support, aid 24 in every conjugal relation, and material services of his wife, Plaintiff Jed Freifeld has 25 suffered loss of consortium damages in the amount of \$530,000. 26

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FIRST CLAIM FOR RELIEFNEGLIGENCE <i>Against Defendants ClubSport only, by Plaintiff</i> a. Count One: Negligence/Professional Malpractice/Respondeat Superior Liability 25.	
25.	
Plaintiff realleges and incorporates by reference paragraphs 1 through 24, above.	
26.	
20.	
ClubSport invited and helped establish a professional therapist-client/massage	
therapist-patient relationship between Plaintiff and ClubSport's employee Greer.	
27.	
The relationship between a professional massage therapist and a massage patient is a	
unique relationship wherein the massage patient is physically and emotionally vulnerable.	
While lying down and in a state of undress typical of massage patients, Plaintiff was	
5	
physically and emotionally vulnerable during the sexual battery.	
28.	
As part of his employment duties, Greer created a professional therapist-	
client/professional therapist-patient relationship with Plaintiff. Specifically, Plaintiff placed	
her body in Greer's control, and was placed in a position of reliance upon Greer. As a result	
of that special, professional relationship, Greer had a general duty to Plaintiff to: avoid	
creating a danger to his massage patients such as Plaintiff, not unreasonably expose massage	
patients such as Plaintiff to a foreseeable risk of harm, ensure Plaintiff's safety during the	

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1	
1	massage, act reasonably, act professionally, avoid touching Plaintiff in a physically
2	inappropriate manner, and avoid making sexual noises (such as moaning and groaning) and
3	sexually inappropriate remarks in the context of a massage session.
4	20
5	29.
6	Greer breached those duties, as alleged above, resulting in reasonably foreseeable
7 8	injuries to plaintiffs as set forth herein.
9	30.
10	
11	As a result of the breach of those duties, Plaintiff has incurred the damages set forth
12	in Paragraphs 21 and 22 above.
13	31.
14	
15	ClubSport is strictly and vicariously liable, as set out in the paragraphs above, for
16	Plaintiff's damages, as set out in Paragraphs 21 and 22 above, as a result of placing Greer in
17	a position of trust. The professional malpractice and wrongful conduct by Greer was the
18	culmination of a series of acts stemming from and causally related to his employment duties.
19	
20	32.
21	Defendants ClubSport knew or should have known that sexual battery was a risk to
22	massage patients and that the sexual battery of a massage patient by a massage therapist
23	massage patients and that the sexual battery of a massage patient by a massage merapist
24	could occur because, upon information and belief, prior to the sexual battery of Plaintiff, at
25	least one other massage patient was sexually battered by a ClubSport massage therapist, at
26	the same ClubSport location ("the prior sexual battery").

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2 ClubSport has a duty to protect Plaintiff as a business invite to prevent, or warn her 3 of, foreseeable dangers. ClubSport's duties to Plaintiff include, but are not limited to, a duty 4 to: take significant action to safeguard ClubSport's massage patients such as Plaintiff; warn 5 against general risks, including the risk of sexual battery and/or inappropriate sexual 6 7 touching by a massage therapist; use due care for Plaintiff's safety; avoid creating a danger 8 to its massage patients; avoid unreasonably exposing its massage patients to a foreseeable 9 risk of harm; formulate, effectuate, and/or enforce policies to prevent and/or minimize the 10 risk of sexual battery to massage patients by its agents, servants, employees or others within 11 its control or right to control; take reasonable steps to change its protocol in regard to 12 massage patients; train Greer so as to prevent him for engaging in inappropriate sexual 13 behavior with its patients; act reasonably; protect against risks of harm, including the risk of 14 15 harm posed by ClubSport's employees; and act professionally. 16 34. 17 18 Reasonable persons in ClubSport's position would have foreseen a risk to Plaintiff's 19 safety of the kind of harm that befell her. Upon information and belief, ClubSport exposed 20 Plaintiff to a danger that ClubSport knew or should have known about because of the prior 21 sexual battery, creating an unreasonable risk of harm to Plaintiff. ClubSport's actions and/or 22 failure to act reasonably created a foreseeable risk of the harm suffered by Plaintiff. As a 23 massage patient, Plaintiff was in the class of individuals at risk of harm, specifically sexual 24 25 battery, from a massage therapist. The type of harm that befell Plaintiff, sexual battery, was 26 within the class of harms at risk. Upon information and belief, the harm that befell Plaintiff OLSON BROOKSBY PC Page 11-SECOND AMENDED COMPLAINT

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1	was the same harm of which ClubSport was aware, and the sexual battery of Plaintiff was	
2	therefore reasonably foreseeable to ClubSport. The link between ClubSport's negligent	
3	conduct and the actual harm that befell Plaintiff was direct: upon information and belief,	
4	ClubSport knew or should have known that there was a risk that Plaintiff could be sexually	
5	battered by another one of ClubSport's massage therapists at the same ClubSport location	
6		
7		
8	35.	
9		
10	ClubSport failed in its duty to protect Plaintiff as a business invitee to and/or to	
11	prevent foreseeable dangers from harming Plaintiff and/or warn her of foreseeable dangers,	
12	as outlined in Paragraphs 25-34, above.	
13		
14	36.	
15	ClubSport's unreasonable actions as alleged above caused Plaintiff's damages as	
16	alleged above in Paragraphs 21 and 22.	
17		
18	37.	
19		
20	Plaintiffs incorporate and re-allege Paragraphs 1-36 above. In sexually battering	
21	Plaintiff, Defendant Greer was acting within the course and scope of his employment for	
22	ClubSport. Additionally, upon information and belief, ClubSport ratified Defendant Greer's	
23	conduct. Upon information and belief, ClubSport did not fire Defendant Greer after the	
24	sexual battery of Plaintiff and Defendant Greer was allowed to continue to perform massages	
25 26	at ClubSport until he resigned voluntarily. Upon information and belief, ClubSport had prior	

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I		
1	notice that there was another massage client of ClubSport Oregon who did not want to be	
2	massaged by Defendant Greer ever again, but ClubSport did nothing with that information.	
3	Upon information and belief, ClubSport had prior notice that other ClubSport Oregon	
4	massage therapists performed massages close to the breasts and under neath the underwear	
5	during massages. Upon information and belief, ClubSport had prior notice that Defendant	
6 7	Greer made noises when he performed massages, but did nothing with that information.	
8	ClubSport's conduct was deliberate, intentional, wanton, and was done with a reckless and	
9	outrageous indifference to a highly unreasonable risk of harm. Upon information and belief,	
10	ClubSport acted with a conscious indifference to the health, safety and welfare of others, and	
11	ClubSport should be required to pay punitive damages of \$1,000,000 in order to deter	
12	ClubSport and others similarly situated from this and similar types of conduct in the future.	
13		
14 15	b. Count Two: Negligent Training and Supervision of Defendant Greer	
15 16		
	38.	
17 18	Plaintiff realleges and incorporates by reference paragraphs 1 through 37, as set forth	
10	above.	
20	39.	
21	ClubSport failed to adequately train Defendant Greer in one or more of the following	
22	ways, which created a foreseeable and unreasonable risk of injury to Plaintiff:	
23	(a.) In failing to provide Defendant Greer with any massage-specific training from a	
24	licensed massage therapist before he began work at ClubSport Oregon;	
25		
	(b.) In failing to involve a licensed massage therapist in any of Defendant Greer's	

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1 employment reviews;

2 (c.) In failing to provide Defendant Greer with any training regarding the 3 inappropriate touching, unwanted sexual touching, or sexual harassment of club members 4 and club guests; and/or 5 (d.) In failing to provide Defendant Greer with any general training regarding keeping 6 club members and club guests safe from sexual touching; 7 (e.) In failing to ensure that Defendant Greer understood the power differential 8 9 between a massage therapist and a massage client. 10 40. 11 ClubSport failed to adequately supervise Defendant Greer in one or more of the 12 following ways, which created a foreseeable and unreasonable risk of injury to Plaintiff: 13 (a.) In failing to ensure that Defendant Greer did a "practical exam" or a "tryout 14 massage" with a licensed massage therapist so that ClubSport could evaluate him as a 15 massage therapist; 16 (b.) In failing to ensure that Defendant Greer was supervised by a licensed massage 17 18 therapist, someone with massage training, and/or someone with some kind of massage 19 education; 20(c.) In failing to ensure that Defendant Greer was supervised by someone who had 21 any sort of training or education concerning the power differential between a_massage 22 therapist and a massage client. 23 (d.) In failing to ensure that the massage area at ClubSport Oregon was supervised by 24 25 someone while massages of club members and guests were taking place; 26 (e.) In failing to ensure that there were rules concerning whether, when, and/or how

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often the massage coordinator or head of the massage department would check on or directly 1 2 supervise the massage therapists; 3 (f.) In failing to ensure that the massage coordinator or head of the massage 4 department's office at ClubSport Oregon was physically near and/or within sight of and/or 5 within earshot of the massage rooms; 6 (g.) In failing to ensure that the massage coordinator or head of the massage 7 department's office at ClubSport Oregon was physically on the premises of ClubSport 8 Oregon while massages were taking place in order to properly conduct supervision of the 9 10 massage therapists; 11 (h.) In failing to mandate that massage therapists at ClubSport make treatment notes 12 that would allow someone, such as a supervisor, to determine what occurred in any particular 13 massage; and/or 14 (i.) In failing to ensure that Defendant Greer's employment reviews involved or were 15 conducted by a licensed massage therapist. 16 41. 17 18 Plaintiff is entitled to punitive damages for ClubSport's actions, as alleged above in 19 Paragraph 37. 20c. Count Three: Negligence Per Se 21 22 42. 23 Plaintiffs incorporate and re-allege Paragraphs 1-41, above. 24 25 /// 26

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Upon information and belief, Plaintiff did not need a breast massage to treat a medical 3 condition, in violation of OAR 334-010-0028(1). 4 5 44. 6 Upon information and belief, at the time of the sexual battery of Plaintiff, Samuel 7 Greer could not present evidence of the completion specialized contract hours of training 8 beyond the minimum competencies, including but not limited to training in indications, 9 contraindications, therapeutic treatment techniques, expected outcomes, client safety, client consent, client communication, draping techniques, sanitation, and ethical responsibilities related to breast massage, and Samuel Greer thereby violated OAR 334-010-0028(1)(a)). 45. Upon information and belief, at the time of the sexual battery of Plaintiff, Samuel Greer could not articulate a therapeutic rationale that was acknowledged by Ms. Freifeld, such as a medical prescription or consultation with Ms. Freifeld's health care providers, and thereby violated OAR 334-010-0028(1)(b). 46. Upon information and belief, Samuel Greer and ClubSport never acquired prior 22 written and verbal consent before proceeding with a breast massage of Plaintiff in violation 23 of OAR 334-010-0028(1)(c). 24 25 /// 26

2 3	At all relevant times, OAR 334-010-0028 was in full force and effect and was
4	intended to protect business invitees, individuals, and patrons of LMTs and commercial
5	establishments that offer massage, such as ClubSport, within the State of Oregon. At all
6	relevant times, OAR 334-010-0028 was intended to protect Plaintiff from the type of harm
7	that ultimately befell her.
8	48.
9	
10	As a result of Samuel Greer's negligence per se, Defendants ClubSport are strictly
11	and vicariously liable, as set out in Paragraphs 25 through 35 above, for Plaintiff's damages,
12	set forth in Paragraphs 21 and 22 above, as a result of Samuel Greer's sexual battery because
13	Defendants ClubSport placed Samuel Greer in a position of trust, and the sexual battery was
14	the culmination of a series of acts stemming from and causally related to his employment
15	duties.
16	49.
17	72.
18	Plaintiff is entitled to punitive damages for ClubSport's actions, as alleged above in
19	Paragraph 37.
20	
21	SECOND CLAIM FOR RELIEF—NEGLIGENT INFLICTION OF EMOTIONAL
22	DISTRESS/RESPONDEAT SUPERIOR LIABILITY Against Defendants ClubSport only, by Plaintiff
23	
24	50.
25	Plaintiff realleges and incorporates by reference paragraphs 1 through 49, as set forth
26	above.

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1 2 Defendants ClubSport as a provider of massage services to consumers, had a special 3 duty to ensure that Plaintiff was not touched in any sexually inappropriate manner. 4 52. 5 Plaintiff has a legally protected interest in her bodily integrity, especially the 6 protection of her sexually intimate areas. In the course of the massage performed by 7 Defendant Greer, Greer infringed upon Plaintiff's sexually intimate areas by touching them 8 without her express or implied consent, thereby causing severe emotional distress. The 9 sanctity of one's sexually intimate areas is legally protected and that protection is of sufficient importance as a matter of public policy to merit shielding from the emotional impact of unwelcome touching in the course of a massage. 13 54. Defendants ClubSport are strictly and vicariously liable, as set out in Paragraphs 25 through 35, above, for Plaintiff's damages set out in Paragraphs 21 and 22 above, as a result of Greer's negligent infliction of emotional distress because ClubSport placed Greer in a 18 position of trust, and the negligent infliction of emotional distress was the culmination of a 19 series of acts stemming from and causally related to his employment duties as a massage 20therapist. 21 55. 22 Plaintiff is entitled to punitive damages from ClubSport for ClubSport's actions, as 23 alleged above in Paragraph 37. 24 25 /// 26||///

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1	THIRD CLAIM FOR RELIEF—INTENTIONAL INFLICTION OF EMOTIONAL
2	DISTRESS/RESPONDEAT SUPERIOR LIABILITY Against Defendants ClubSport and Greer, by Plaintiff
3	
4	56.
5	Plaintiff realleges and incorporates by reference paragraphs 1 through 55, as set forth
6	above.
7	57.
8	Upon information and belief, Greer knowingly and intentionally caused severe
9	emotional distress to Plaintiff when he sexually battered Plaintiff in the course of a massage.
10	Plaintiff did in fact suffer severe emotional distress as a result of this sexual contact, and the
11	
12	sexual touching of a massage patient is beyond the bounds of all socially tolerable conduct.
13	Furthermore, Samuel Greer, Plaintiff's massage therapist, had a special duty to refrain from
14	touching Plaintiff sexually.
15	58.
16	As a result of Samuel Greer's intentional infliction of emotional distress, Plaintiff has
17	suffered and continues to suffer damages as set out in Paragraphs 21 and 22, above.
18	59.
19	
20	Defendants ClubSport are strictly and vicariously liable, as set out in Paragraphs 25
21	through 35, above, for Plaintiff's damages set out in Paragraphs 21 and 22 above, as a result
22	of Greer's intentional infliction of emotional distress because ClubSport placed Greer in a
23	position of trust, and the intentional infliction of emotional distress was the culmination of a
24	series of acts stemming from and causally related to his employment duties as a massage
25	therapist.
26	

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1	60.
2	As a result of ClubSport's intentional infliction of emotional distress, Plaintiff has
3	suffered and continues to suffer damages as set out in the paragraphs above.
4	61.
5	Plaintiff is entitled to punitive damages from ClubSport for ClubSport's actions, as
6	alleged above in Paragraph 37.
7	
8 9	FOURTH CLAIM FOR RELIEF—SEXUAL ASSAULT AND BATTERY/RESPONDEAT SUPERIOR LIABILITY Against Defendants ClubSport and Greer, by Plaintiff
10	
11	62.
12	Plaintiff realleges and incorporates by reference Paragraphs 1 through 61, above.
13	
14	63.
15	Upon information and belief, Samuel Greer, without consent of Plaintiff, intentionally
16	sexually assaulted Plaintiff, and/or caused an imminent apprehension of such contact, as
17	alleged above. This constituted harmful and offensive touching of Plaintiff and/or imminent
18	apprehension of such contact.
19	
20	64.
21	
22	As a result of Samuel Greer's intentional harmful and offensive touching, Plaintiff
23	has suffered and continues to suffer damages as set out in Paragraphs 21 and 22, above.
24	///
25	///
26	

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1	65.
2	Samuel Greer is liable for these damages, and Defendants ClubSport are strictly and
3	vicariously liable, as set out in Paragraphs 25 through 35 above, for Plaintiff's damages, set
4 5	forth in Paragraphs 21 and 22 above, as a result of Samuel Greer's sexual battery because
6	Defendants ClubSport placed Samuel Greer in a position of trust, and the sexual battery was
7	the culmination of a series of acts stemming from and causally related to his employment
8	duties.
9	66.
10	Plaintiff is entitled to punitive damages for ClubSport's actions, as alleged above in
11	
12	Paragraph 37.
13	FIFTH CLAIM FOR RELIEF—LOSS OF CONSORTIUM
14	Against Defendants ClubSport only, by Plaintiff Jed Freifeld
15	67.
16	Plaintiff Jed Freifeld re-alleges and incorporates Paragraphs 1-66, above.
17 18	C 9
10 19	68.
20	Defendants ClubSport are liable for torts that caused Plaintiff Jed Freifeld's spouse,
21	Plaintiff Charmion Freifeld, direct physical injury.
22	
23	69.
24	Defendants ClubSport are liable for torts that caused Plaintiff severe emotional
25	distress.
26	

70. 1 2 As a result of Defendants ClubSport's tortious actions, Plaintiff Jed Freifeld suffered 3 damages as alleged above in Paragraphs 23-24. 4 71. 5 Plaintiff Jed Freifeld is entitled to punitive damages from Clubsport for ClubSport's 6 7 actions, as alleged above in Paragraph 37. 8 9 WHEREFORE, Plaintiff and Plaintiff Jed Freifeld pray for judgment against 10 Defendants as follows: 11 1. On Plaintiff's First, Second, Third, and Fourth Claims for Relief, 12 noneconomic damages for Plaintiff in the amount of at least \$1,000,000, the 13 exact amount to be determined by the jury at the time of trial; 14 15 2. On Plaintiff's First, Second, Third, and Fourth Claims for Relief, economic 16 damages for Plaintiff in the amount of at least \$250,000, the exact amount 17 to be determined by the jury at the time of trial; 18 3. On the Fifth Claim for Relief by Plaintiff Jed Freifeld, loss of consortium 19 damages in the amount of at least \$530,000, the exact amount to be 20determined by the jury at the time of trial. 21 4. For \$1,000,000 in punitive damages against ClubSport; 22 23 5. For Plaintiff and Plaintiff Jed Freifeld's costs and disbursements incurred; 24 6. For such other and further relief as the Court deems just and proper. 25 26

Page 22-SECOND AMENDED COMPLAINT

1	Plaintiff and Plaintiff Jed Freifeld request a trial by jury.
2	
3	Dated thisth day of, 2019.
4	
5	
6	By OLSON BROOKSBY PC
7	s/ Kristin L. Olson
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18	
19	Of Attorneys for Plaintiffs
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