

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WISCONSIN**

STEPHANIE ANDREWS, JANELLE AUSTIN,
PHYLLIS HEFFELFINGER, KELLI HEIST,
VIRGINIA MATHIOS, JANET MURPHREE,
DANA SMITH, HOPE TUCKER, LISA UDDIN-
BARNESWRIGHT, MICHELE WARNER,
LYNDA VALDEZ, JOSEPH ABAMONTE,
JULIE ABATE, KIMBERLY ABBEY, KERRY
ABRAHAMSEN, RACHEL ABUKHDEIR,
CAROL ADAMS-CONNER, KATHY ADAMS,
LENEE' ADKINS, JACQUELINE ALLBRIGHT,
AUSTIN ALFORD, LEIANNE AL-KHAFAJI,
JANA ALLAN, CYNTHIA ALLEN, ALMUDENA
PRESAS ALONSO, NICOLE ALVAREZ,
BARBARA ALVES, MARINA AMIEVA, LORI
ANDERLE, JAMI LYN ANDERSON, RIKA
ANDERSON, JAMIE ANGULO, HILARY
ARANA, ROCHELLE ARCH-HAYOSTECK,
NATALIA ARTEMENKO, STACEY ATKINS,
ANNMARIE ANTONELLI, BONNIE AUDSLEY,
NINA AVILES, BRANDIS BANKS, DANA
BANKS, DEBRA BARETTA, ANGELA
BARTHELEMY, JOHN BECKSTRAND, CORI
BEHREND, REBECCA BEIERSDORG, TIA
BELBODA, MAURA BENATTI, CINDY BERG,
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NICOLE BETSON, JEAN BEVER, KATHLYN
BEZ, POLLY BIASUCCI, MARY
BIESSENBERGER, SACHA BIGLER, JANET
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BLISS, FRANCES BLITZ, KATHLEEN
BODENE, ROBIN BODENHEIMER,
LORRAINE BOLLA, MARILYN BOWDEN,
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JACOB BRAUCHT, KATHLEEN BREEDLOVE,
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JOYCE BRYANT-BURRUS, DENISE BRYSON,
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Case No.: 3:19-CV-1066

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Plaintiffs,

v.

LANDS' END, INC. and LANDS' END OUTFITTERS, INC.,

Defendants.

COMPLAINT
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COME NOW Plaintiffs who file this Complaint against defendants Lands' End, Inc. and Lands' End Outfitters, Inc. and allege as follows:

INTRODUCTION

1. Plaintiffs are employees of Delta Airlines Lines, Inc. ("Delta"). They and their co-workers ("Delta Employees") work in various capacities – as flight attendants; Airport Customer Service ticket, ramp and gate agents; Sky Club workers; Delta Cargo; GSE Maintenance; and Delta TechOps.

2. Since May 29, 2018, the Delta Employees have been required to wear newly-issued work uniforms ("Uniforms") manufactured by Lands' End, Inc. and Lands' End Business Outfitters (hereinafter collectively referred to as "Lands' End" or "Defendants").

3. These Uniforms are high stretch, wrinkle and stain-resistant, waterproof, anti-static, and deodorizing. Lands' End used various chemical additives and finishes to achieve these characteristics.

4. The combination of these additives and finishes has an allergic and sensitizing effect on the human body, even if those several additives and finishes are relatively safe in their individual respective quantities.

5. Since the introduction of the Uniforms, Plaintiffs and many other Delta Employees have suffered a myriad of health problems as a result of the excessive allergen and sensitizing properties of the Uniforms. These problems include the following:

- a. Respiratory – severe respiratory distress, vocal cord dysfunction, breathing difficulties, shortness of breath, coughing, tightness of chest;
- b. Skin – contact dermatitis, skin blisters, skin rashes, boils, hives, bruising, eczema, scarring, hair loss, hair follicle inflammation;
- c. Eyes, Ears, Nose and Throat – blurred vision, dry eyes, nosebleeds, ringing ears, sinus problems; and

d. Head and General – migraines, headaches, fatigue, muscle weakness, anxiety, swollen lymph nodes, anaphylactic type symptoms and auto-immune conditions.

6. Plaintiffs and other Delta Employees who had reactions to the Uniforms did not have these symptoms prior to the rollout of the Uniforms in such combination and to such degree, and it was only at and after the rollout that such symptoms appeared. These health problems were caused by the Uniforms and continue to this day.

7. Plaintiffs bring seven causes of action – negligence, strict design defect, manufacturing defect, failure to warn, breach of express warranty, breach of implied warranty, and violation of the Magnuson Moss Warranty Act.

8. Plaintiffs seek damages for their personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including, medical services and expenses, lost income and other compensable injuries.

9. Plaintiffs also seek injunctive relief to require Lands' End to recall the Uniforms so that they do not present a continuing risk of toxic exposure. They also ask Lands' End to establish a monitoring program to periodically assess whether the Uniforms have or are adversely affecting their health so that competent and timely treatment may be administered.

10. A subset of the Plaintiffs – the Class Representatives, as defined below – also seek the certification of an injunctive class to require Defendants to recall the Uniforms and institute a medical monitoring program on behalf of the proposed Class: “Delta Employees who presently wear, previously wore, presently work or previously worked in the vicinity of the Uniforms manufactured by Lands' End.”

11. The Uniforms pose an ongoing, unreasonable risks of physical harm to the Class, including threatening the Class members with future serious health problems because of an allergic and/or sensitization response. The unreasonable risks to the Class can be ameliorated or prevented through a robust monitoring program.

PARTIES

PLAINTIFFS

12. Plaintiff Stephanie Andrews, a Delta Employee and flight attendant, is a resident and citizen of Utah and is currently domiciled in Murray, Utah. For purposes of 28 U.S.C. § 1332, she is a citizen of Utah. As a result of her exposure to the Uniforms, she suffers from asthma, vocal cord dysfunction, breathing difficulties, shortness of breath, coughing, tightness of chest, contact dermatitis, skin rashes, hives, hair loss, heart palpitations, fatigue, and auto-immune conditions.

13. Plaintiff Janelle Austin, a Delta Employee and flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purposes of 28 U.S.C. § 1332, she is a citizen of Georgia. As a result of her exposure to the Uniforms, she suffers from hair loss, skin irritation, rashes, itchiness, difficulty breathing, fatigue, headaches, eye irritation and sinus irritation.

14. Plaintiff Phyllis Heffelfinger, a Delta Employee and flight attendant, is a resident and citizen of Ohio and is currently domiciled in Londonville, Ohio. For purpose of 28 U.S.C. § 1332, she is a citizen of Ohio. As a result of her exposure to the Uniforms, she suffers from chest pain and difficulty breathing.

15. Plaintiff Kelli Heist, a Delta Employee and gate agent, is a resident and citizen of Florida and is currently domiciled in Clearwater, Florida. For purpose of 28 U.S.C. § 1332, she is a citizen of Florida. As a result of her exposure to the Uniforms, she suffers from itchiness, coughing, fatigue, headaches, rashes, hives and vocal cord dysfunction.

16. Plaintiff Virginia Mathios, a Delta Employee and flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purpose of 28 U.S.C. § 1332, she is a citizen of Utah. As a result of her exposure to the Uniforms, she suffers from difficulty breathing, urinating blood, rashes, hives and vocal cord dysfunction.

17. Plaintiff Janet Murphree, a Delta Employee and flight attendant, is a resident and

citizen of Tennessee and is currently domiciled in Bolivar, Tennessee. For purpose of 28 U.S.C. § 1332, she is a citizen of Tennessee. As a result of her exposure to the Uniforms, she suffers from skin irritation, rashes, difficulty breathing, fatigue, sinus irritation, headaches, throat irritation, coughing and itchiness.

18. Plaintiff Dana Smith, a Delta Employee and flight attendant, is a resident and citizen of Washington and is currently domiciled in Liberty Lake, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, she is a citizen of Washington. As a result of her exposure to the Uniforms, she suffers from difficulty breathing, vocal cord dysfunction, coughing, nasal drip, throat irritation and heart palpitations.

19. Plaintiff Hope Tucker, a Delta Employee and flight attendant, is a resident and citizen of Washington and is currently domiciled in Liberty Lake, Washington. For purpose of 28 U.S.C. § 1332, she is a citizen of Washington. As a result of her exposure to the Uniforms, she suffers from difficulty breathing, vocal cord dysfunction, coughing, nasal drip, throat irritation and heart palpitations.

20. Plaintiff Lisa Uddin-Barneswright, a Delta Employee and flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purpose of 28 U.S.C. § 1332, she is a citizen of Georgia. As a result of her exposure to the Uniforms, she suffers from skin irritation, itchiness, rashes, difficulty breathing, fatigue and hair loss.

21. Plaintiff Michele Warner, a Delta Employee and flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Gem Lake, Minnesota. For purpose of 28 U.S.C. § 1332, she is a citizen of Minnesota. As a result of her exposure to the Uniforms, she suffers from skin irritation, itchiness, rashes, vertigo, hair loss, fatigue, headaches, muscle cramps, swollen glands and vocal cord dysfunction.

22. Plaintiff Lynda Valdez, a Delta Employee and flight attendant, is a resident and citizen of New York and is currently domiciled in Levittown, New York. For purpose of 28 U.S.C. § 1332,

she is a citizen of New York. As a result of her exposure to the Uniforms, she suffers from skin irritation, rashes, itchiness, coughing and swollen lymph nodes.

23. Plaintiffs Andrews, Austin, Heffelfinger, Heist, Mathios, Murphree, Smith, Tucker, Uddin-Barneswright, Warner, and Valdez are collectively referred to herein as “Class Representatives”.

24. Additional plaintiffs are included at Appendix A hereto, and their respective allegations are expressly incorporated herein.

DEFENDANTS

25. Defendant Lands’ End, Inc. is a Delaware corporation with its principal place of business located at 1 Lands' End Lane, Dodgeville, Wisconsin 53595.

26. Defendant Lands’ End Business Outfitters, Inc. is a Delaware corporation with its principal place of business located at 1 Lands’ End Way, Dodgeville, Wisconsin 53595.

27. At all relevant times, Defendants were engaged in the business of manufacturing, marketing, advertising, distributing, selling, and warranting Lands’ End products, including the Uniforms manufactured for the Delta Employees.

JURISDICTION & VENUE

28. This Court has subject matter jurisdiction over this action under 28 U.S.C. § 1331.

29. Venue is proper in this judicial district as both Defendants reside in the State of Wisconsin. 28 U.S.C. §§ 1332(c)(i) & 1391(b)(1).

FACTUAL BACKGROUND

Lands’ End Provides New Uniforms to Delta

30. In 2016, Delta contracted with Lands’ End to provide new employee Uniforms.

31. The Uniforms are comprised of several garments, including dresses, skirts, shirts, blouses, sweaters, jackets and pants.

32. Additional products which incorporated the design were also available, but had to be

purchased by employees through Delta's employee website based in Atlanta, Georgia, which had a direct link to Lands' End for ordering.

33. The Uniforms are described as high stretch, wrinkle and stain-resistant, waterproof, anti-static, and deodorizing. Various chemical additives and finishes were used during the manufacturing process to ensure these characteristics.

34. The Uniforms were distributed to the Delta Employees and officially launched on May 29, 2018.

35. The Uniforms are worn by approximately 64,000 Delta Employees, including 24,000 flight attendants and 40,000 Airport Customer Service ticket and gate agents, Sky Club workers, Airport Customer Service ramp agents, Delta Cargo, GSE Maintenance and Delta TechOps employees.

36. Upon information and belief, Lands' End was aware of prior health problems experienced by flight attendants at Alaska Airlines and American Airlines caused by their uniforms.

37. Upon information and belief, Delta made Lands' End aware of these problems during contract negotiations, and the uniform contract contains warranties and indemnities regarding the safety of the Uniforms.

38. In the alternative, Lands' End should have been aware of these prior health problems experienced by flight attendants at Alaska Airlines and American Airlines because of their uniforms.

Delta Employees Experience Adverse Health Reactions

39. At all times before May 29, 2018, Plaintiffs wore approved Delta uniforms while performing their occupational tasks. Their ability to perform their assigned duties was not compromised by their uniforms prior to that date, and Plaintiffs did not experience health related issues related to the previous uniforms.

40. Shortly after the Uniforms were introduced, many Delta Employees began experiencing serious reactions, causing grave concern for their health. *See* Complaint at ¶5, *supra*.

41. Plaintiffs have complained of health problems as a result of wearing or being in proximity to these Uniforms.

42. On August 30, 2019, Delta reported that “since launch, 1,900 of [its] 64,000 employees reported some type of concern” with the Uniforms. Upon information and belief, however, the number of injured Delta Employees is significantly higher as many do not report their symptoms and health scares to the company.

43. Adverse reactions to the allergens and sensitizers in the Uniforms have resulted in a substantial increase in absences and grounding of Delta Employees.

44. In addition to the foregoing, the Delta Employees’ symptoms are serious enough that several flight attendants have been forced to leave their flights mid-trip, necessitating unscheduled returns. Emergency medical care has been required either out of their home state or out of the country. During flights, flight attendants experienced difficulty speaking and breathing.

45. Many Delta Employees requested alternate uniforms from Defendants only to be sent another uniform that caused the same adverse health effects.

The NIOSH Report on the Uniforms

46. On June 26, 2019, after receiving dozens of complaints from Delta Employees, the National Institute of Occupational Safe and Health (“NIOSH”) issued a Health Hazard Evaluation Report (“NIOSH Report”) concerning the Uniforms Delta employees were required to wear. A copy of the NIOSH Report is attached here to as **Exhibit A**.

47. The NIOSH concluded: “It is possible that textile chemicals in the uniforms or the physical irritant properties of the uniform fabrics have caused skin symptoms among Delta employees.” Exhibit A, p. 7.

48. The NIOSH Report recommended that Delta “[c]ontinue to offer alternatives to the new uniform to employees who have developed symptoms and/or health effects related to wearing the new Uniforms. Allow employees to use alternative Uniforms on a long term basis, if symptoms

resolve with the alternative.” *Id.*, p. 9.

Plaintiffs’ Testing of the Uniforms

49. Plaintiffs have conducted their own preliminary investigative testing of samples of the Uniforms. These tests revealed the presence of chemicals and heavy metals far in excess of industry-accepted safe levels for garments.

50. These chemicals and heavy metals include the following:

- a. Chromium – harmful to the skin, eyes, blood, and respiratory system;
- b. Antimony – harmful to the eyes and skin; causes hair loss; used to make flame-proofing materials;
- c. Mercury – at high vapor concentrations, it can cause quick and severe lung damage; at low vapor concentrations over a an extended period of time, it can cause neurological disturbances, memory problems, skin rash, and kidney abnormalities; mercury can pass from a mother to her baby through the placenta during pregnancy and through breast milk after birth;
- d. Formaldehyde – skin, throat, lungs, and eye irritant; repeated exposure can cause cancer;
- e. Fluorine – eye irritant; harmful to kidneys, teeth, bones, nerves and muscles; used as a stain repellant; and
- f. Bromine – skin , mucous membrane, and tissue irritant; used as a fire retardant.

51. These chemicals and heavy metals are known to cause significant reactions and severe personal harm.

**CAUSES OF ACTION
COUNT 1 – NEGLIGENCE**

52. Plaintiffs incorporate by reference the allegations contained in the preceding paragraphs of this Complaint.

53. Defendants owe a duty to individuals, including Plaintiffs, to use reasonable care in designing, manufacturing, marketing, labeling and selling the Uniforms.

54. Defendants were negligent in failing to use reasonable care in designing, manufacturing, marketing, labeling and selling the Uniforms. Defendant breached their aforementioned duty by:

a. Failing to design the Uniforms so as to avoid an unreasonable risk of harm to Delta Employees bringing the Uniforms into their homes and wearing the Uniforms, including the Plaintiffs;

b. Failing to use reasonable care in the testing of the Uniforms so as to avoid unreasonable risk of harm to Delta Employees bringing the Uniforms into their homes and wearing the Uniforms, including the Plaintiffs;

c. Failing to use reasonable care in inspecting the Uniforms so as to avoid an unreasonable risk of harm to Delta Employees bringing the Uniforms into their homes and wearing the Uniforms, including the Plaintiffs;

d. Failing to use reasonable care in collecting and/or analyzing adverse event reports by Delta Employees reporting issues with the Uniforms; and

e. Otherwise negligently or carelessly designing, manufacturing, marketing and selling the Uniforms.

55. As a direct and proximate result of Lands' End's negligence, Plaintiffs have suffered and/or in the future will suffer personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including, medical services and expenses, lost income and other damages.

COUNT 2 – STRICT DESIGN DEFECT

56. Plaintiffs, incorporate by reference the allegations contained in the preceding paragraphs of this Complaint.

57. At all times material to this action, Defendants were responsible for designing,

developing, manufacturing, testing, promoting, packaging, marketing, distributing and selling the Uniforms.

58. The Uniforms are defective and unreasonably dangerous to Plaintiffs.

59. The Uniforms are defective in their design or formulation in that it they are not reasonably fit, suitable, or safe their intended purpose and/or its foreseeable risks exceed the benefits associated with their design and formulation.

60. At all times material to this action, the Uniforms were not safe and were not suited for the purposes for which Defendants, directly and indirectly, advertised, marketed, and promoted them at the time Defendants designed, manufactured, distributed, and sold the Uniforms and placed the Uniforms in the stream of commerce.

61. The Uniforms were defective and unreasonably dangerous when they left control of Defendants in one or more of the following manners:

a. The risk associated with wearing the Uniforms far outweighs the utility derived from wearing them;

b. Defendants failed to provide adequate warnings regarding the hazards associated with wearing the Uniforms;

c. The Uniforms were defectively designed and unreasonably dangerous in design and composition in that other products could achieve similar results without the risks presented by the Uniforms; and

d. The Uniforms failed to comply with the implied warranty that the product was safe when used for its intended purpose.

62. At the time the Uniforms left the control of Defendants, there were practical and feasible alternative designs that would have prevented and/or significantly reduced the risk to the Plaintiffs of injuries without impairing the reasonably anticipated or intended function of the Uniforms. These safer alternative designs were economically and technologically feasible, and would

have prevented or significantly reduced the risk of injuries to Plaintiffs without substantially impairing the Uniforms' utility.

63. As a direct and proximate result of Lands' Ends defective design of the Uniforms, Plaintiffs have suffered and/or in the future will suffer personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including, medical services and expenses, lost income and other damages.

COUNT 3 – MANUFACTURING DEFECT

64. Plaintiffs incorporate by reference the allegations contained in the preceding paragraphs of this Complaint.

65. The Uniforms manufactured by Lands' End, which Plaintiffs were required to wear during working hours, were not reasonably safe for their intended use and were defective as a matter of law with respect to their manufacture.

66. As a direct and proximate result of Lands' End's defective manufacturing of the Uniforms, Plaintiffs have suffered and/or in the future will suffer personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including, medical services and expenses, lost income and other damages.

COUNT 4 – FAILURE TO WARN

67. Plaintiffs incorporate by reference the allegations contained in the preceding paragraphs of this Complaint.

68. The Uniforms manufactured by Lands' End to be worn by Plaintiffs were not reasonably safe for their intended use and were defective as a matter of law due to their lack of appropriate and necessary warnings.

69. Defendants had a duty to warn Plaintiffs of the risks and/or defects about which it knew or should have known.

70. Defendants failed to adequately warn Plaintiffs that the Uniforms were unreasonably

dangerous and defective because they could result in severe adverse health effects, including those enumerated in this Complaint.

71. At all times relevant hereto, Defendants intended the Delta Employees, including Plaintiffs, to wear the Uniforms and knew or should have known that the Uniforms were defective and dangerous.

72. The Uniforms were used/worn by Plaintiffs in a reasonably anticipated and foreseeable manner, and in the manner for which the Uniforms were intended.

73. At all relevant times hereto, Defendants were situated in the chain of commerce and transferred, sold, marketed, advertised, or distributed the Uniforms in the regular course of business.

74. At all times relevant hereto, the Uniforms were in the same or substantially the same, defective and unreasonably dangerous condition when put to its reasonably anticipated and foreseeable use.

75. Defendants knew or should have known of the risk of injury from the Uniforms, but failed to provide adequate warning to users/wearers of the product, failed to immediately recall the Uniforms and continued to sell the Uniforms to be worn by Delta Flight Attendants and gate agents. As a direct result, the Uniforms manufactured and/or supplied by Defendant were defective due to inadequate post marketing warnings or instructions.

76. Had Defendants adequately warned Plaintiffs they would have been alerted to the problem and would have taken steps to avoid the adverse health consequences before they occurred.

77. As a direct and proximate result of Lands' End's failure to warn as to the allergen and sensitizing properties of the Uniforms, Plaintiffs have suffered and/or in the future will suffer personal injuries, pain and suffering, severe emotional distress, financial or economic loss, including, medical services and expenses, lost income and other damages.

COUNT 5 – BREACH OF EXPRESS WARRANTY

78. Plaintiffs incorporate by reference the allegations contained in the preceding

paragraphs of this Complaint.

79. Defendants made assurances to Delta and the Delta Employees that the Uniforms would be safe and comfortable and reasonably fit for their intended purpose and that they were “Guaranteed”.

80. Upon information and belief, Plaintiffs are the intended third party beneficiaries of Lands’ End’s warranties because there is a valid and binding contract between Delta and Lands’ End, the contract was intended to protect the safety of Delta's Employees who would be required to wear the uniforms, and the benefit to the Delta Employees is sufficiently immediate, rather than incidental, to indicate the assumption by the contracting parties of a duty to compensate the Delta Employees if the benefit of the warranty is lost. Consequently, Plaintiffs and the Class are in privity with Defendants.

81. To the extent required under applicable choice of law, Plaintiffs reasonably relied upon Lands’ End’s express warranties and guarantees that the uniforms were safe, merchantable, and reasonably fit for their intended purpose.

82. Defendants breached their express warranties by selling unreasonably dangerous and defective uniforms jeopardizing the health and safety of the Delta Employees.

83. Plaintiffs notified Lands’ End of the breach through their individual efforts to obtain safe replacement uniforms. Lands’ End was on notice of the breach of warranty well before Plaintiffs filed this Complaint.

84. As a direct and proximate result of Lands’ End’s breach of its express warranties, Plaintiffs have suffered personal injuries, pain and suffering, damage to property, emotional distress, financial and economic loss, including obligations for medical services and expenses, lost income, and other damages.

COUNT 6 – BREACH OF IMPLIED WARRANTY

85. Plaintiffs incorporate by reference the allegations contained in the preceding paragraphs of this Complaint.

86. The Lands' End uniforms are "goods" under the Uniform Commercial Code ("UCC").

87. Lands' End is a "merchant" under the UCC.

88. Lands' End impliedly warranted the merchantable quality of the uniforms and that they were fit for the ordinary purpose for which uniforms are intended.

89. To the extent required under applicable choice of law, Plaintiffs and the Class relied upon Lands' Ends' implied warranties of merchantability in wearing and/or purchasing the Uniforms.

90. The uniforms supplied by Defendants breached these implied warranties, jeopardizing the health, safety, and property of Plaintiffs.

91. As a direct and proximate result of Lands' End's breach of its implied warranties, Plaintiffs and the Class have suffered personal injuries, pain and suffering, damage to property, emotional distress, financial and economic loss, including obligations for medical services and expenses, lost income, and other damages.

**COUNT 7 – VIOLATION OF THE MAGNUSON-MOSS WARRANTY ACT (“MMWA”)
15 U.S.C. § 2301, ET SEQ.**

92. Plaintiffs incorporate by reference the allegations contained in the preceding paragraphs of this Complaint.

93. Plaintiffs are “consumers” within the meaning of the MMWA.

94. Lands' End is a “supplier[]” and “warrantor” within the meaning of the MMWA.

95. The Uniforms are “consumer products” within the meaning of the MMWA.

96. Defendants' written affirmations of fact, promises, and descriptions as alleged created written and/or implied warranties within the meaning of the MMWA.

97. Defendants breached these warranties because the Uniforms were not fit for their intended use, were not defect free, and were harmful to Plaintiffs and other Delta Employees.

98. These defects existed when the Uniforms left Defendants' control.

99. Despite reasonable opportunity to honor its disclosure and remedy obligations, Lands'

End violated the MMWA, causing injury to Plaintiffs.

100. As a direct and proximate result of Lands' End's violation of the MMWA, Plaintiffs and the Class have suffered personal injuries, pain and suffering, damage to property, emotional distress, financial and economic loss, including obligations for medical services and expenses, lost income, and other damages.

INJUNCTIVE RELIEF

101. Plaintiffs incorporate by reference the allegations contained in the preceding paragraphs of this Complaint.

102. Plaintiffs and the Delta Employees have been, and continue to be, exposed to Lands' Ends' dangerous Uniforms by virtue of their employment with Delta.

103. As set forth above, Plaintiffs have experienced adverse reactions from the exposure to the Uniforms. Some continue to experience reactions as they wear the Uniforms. Upon information and belief, other Delta Employees react to the Uniforms by merely being in their presence.

104. All Delta Employees are susceptible to experiencing adverse reactions as result of their cumulative exposures to the allergens and sensitizers in and emanating from the Uniforms.

105. By providing the unsafe Uniforms to the Delta Employees and by failing to promptly recall the Uniforms, Lands' End has exposed the Delta Employees to ongoing and future risks of adverse medical conditions.

106. Plaintiffs and the Delta Employees have an increased risk of developing other medical conditions, including the triggering of various autoimmune conditions, adverse effects to the endocrine system, and damage to liver function.

107. As a remedy, Lands' End should establish and fund a medical monitoring fund in an amount that will assist in diagnosing and treating the adverse health effects experienced by Plaintiffs and Delta Employees as a result of the Uniforms.

108. By monitoring and testing of Plaintiffs and Delta Employees, the risk that they will

suffer long-term or latent injuries, diseases, or losses without adequate treatment will be significantly reduced.

109. Plaintiffs seek an injunction creating a Court-supervised, Defendants-funded medical monitoring program that will facilitate the screening and diagnosis of Plaintiffs and the Class for medical conditions resulting from their exposure to the Uniforms' allergens and sensitizers.

110. To prevent further and continuing injuries to Delta Employees, Lands' End should be ordered to recall all Uniforms that have been issued.

111. Plaintiffs and the Class have no adequate remedy at law in that monetary damages alone cannot compensate them for injuries and losses.

112. Without a medical monitoring program, Plaintiffs and the Class will continue to face an unreasonable risk of preventable injury and disability.

CLASS ALLEGATIONS

113. The Class Representatives bring this action on behalf of themselves and all other persons similarly situated, pursuant to Rules 23(b)(2) and 23(b)(3) of the Federal Rules of Civil Procedure on behalf of the following class: "Delta Employees who presently wear, previously wore, presently work or previously worked in the vicinity of the Uniforms manufactured by Lands' End."

114. Excluded from the Class are the following:

- a. Defendants, their subsidiaries, and their affiliates;
- b. All persons who make a timely election to be excluded from the Class;
- c. Governmental entities; and
- d. The judge to whom this case is assigned, and any member of the judge's immediate family.

115. **Numerosity:** The members of the Class are so numerous that individual joinder of all members is impracticable. To date, tens of thousands of Delta Employees have worn or been exposed to the unsafe Uniforms, and thousands have lodged complaints with Delta's human resources

departments. The Class is believed to compose 64,000 members.

116. **Commonality & Predominance:** There are common questions of fact and law that predominate over any questions affecting only individual members of the Class. These common issues include:

- a. Whether the Uniforms caused Plaintiffs and members of the Class to suffer adverse health reactions;
- b. Whether the Uniforms pose a substantial risk to the Class of causing future adverse health reactions;
- c. Whether the conduct of Lands' End was negligent;
- d. Whether the Uniforms are defective in their design or formulation;
- e. Whether the Uniforms are defective in their manufacture;
- f. Whether Lands' End provided adequate warnings to the Class regarding the hazards associated with the Uniforms;
- g. Whether Lands' Ends expressly or impliedly warranted the safety of the Uniforms.
- h. Whether Lands' End should be required to establish a medical monitoring protocol to ensure that the Class receives routine medical screening for future illness caused by the Uniforms.

117. **Typicality:** Class Representatives' claims are typical of the claims of the other Class members because, among other things, all Class members are at risk for short- and long-term injuries resulting from exposure to the Uniforms. The claims of Class Representatives and the Class all arise from the same wrongful practices and conduct, and they seek relief on the same legal theories.

118. **Adequacy of Representation:** Class Representatives are adequate representatives of the Class because their interests do not conflict with the interests of other members of the Class they seek to represent. They have retained competent counsel experienced in complex and class action

litigation, and Plaintiffs intend to prosecute this action vigorously. Class members' interests will be fairly and adequately protected by Class Representatives and their counsel.

119. **Superiority:** A class action is superior to all other available methods for the fair and efficient adjudication of the propriety of injunctive relief. Individual litigation of whether injunctive relief is warranted on a class-member-by-class-member basis is neither economically feasible nor procedurally practicable.

120. **Declaratory and Injunctive Relief:** Defendants have acted or refused to act on grounds generally applicable to Plaintiffs and members of the Class, thereby making appropriate final injunctive relief as described herein.

DEMAND FOR JURY TRIAL

Plaintiffs demand a trial by jury on all issues so triable.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs on behalf of themselves and the Class, pray for judgment against Defendants for the following relief:

- i. All recoverable damages sustained by Plaintiffs;
- ii. Appropriate injunctive relief to which Plaintiffs are entitled, including a recall of the Uniforms and ongoing monitoring of Plaintiffs' health;
- iii. Certification of the putative Class; appointing the putative Class Representatives as class representatives; and naming Plaintiffs' counsel as class counsel;
- iv. Class-wide injunctive relief requiring Land's End to establish a medical monitoring protocol for all Delta Employees who wore or wear the Uniforms;
- v. Pre-judgment and post-judgment interest as allowed by law;
- vi. Payment of reasonable attorneys' fees and costs as may be allowable under law; and
- vii. Such other relief as the Court may deem just and proper.

Respectfully submitted this 31ST day of December, 2019.

/s/ Bruce A. Maxwell

Bruce A. Maxwell

Florida Bar No.: 903531

Georgia Bar No.: 006620

Admitted to the U.S. Supreme Court: 03/29/1993

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/s/ Donald Winder

Donald Winder

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Admitted to the U.S. Supreme Court: 07/01/1985

Winder Law Firm

215 S. State Street

Suite 960

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(801) 440-5536

dwinder@winderfirm.com

/s/ Jay Urban

Jay Urban

Wisconsin Bar No.: 1018098

Urban & Taylor S.C.

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rscarletta@wisconsininjury.com

Attorneys for Plaintiffs and the Putative Class

JS 44 (Rev. 08/18)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS

STEPHANIE ANDREWS, JANELLE AUSTIN, PHYLLIS HEFFELFINGER, KELLI HEIST, VIRGINIA MATHIOS, JANET MURPHREE, DANA SMITH, HOPE TUCKER, LISA UDDIN-BARNESW

(b) County of Residence of First Listed Plaintiff Salt Lake, Utah

(EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)

Bruce A. Maxwell, Terrell Hogan, Yegelow, P.A., 233 East Bay St., 8th Floor, Jacksonville, FL 32202 (904) 632-2424.
Don Winder, Winder Law Firm, 215 South State St., Ste. 960, Salt Lake C

DEFENDANTS

LANDS' END, INC. and LANDS' END OUTFITTERS, INC.

County of Residence of First Listed Defendant Iowa County, Wisconsin

(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- ☐ 1 U.S. Government Plaintiff
- ☒ 3 Federal Question (U.S. Government Not a Party)
- ☐ 2 U.S. Government Defendant
- ☐ 4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- | | PTF | DEF | | PTF | DEF |
|---|----------------------------|----------------------------|---|----------------------------|----------------------------|
| Citizen of This State | <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business In This State | <input type="checkbox"/> 4 | <input type="checkbox"/> 4 |
| Citizen of Another State | <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business In Another State | <input type="checkbox"/> 5 | <input type="checkbox"/> 5 |
| Citizen or Subject of a Foreign Country | <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation | <input type="checkbox"/> 6 | <input type="checkbox"/> 6 |

IV. NATURE OF SUIT (Place an "X" in One Box Only)

Click here for: [Nature of Suit Code Descriptions.](#)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	<input checked="" type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 835 Patent - Abbreviated New Drug Application <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 485 Telephone Consumer Protection Act <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes

V. ORIGIN (Place an "X" in One Box Only)

- ☒ 1 Original Proceeding
- ☐ 2 Removed from State Court
- ☐ 3 Remanded from Appellate Court
- ☐ 4 Reinstated or Reopened
- ☐ 5 Transferred from Another District (specify)
- ☐ 6 Multidistrict Litigation - Transfer
- ☐ 8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
15 U.S.C. § 2301

Brief description of cause:
Defective uniforms causing various damages

VII. REQUESTED IN COMPLAINT:

☒ CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

DEMAND \$

CHECK YES only if demanded in complaint:

JURY DEMAND: ☒ Yes ☐ No

VIII. RELATED CASE(S) IF ANY

(See instructions):

JUDGE James D. Peterson

DOCKET NUMBER 19-CV-823

DATE 12-31-19

SIGNATURE OF ATTORNEY OF RECORD [Signature]

FOR OFFICE USE ONLY

RECEIPT # _____ AMOUNT _____ APPLYING IFP _____ JUDGE _____ MAG. JUDGE _____

Civil Action No. _____

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for *(name of individual and title, if any)* _____
was received by me on *(date)* _____.

☐ I personally served the summons on the individual at *(place)* _____
_____ on *(date)* _____; or

☐ I left the summons at the individual's residence or usual place of abode with *(name)* _____
_____, a person of suitable age and discretion who resides there,
on *(date)* _____, and mailed a copy to the individual's last known address; or

☐ I served the summons on *(name of individual)* _____, who is
designated by law to accept service of process on behalf of *(name of organization)* _____
_____ on *(date)* _____; or

☐ I returned the summons unexecuted because _____; or

☐ Other *(specify)*: _____.

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____.

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc:

AO 440 (Rev. 06/12) Summons in a Civil Action

UNITED STATES DISTRICT COURT

for the

_____ District of _____

Plaintiff(s)

v.

Defendant(s)

)
)
)
)
)
)
)
)
)
)
)
)

Civil Action No.

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)*

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

CLERK OF COURT

Date: _____

Signature of Clerk or Deputy Clerk

Civil Action No. _____

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

This summons for *(name of individual and title, if any)* _____
was received by me on *(date)* _____.

☐ I personally served the summons on the individual at *(place)* _____
_____ on *(date)* _____; or

☐ I left the summons at the individual's residence or usual place of abode with *(name)* _____
_____, a person of suitable age and discretion who resides there,
on *(date)* _____, and mailed a copy to the individual's last known address; or

☐ I served the summons on *(name of individual)* _____, who is
designated by law to accept service of process on behalf of *(name of organization)* _____
_____ on *(date)* _____; or

☐ I returned the summons unexecuted because _____; or

☐ Other *(specify)*: _____.

My fees are \$ _____ for travel and \$ _____ for services, for a total of \$ _____.

I declare under penalty of perjury that this information is true.

Date: _____

Server's signature

Printed name and title

Server's address

Additional information regarding attempted service, etc:

APPENDIX A

1. Plaintiff, JOSEPH ABAMONTE, a flight attendant, is a resident and citizen of Oregon and is currently domiciled in Portland, Oregon. For purposes of 28 U.S.C. § 1332, Plaintiff, JOSEPH ABAMONTE, is a citizen of Oregon. Plaintiff, JOSEPH ABAMONTE, is an employee of Delta and whose symptoms include breathing difficulties, coughing, fatigue, headaches, itchiness and asthma that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

2. Plaintiff, JULIE ABATE, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, JULIE ABATE, is a citizen of Utah. Plaintiff, JULIE ABATE, is an employee of Delta and whose symptoms include breathing difficulties, coughing, fatigue, headaches, itchiness, vocal cord dysfunction and asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

3. Plaintiff, KIMBERLY ABBEY, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Dania Beach, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, KIMBERLY ABBEY, is a citizen of Florida. Plaintiff, KIMBERLY ABBEY, is an employee of Delta and whose symptoms include skin irritation, skin rashes, hives, scarring, itchiness, difficulty breathing, coughing, tightness of chest, vocal cord dysfunction, eye irritation, blurred vision, sinus irritation and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

4. Plaintiff, KERRY ABRAHAMSEN, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Winter Springs, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, KERRY ABRAHAMSEN, is a citizen of Florida. Plaintiff, KERRY ABRAHAMSEN, is an employee of Delta and whose symptoms include trouble breathing, severe itchiness, coughing, fatigue,

headaches, skin rashes, anxiety, swollen lymph nodes, fuzzy memory, trouble concentrating, anaphylactic like symptoms and heart palpitations that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

5. Plaintiff, RACHEL ABUKHDEIR, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, RACHEL ABUKHDEIR, is a citizen of Georgia. Plaintiff, RACHEL ABUKHDEIR, is an employee of Delta, and whose symptoms include breathing difficulties, contact dermatitis, hives and sinus problems that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

6. Plaintiff, CAROL ADAMS-CONNER, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Decatur, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, CAROL ADAMS-CONNER, is a citizen of Georgia. Plaintiff, CAROL ADAMS-CONNER, is an employee of Delta, and whose symptoms include skin irritation, skin rash, difficulty breathing, coughing, asthma, headaches, fatigue, vocal cord dysfunction, blurred vision and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

7. Plaintiff, KATHY ADAMS, a flight attendant, is a resident and citizen of Kentucky and is currently domiciled in Louisville, Kentucky. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHY ADAMS, is a citizen of Kentucky. Plaintiff, KATHY ADAMS, is an employee of Delta, and whose symptoms include skin irritation and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

8. Plaintiff, LENE' ADKINS, a flight attendant, is a resident and citizen of California and is currently domiciled in Canyon Country, California. For purposes of 28 U.S.C. § 1332, Plaintiff, LENE' ADKINS, is a citizen of California. Plaintiff, LENE' ADKINS, is an employee of Delta, and whose symptoms include skin irritation and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

9. Plaintiff, AUSTIN ALFORD, a flight attendant, is a resident and citizen of Oregon and is currently domiciled in Eugene, Oregon. For purposes of 28 U.S.C. § 1332, Plaintiff, AUSTIN ALFORD, is a citizen of Oregon. Plaintiff, AUSTIN ALFORD, is an employee of Delta, and whose symptoms include breathing difficulties, coughing, fatigue, headaches, itchiness, vocal cord dysfunction and asthma that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

10. Plaintiff, LEIANNE AL-KHAFAJI, a flight attendant, is a resident and citizen of Virginia and is currently domiciled in McLean, Virginia. For purposes of 28 U.S.C. § 1332, Plaintiff, LEIANNE AL-KHAFAJI, is a citizen of Virginia. Plaintiff, LEIANNE AL-KHAFAJI, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, skin hives and itchiness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

11. Plaintiff, JANA ALLAN, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Tempe, Arizona. For purposes of 28 U.S.C. § 1332, Plaintiff, JANA ALLAN, is a citizen of Arizona. Plaintiff, JANA ALLAN, is an employee of Delta, and whose symptoms include hair loss, itchiness and eye irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

12. Plaintiff, JACQUELINE ALLBRIGHT, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Cedar Hills, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, JACQUELINE ALLBRIGHT, is a citizen of Texas. Plaintiff, JACQUELINE ALLBRIGHT, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, bruising, vocal cord dysfunction, trouble concentrating, blurred vision, eye irritation, bronchitis and laryngitis that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

13. Plaintiff, CYNTHIA ALLEN, a flight attendant, is a resident and citizen of Florida

and is currently domiciled in Miami, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, CYNTHIA ALLEN, is a citizen of Florida. Plaintiff, CYNTHIA ALLEN, is an employee of Delta, and whose symptoms include headaches and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

14. Plaintiff, ALMUDENA PRESAS ALONSO, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Bradenton, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, ALMUDENA PRESAS ALONSO, is a citizen of Florida. Plaintiff, ALMUDENA PRESAS ALONSO, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, skin rashes, fatigue, anxiety, trouble concentrating, fuzzy memory and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

15. Plaintiff, NICOLE ALVAREZ, a flight attendant, is a resident and citizen of Florida and is currently domiciled in St. Johns, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, NICOLE ALVAREZ, is a citizen of Florida. Plaintiff, NICOLE ALVAREZ, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, coughing, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

16. Plaintiff, BARBARA ALVES, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, BARBARA ALVES, is a citizen of New York. Plaintiff, BARBARA ALVES, is an employee of Delta, and whose symptoms include hair loss, breathing difficulties, blurred vision, sinus problems, coughing, vocal cord dysfunction, migraines, fatigue, and shortness of breath that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

17. Plaintiff, MARINA AMIEVA, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Lake Park, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, MARINA AMIEVA, is a citizen of Florida. Plaintiff, MARINA AMIEVA, is an employee of Delta, and whose

symptoms include difficulty breathing, coughing, fatigue, headaches, tightness of chest, heart palpitations and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

18. Plaintiff, LORI ANDERLE, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Fenton, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, LORI ANDERLE, is a citizen of Michigan. Plaintiff, LORI ANDERLE, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, difficulty breathing, sinus irritation, eye irritation, headaches and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

19. Plaintiff, JAMI LYN ANDERSON, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, JAMI LYN ANDERSON, is a citizen of Utah. Plaintiff, JAMI LYN ANDERSON, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, bruising, difficulty breathing, tightness of chest, fatigue, headaches and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

20. Plaintiff, RIKA ANDERSON, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in St. Paul, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, RIKA ANDERSON, is a citizen of Minnesota. Plaintiff, RIKA ANDERSON, is an employee of Delta, and whose symptoms include contact dermatitis, fatigue, rashes, scars and skin blisters that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

21. Plaintiff, JAMIE ANGULO, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Seattle, Washington. For purposes of 28 U.S.C. § 1332, Plaintiff, JAMIE ANGULO, is a citizen of Washington. Plaintiff, JAMIE ANGULO, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, skin rashes,

bruising, hives, tightness of chest, anxiety and cysts that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

22. Plaintiff, HILARY ARANA, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Tampa, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, HILARY ARANA, is a citizen of Florida. Plaintiff, HILARY ARANA, is an employee of Delta, and whose symptoms include vocal cord dysfunction and sinus problems that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

23. Plaintiff, ROCHELLE ARCH-HAYOSTECK, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Shakopee, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, ROCHELLE ARCH-HAYOSTECK, is a citizen of Minnesota. Plaintiff, ROCHELLE ARCH-HAYOSTECK, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, trouble breathing, coughing, fatigue, headaches, hives, asthma and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

24. Plaintiff, NATALIA ARTEMENKO, a gate agent, is a resident and citizen of Michigan and is currently domiciled in Crystal, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, NATALIA ARTEMENKO, is a citizen of Michigan. Plaintiff, NATALIA ARTEMENKO, is an employee of Delta, and whose symptoms include heart palpitations, shortness of breath and itchy skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

25. Plaintiff, STACEY ATKINS, a gate agent, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, STACEY ATKINS, is a citizen of Georgia. Plaintiff, STACEY ATKINS, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, hives, tightness of chest, anxiety, fuzzy memory and hair loss that did not occur until she

was exposed to the Land's End garments and are as a result of said exposure.

26. Plaintiff, ANNMARIE ANTONELLI, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Jupiter, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, ANNMARIE ANTONELLI, is a citizen of Florida. Plaintiff, ANNMARIE ANTONELLI, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, coughing, sinus irritation and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

27. Plaintiff, BONNIE AUDSLEY, a flight attendant, is a resident and citizen of Louisiana and is currently domiciled in Mandeville, Louisiana. For purposes of 28 U.S.C. § 1332, Plaintiff, BONNIE AUDSLEY, is a citizen of Louisiana. Plaintiff, BONNIE AUDSLEY, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, blurred vision and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

28. Plaintiff, NINA AVILES, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Stockbridge, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, NINA AVILES, is a citizen of Georgia. Plaintiff, NINA AVILES, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, tightness of chest and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

29. Plaintiff, BRANDIS BANKS, a flight attendant, is a resident and citizen of New York and is currently domiciled in Bronx, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, BRANDIS BANKS is a citizen of New York. Plaintiff, BRANDIS BANKS is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, hives, bruising, difficulty breathing, coughing, vocal cord dysfunction, tightness of chest, sinus irritation and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

30. Plaintiff, DANA BANKS, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Tampa, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, DANA BANKS is a citizen of Florida. Plaintiff, DANA BANKS is an employee of Delta, and whose symptoms include skin rashes, eczema and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

31. Plaintiff, DEBRA BARETTA, a flight attendant, is a resident and citizen of California and is currently domiciled in Petaluma, California. For purposes of 28 U.S.C. § 1332, Plaintiff, DEBRA BARETTA, is a citizen of California. Plaintiff, DEBRA BARETTA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, sinus irritation, throat irritation, hair loss and coughing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

32. Plaintiff, ANGELA BARTHELEMY, a flight attendant, is a resident and citizen of New York and is currently domiciled in Rego Park, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, ANGELA BARTHELEMY, is a citizen of New York. Plaintiff, ANGELA BARTHELEMY, is an employee of Delta, and whose symptoms include asthma, vocal cord dysfunction, breathing difficulties, shortness of breath, coughing, tightness of chest, skin rashes, hives, bruising, scarring, hair loss, headaches, fatigue, anxiety and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

33. Plaintiff, JOHN BECKSTRAND, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Eagan, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, JOHN BECKSTRAND, is a citizen of Minnesota. Plaintiff, JOHN BECKSTRAND, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, hair loss, blurred vision and anxiety that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

34. Plaintiff, CORI BEHREND, a flight attendant, is a resident and citizen of Utah and

is currently domiciled in Farmington, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, CORI BEHREND, is a citizen of Utah. Plaintiff, CORI BEHREND, is an employee of Delta and whose symptoms include hair loss, skin irritation, rashes, difficulty breathing, cough, asthma, vocal cord dysfunction, fatigue, headaches, anxiety, eye irritation, blurred vision, sinus irritation, nausea, heart palpitations and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

35. Plaintiff, REBECCA BEIERSDORF, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Eden Prairie, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, REBECCA BEIERSDORF, is a citizen of Minnesota. Plaintiff, REBECCA BEIERSDORF, is an employee of Delta and whose symptoms include difficulty breathing, fatigue, headaches, tightness of chest, heart palpitations, eye irritation and sinus irritation did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

36. Plaintiff, TIA BELBODA, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Decatur, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, TIA BELBODA, is a citizen of Georgia. Plaintiff, TIA BELBODA, is an employee of Delta and whose symptoms include hair loss, skin irritation, rashes, difficulty breathing, coughing, asthma, vocal cord dysfunction, fatigue, headaches, anxiety, eye irritation, blurred vision, sinus irritation, nausea, heart palpitations and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

37. Plaintiff, MAURA BENATTI, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Stuart, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, MAURA BENATTI, is a citizen of Florida. Plaintiff, MAURA BENATTI, is an employee of Delta and whose symptoms include severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, vocal cord dysfunction, tightness of chest and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

38. Plaintiff, CINDY BERG, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Spanaway, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, CINDY BERG, is a citizen of Washington. Plaintiff, CINDY BERG, is an employee of Delta and whose symptoms include difficulty breathing, coughing, fatigue, tightness of chest and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

39. Plaintiff, RENEE BERGLUND, a flight attendant, is a resident and citizen of California and is currently domiciled in San Jose, California. For purpose of 28 U.S.C. § 1332, Plaintiff, RENEE BERGLUND, is a citizen of California. Plaintiff, RENEE BERGLUND, is an employee of Delta and whose symptoms include skin irritation, skin rash and itchiness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

40. Plaintiff, CYNTHIA BERZEL, a flight attendant, is a resident and citizen of California and is currently domiciled in Los Angeles, California. For purpose of 28 U.S.C. § 1332, Plaintiff, CYNTHIA BERZEL, is a citizen of California. Plaintiff, CYNTHIA BERZEL, is an employee of Delta, and whose symptoms include breathing difficulties, coughing, tightness of chest, asthma, skin irritation, skin rashes, hives and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

41. Plaintiff, NICOLE BETSON, a flight attendant, is a resident and citizen of Montana and is currently domiciled in Billings, Montana. For purpose of 28 U.S.C. § 1332, Plaintiff, NICOLE BETSON, is a citizen of Montana. Plaintiff, NICOLE BETSON, is an employee of Delta, and whose symptoms include vocal cord dysfunction, breathing difficulties, shortness of breath, coughing, tightness of chest, skin rashes, hives, bruising, scarring, hair loss, headaches, fatigue, anxiety and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

42. Plaintiff, JEAN BEVER, a flight attendant, is a resident and citizen of Minnesota, and

is currently domiciled in Eden Prairie, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, JEAN BEVER, is a citizen of Minnesota. Plaintiff, JEAN BEVER, is an employee of Delta, and whose symptoms include severe itchiness, skin irritation, fatigue, headaches, swollen lymph nodes and heart palpitations that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

43. Plaintiff, KATHLYN BEZ, a flight attendant, is a resident and citizen of Texas and is currently domiciled in League City, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHLYN BEZ, is a citizen of Texas. Plaintiff, KATHLYN BEZ, is an employee of Delta, and whose symptoms include severe itchiness, rashes, scars, coughing, fatigue and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

44. Plaintiff, POLLY BIASUCCI, a flight attendant, is a resident and citizen of Oregon and is currently domiciled in Bend, Oregon. For purposes of 28 U.S.C. § 1332, Plaintiff, POLLY BIASUCCI, is a citizen of Oregon. Plaintiff, POLLY BIASUCCI, is an employee of Delta, and whose symptoms include joint pain, sinus issues, rashes, profuse sweating while in the uniform, watery eyes, shortness of breath and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

45. Plaintiff, MARY BIESSENBERGER, a flight attendant, is a resident and citizen of Tennessee and is currently domiciled in Memphis, Tennessee. For purposes of 28 U.S.C. § 1332, Plaintiff, MARY BIESSENBERGER, is a citizen of Tennessee. Plaintiff, MARY BIESSENBERGER, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, shortness of breath, tightness of chest, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

46. Plaintiff, SABRINA BIGGERS, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, SABRINA BIGGERS, is a citizen of Georgia. Plaintiff, SABRINA BIGGERS, is an employee of Delta, and

whose symptoms include skin irritation, itchiness, bruising, blurred vision, eye irritation, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

47. Plaintiff, SACHA BIGLER, a flight attendant, is a resident and citizen of New York and is currently domiciled in New York, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, SACHA BIGLER, is a citizen of New York. Plaintiff, SACHA BIGLER, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, fatigue, skin rashes, anxiety and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

48. Plaintiff, JANET BLACK, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Jonesboro, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, JANET BLACK, is a citizen of Georgia. Plaintiff, JANET BLACK, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, hives, bruising, fatigue, hair loss and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

49. Plaintiff, THERESE BLACKWELL, a flight attendant, is a resident and citizen of Colorado and is currently domiciled in Denver, Colorado. For purposes of 28 U.S.C. § 1332, Plaintiff, THERESE BLACKWELL, is a citizen of Colorado. Plaintiff, THERESE BLACKWELL, is an employee of Delta, and whose symptoms include difficulty breathing, vocal cord dysfunction, anxiety, trouble concentrating and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

50. Plaintiff, MORGAN BLISS, a flight attendant, is a resident and citizen of Indiana and is currently domiciled in Bedford, Indiana. For purposes of 28 U.S.C. § 1332, Plaintiff, MORGAN BLISS, is a citizen of Indiana. Plaintiff, MORGAN BLISS, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, fatigue, rashes, scars, hives vocal cord dysfunction

and muscle spasm in back, hands and feet that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

51. Plaintiff, FRANCES BLITZ, a flight attendant, is a resident and citizen of New Jersey and is currently domiciled in Cherry Hill, New Jersey. For purposes of 28 U.S.C. § 1332, Plaintiff, FRANCES BLITZ, is a citizen of New Jersey. Plaintiff, FRANCES BLITZ, is an employee of Delta, and whose symptoms include tightness in chest, vomiting when wearing the uniform, shortness of breath, difficulty breathing, severe itchiness, fatigue, rashes, vocal cord dysfunction, anxiety and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

52. Plaintiff, KATHLEEN BODENE, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Blaine, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHLEEN BODENE, is a citizen of Minnesota. Plaintiff, KATHLEEN BODENE, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, fatigue, skin rashes, hives and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

53. Plaintiff, ROBIN BODENHEIMER, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Dearborn, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, ROBIN BODENHEIMER, is a citizen of Michigan. Plaintiff, ROBIN BODENHEIMER, is an employee of Delta, and whose symptoms include vocal cord dysfunction, breathing difficulties, shortness of breath, coughing, skin rashes, bruising, headaches, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

54. Plaintiff, LORRAINE BOLLA, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Flat Rock, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, LORRAINE BOLLA, is a citizen of Michigan. Plaintiff, LORRAINE BOLLA, is an employee of Delta, and whose symptoms include hair loss, difficulty breathing, fatigue, vocal cord dysfunction and

sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

55. Plaintiff, MARILYN BOWDEN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, MARILYN BOWDEN, is a citizen of Georgia. Plaintiff, MARILYN BOWDEN, is an employee of Delta, and whose symptoms include respiratory issues and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

56. Plaintiff, CHRISTINE BRABECK, a flight attendant, is a resident and citizen of California and is currently domiciled in Long Beach, California. For purposes of 28 U.S.C. § 1332, Plaintiff, CHRISTINE BRABECK, is a citizen of California Plaintiff, CHRISTINE BRABECK, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, difficulty breathing, coughing, vocal cord dysfunction, sinus irritation, hair loss and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

57. Plaintiff, JACLYN BRADLEY, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Ellenwood, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, JACLYN BRADLEY, is a citizen of Georgia. Plaintiff, JACLYN BRADLEY, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, headaches, skin rashes, hives and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

58. Plaintiff, JACOB BRAUCHT, a flight attendant, is a resident and citizen of California and is currently domiciled in Los Angeles, California. For purposes of 28 U.S.C. § 1332, Plaintiff, JACOB BRAUCHT, is a citizen of California. Plaintiff, JACOB BRAUCHT, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, skin irritation, skin rashes, headaches, fatigue and vocal cord dysfunction that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

59. Plaintiff, KATHLEEN BREEDLOVE, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Northville, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHLEEN BREEDLOVE, is a citizen of Michigan. Plaintiff, KATHLEEN BREEDLOVE, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, fatigue, headaches, skin rashes, bruising, tightness of chest, swollen lymph nodes, anxiety, eye irritation, anaphylactic type symptoms, tinnitus, metallic taste in mouth, hair loss, heart palpitation, muscle spasms and muscle weakness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

60. Plaintiff, EILEEN BRENNAN, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Ponte Vedra, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, EILEEN BRENNAN, is a citizen of Florida. Plaintiff, EILEEN BRENNAN, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, headaches, fatigue and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

61. Plaintiff, CHERIE BRENNER, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Rockford, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, CHERIE BRENNER, is a citizen of Michigan. Plaintiff, CHERIE BRENNER, is an employee of Delta, and whose symptoms include vocal cord dysfunction, skin irritation, skin rashes, hair loss and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

62. Plaintiff, KATE BRITT, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Orlando, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, KATE BRITT, is a citizen of Florida. Plaintiff, KATE BRITT, is an employee of Delta, and whose symptoms include coughing, itchiness, rashes, hives, headaches and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

63. Plaintiff, SHARI BROWN, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, SHARI BROWN, is a citizen of Utah. Plaintiff, SHARI BROWN, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, coughing, fatigue, skin rashes, eye irritation, sinus irritation, hair loss, scalp irritation, eyes watering and bloody nose that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

64. Plaintiff, EMMA BRYANT, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Seattle, Washington. For purposes of 28 U.S.C. § 1332, Plaintiff, EMMA BRYANT, is a citizen of Washington. Plaintiff, EMMA BRYANT, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, hives, vocal cord dysfunction, tightness of chest, anxiety, swollen lymph nodes, trouble concentrating and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

65. Plaintiff, JOYCE BRYANT-BURRUS, a flight attendant, is a resident and citizen of New Hampshire and is currently domiciled in Salem, New Hampshire. For purposes of 28 U.S.C. § 1332, Plaintiff, JOYCE BRYANT-BURRUS, is a citizen of New Hampshire. Plaintiff, JOYCE BRYANT-BURRUS, is an employee of Delta, and whose symptoms include difficulty breathing, fatigue, skin irritation, skin rashes, tightness of chest, asthma, vocal cord dysfunction and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

66. Plaintiff, DENISE BRYSON, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Detroit, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, DENISE BRYSON, is a citizen of Michigan. Plaintiff, DENISE BRYSON, is an employee of Delta and seeks to become part of a monitoring class.

67. Plaintiff, JACQUELINE BUCCI, a flight attendant, is a resident and citizen of Texas and is currently domiciled in San Antonio, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff,

JACQUELINE BUCCI, is a citizen of Texas. Plaintiff, JACQUELINE BUCCI, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, bruising, sinus irritation, heart palpitations and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

68. Plaintiff, MARCELLA BULGER, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in West Bloomfield, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, MARCELLA BULGER, is a citizen of Michigan. Plaintiff, MARCELLA BULGER, is an employee of Delta, and whose symptoms include fatigue, skin rashes, hives and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

69. Plaintiff, KAYLA BUONO, a flight attendant, is a resident and citizen of California and is currently domiciled in Long Beach, California. For purposes of 28 U.S.C. § 1332, Plaintiff, KAYLA BUONO, is a citizen of California. Plaintiff, KAYLA BUONO, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, coughing, sinus irritation, headaches, difficulty breathing and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

70. Plaintiff, PASCALE BURGUENO, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Miami, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, PASCALE BURGUENO, is a citizen of Florida. Plaintiff, PASCALE BURGUENO, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, vocal cord dysfunction, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

71. Plaintiff, MARYJO BURNS, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Apple Valley, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, MARYJO BURNS, is a citizen of Minnesota. Plaintiff, MARYJO BURNS, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing,

headaches, vocal cord dysfunction, asthma and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

72. Plaintiff, ERIN BURREY, a flight attendant, is a resident and citizen of Ohio and is currently domiciled Woodville, Ohio. For purposes of 28 U.S.C. § 1332, Plaintiff, ERIN BURREY, is a citizen of Ohio. Plaintiff, ERIN BURREY, is an employee of Delta, and whose symptoms include trouble breathing, coughing, fatigue, headaches, rashes, scars, vocal cord dysfunction, asthma, sinus irritation, rash and burning sensation on skin that did not occur until she was exposed to the Land's End garments and are as a result of said exposure

73. Plaintiff, PIA BUSCHER, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Apple Valley, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, PIA BUSCHER, is a citizen of Minnesota. Plaintiff, PIA BUSCHER, is an employee of Delta, and whose symptoms include burning sensation on skin, skin rashes, itchiness, scars, respiratory issues, vertigo and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

74. Plaintiff, EMILY BUSKEN, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, EMILY BUSKEN, is a citizen of New York. Plaintiff, EMILY BUSKEN, is an employee of Delta, and symptoms include trouble breathing, coughing, fatigue, headaches, bruising, vocal cord dysfunction, asthma, tightness of chest, anxiety, trouble concentrating and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

75. Plaintiff, CHA HUI CAIN, a flight attendant, is a resident and citizen of New York and is currently domiciled in Brooklyn, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, CHA HUI CAIN, is a citizen of New York. Plaintiff, CHA HUI CAIN, is an employee of Delta, and whose symptoms include severe itchiness, skin irritation, difficulty breathing, coughing, fatigue, headaches, skin rashes, tightness of chest, anxiety, trouble concentrating, fuzzy memory, tingling & numbness in

arm when wearing uniform that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

76. Plaintiff, ANTONIETTA CALDARELLA, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, ANTONIETTA CALDARELLA, is a citizen of New York. Plaintiff, ANTONIETTA CALDARELLA, is an employee of Delta, and whose symptoms include breathing difficulties, coughing, bruising, vocal cord dysfunction, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

77. Plaintiff, AMANDA CALVERT, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Lewisville, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, AMANDA CALVERT, is a citizen of Texas. Plaintiff, AMANDA CALVERT, is an employee of Delta, and whose symptoms include itchiness, difficulty breathing, coughing, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

78. Plaintiff, CHRISTA CAMPBELL, a flight attendant, is a resident and citizen of Utah and is currently domiciled in St. Louis, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, CHRISTA CAMPBELL, is a citizen of Utah. Plaintiff, CHRISTA CAMPBELL, is an employee of Delta, and whose symptoms include skin irritation, rashes, itchiness, difficulty breathing, fatigue, headaches, throat, nose and ear irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

79. Plaintiff, KATHY CAMPBELL, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Florence, Arizona. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHY CAMPBELL, is a citizen of Arizona. Plaintiff, KATHY CAMPBELL, is an employee of Delta, and whose symptoms include skin irritation, rashes, bruising, difficulty breathing, coughing, fatigue, headaches and sinus problems that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

80. Plaintiff, MARIA CARLISLE, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Miami, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, MARIA CARLISLE, is a citizen of Florida. Plaintiff, MARIA CARLISLE, is an employee of Delta, and whose symptoms include skin irritation, itchiness, tightness of chest, hair loss, fatigue, vocal cord dysfunction, throat irritation and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

81. Plaintiff, LAURETTE CARNS, a flight attendant, is a resident and citizen of New York and is currently domiciled in Binghamton, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, LAURETTE CARNS, is a citizen of New York. Plaintiff, LAURETTE CARNS, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, eye irritation, blurred vision, coughing and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

82. Plaintiff, ELIZABETH CASSIDY, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Grand Rapids, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, ELIZABETH CASSIDY, is a citizen of Michigan. Plaintiff, ELIZABETH CASSIDY, is an employee of Delta, and whose symptoms include shortness of breath, swollen eyes that drain constantly, fatigue, sores on scalp, sores inside of nose and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

83. Plaintiff, DARIS CASON, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Dearborn, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, DARIS CASON, is a citizen of Michigan. Plaintiff, DARIS CASON, is an employee of Delta, and whose symptoms include skin irritation, difficulty breathing, coughing, tightens of chest, fatigue, headaches, hair loss and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

84. Plaintiff, IDA CASTOR, a flight attendant, is a resident and citizen of Puerto Rico and

is currently domiciled in Luquillo, Puerto Rico. For purposes of 28 U.S.C. § 1332, Plaintiff, IDA CASTRO, is a citizen of Puerto Rico. Plaintiff, IDA CASTRO, is an employee of Delta, and whose symptoms include severe sinus infections, cough, migraines, congestion and asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

85. Plaintiff, KATHERINE CEDOLA, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Ocala, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHERINE CEDOLA, is a citizen of Florida. Plaintiff, KATHERINE CEDOLA, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, bruising, vocal cord dysfunction, tightness of chest, anxiety, swollen lymph nodes, trouble concentrating, fuzzy memory, hair loss, mouth sores, tingling mouth, dizziness, balance issues and joint pain that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

86. Plaintiff, TIFFANY CHALLIS, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Kennesaw, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, TIFFANY CHALLIS, is a citizen of Georgia. Plaintiff, TIFFANY CHALLIS, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, heart palpitations, fatigue, vocal cord dysfunction, fuzzy memory and throat irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

87. Plaintiff, EVA CHAUVIN, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Santa Rosa Beach, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, EVA CHAUVIN, is a citizen of Florida. Plaintiff, EVA CHAUVIN, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

88. Plaintiff, BECKY CHERRY, a flight attendant, is a resident and citizen of Tennessee and is currently domiciled in Memphis, Tennessee. For purposes of 28 U.S.C. § 1332, Plaintiff,

BECKY CHERRY, is a citizen of Tennessee. Plaintiff, BECKY CHERRY, is an employee of Delta, and whose symptoms include skin irritation, itchiness, difficulty breathing, coughing, asthma, tightness of chest, vocal cord dysfunction, fatigue, headaches, anxiety and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

89. Plaintiff, DEBRA CHESBRO, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Acworth, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, DEBRA CHESBRO, is a citizen of Georgia. Plaintiff, DEBRA CHESBRO, is an employee of Delta, and whose symptoms include vocal cord dysfunction, breathing difficulties, tightness of chest. skin rashes, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

90. Plaintiff, EMILY BETH CHEZES, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Kingwood, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, EMILY BETH CHEZES, is a citizen of Texas. Plaintiff, EMILY BETH CHEZES, is an employee of Delta, and whose symptoms include skin irritation, hives and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

91. Plaintiff, GEORGINA CHU, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Seattle, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, GEORGINA CHU, is a citizen of Washington. Plaintiff, GEORGINA CHU, is an employee of Delta, and whose symptoms include skin irritation, hives, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

92. Plaintiff, CAROLINA CIEZ, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, CAROLINA CIEZ, is a citizen of Georgia. Plaintiff, CAROLINA CIEZ, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue,

asthma, tightness of chest, anxiety, trouble concentrating, fuzzy memory, heart palpitations, muscle spasms and numbness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

93. Plaintiff, BREONTE CLARK, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Detroit, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, BREONTE CLARK, is a citizen of Georgia. Plaintiff, BREONTE CLARK, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, skin rashes, anxiety, sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

94. Plaintiff, ERIN CLEVELAND, a flight attendant, is a resident and citizen of Ohio and is currently domiciled in Cincinnati, Ohio. For purpose of 28 U.S.C. § 1332, Plaintiff, ERIN CLEVELAND, is a citizen of Ohio. Plaintiff, ERIN CLEVELAND, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, coughing and scars that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

95. Plaintiff, RONDA COCHERELL, a flight attendant, is a resident and citizen of Missouri and is currently domiciled in Joplin, Missouri. For purpose of 28 U.S.C. § 1332, Plaintiff, RONDA COCHERELL, is a citizen of Missouri. Plaintiff, RONDA COCHERELL, is an employee of Delta, and suffers skin irritation, skin rashes and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

96. Plaintiff, KAREN COFFMAN, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Cypress, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, KAREN COFFMAN, is a citizen of Texas. Plaintiff, KAREN COFFMAN, is an employee of Delta, and suffers nose bleeds and sinus irritation that did not occur until she was exposed to the Lands' End garments and are as a result of said exposure.

97. Plaintiff, EMMA COLE, a flight attendant, is a resident and citizen of New York and is currently domiciled in New York, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, EMMA

COLE, is a citizen of New York. Plaintiff, EMMA COLE, is an employee of Delta, and whose symptoms include skin irritation and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

98. Plaintiff, JACQUELYN COLLINS, a flight attendant, is a resident and citizen of Massachusetts and is currently domiciled in New Bedford, Massachusetts. For purposes of 28 U.S.C. § 1332, Plaintiff, JACQUELYN COLLINS, is a citizen of Massachusetts. Plaintiff, JACQUELYN COLLINS, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, coughing, fatigue, headaches, skin rashes, anxiety, fuzzy memory, vertigo, dizziness, eye irritation and itchy scalp that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

99. Plaintiff, AUTUMN COLEMAN, a flight attendant, is a resident and citizen of Ohio and is currently domiciled in Cincinnati, Ohio. For purpose of 28 U.S.C. § 1332, Plaintiff, ERIN CLEVELAND, is a citizen of Ohio. Plaintiff, ERIN CLEVELAND, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, coughing and scars that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

100. Plaintiff, JOSE COLON-VILLANUEVA, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Kingwood, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, JOSE COLON-VILLANUEVA, is a citizen of Texas. Plaintiff, JOSE COLON-VILLANUEVA, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, fatigue, skin rashes and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

101. Plaintiff, CHRISTY COMBS, a flight attendant, is a resident and citizen of Kentucky and is currently domiciled in Florence, Kentucky. For purposes of 28 U.S.C. § 1332, Plaintiff, CHRISTY COMBS, is a citizen of Kentucky. Plaintiff, CHRISTY COMBS, is an employee of Delta, and seeks to become part of a monitoring class.

102. Plaintiff, CANDACE CONNER KABELA, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Kingwood, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, CANDACE CONNER KABELA, is a citizen of Texas. Plaintiff, CANDACE CONNER KABELA, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, fatigue, skin rashes and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

103. Plaintiff, DONNA CONSTANT, a flight attendant, is a resident and citizen of Kentucky and is currently domiciled in LaGrange, Kentucky. For purposes of 28 U.S.C. § 1332, Plaintiff, DONNA CONSTANT, is a citizen of Kentucky. Plaintiff, DONNA CONSTANT, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, shortness of breath, tightness of chest, skin irritation and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

104. Plaintiff, DIANA CONWAY, a flight attendant, is a resident and citizen of California and is currently domiciled in Los Angeles, California. For purposes of 28 U.S.C. § 1332, Plaintiff, DIANA CONWAY, is a citizen of California. Plaintiff, DIANA CONWAY, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, skin rashes, eye irritation and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

105. Plaintiff, KATHLEEN COOPER, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Maple Grove, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHLEEN COOPER, is a citizen of Minnesota. Plaintiff, KATHLEEN COOPER, is an employee of Delta, and whose symptoms include hair loss, skin rashes and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

106. Plaintiff, GERALEE CORONA, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Snellville, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff,

GERALEE CORONA, is a citizen of Georgia. Plaintiff, GERALEE CORONA, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, anxiety, headaches, coughing, vocal cord dysfunction and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

107. Plaintiff, MICHAEL CORTIS, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Novi, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, MICHAEL CORTIS, is a citizen of Michigan. Plaintiff, MICHAEL CORTIS, is an employee of Delta, and whose symptoms include skin irritation, itchiness, difficulty breathing, headaches, eye irritation and throat irritation that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

108. Plaintiff, KATHLEEN COTNOIR, a flight attendant, is a resident and citizen of Massachusetts and is currently domiciled in Westfield, Massachusetts. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHLEEN COTNOIR, is a citizen of Massachusetts. Plaintiff, KATHLEEN COTNOIR, is an employee of Delta, and whose symptoms include skin irritation, itchiness, tightness of chest, anxiety, fuzzy memory and joint pain that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

109. Plaintiff, SUSAN COUVILLION, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Sharpsburg, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, SUSAN COUVILLION, is a citizen of Georgia. Plaintiff, SUSAN COUVILLION, is an employee of Delta, and whose symptoms include coughing, vocal cord dysfunction, asthma, and eczema that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

110. Plaintiff, MARSHA COWLING, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in El Dorado, Arizona. For purposes of 28 U.S.C. § 1332, Plaintiff, MARSHA COWLING, is a citizen of Arizona. Plaintiff, MARSHA COWLING, is an employee of Delta, and whose symptoms include hair loss, hair follicle inflammation, joint pain, rash, bruising,

fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

111. Plaintiff, DREDRICK COX, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Minneapolis, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, DREDRICK COX, is a citizen of Minnesota. Plaintiff, DREDRICK COX, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, fatigue, headaches, skin rashes, bruising, anxiety, trouble concentrating, fuzzy memory, joint pain, blurred vision, ear drainage and cracking of fingernails that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

112. Plaintiff, KRYSTLE COWART, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Tampa, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, KRYSTLE COWART, is a citizen of Florida. Plaintiff, KRYSTLE COWART, is an employee of Delta, and whose symptoms include skin irritation, itchiness, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

113. Plaintiff, LINDA CREECH, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Dallas, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, LINDA CREECH, is a citizen of Texas. Plaintiff, LINDA CREECH, is an employee of Delta, and whose symptoms include sinus irritation, vocal cord dysfunction and skin irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

114. Plaintiff, ANGELA CROWELL, a flight attendant, is a resident and citizen of Tennessee and is currently domiciled in Linden, Tennessee. For purposes of 28 U.S.C. § 1332, Plaintiff, ANGELA CROWELL, is a citizen of Tennessee. Plaintiff, ANGELA CROWELL, is an employee of Delta, and whose symptoms include rashes, headaches, itchiness, bruising and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

115. Plaintiff, RAVEN CURINGTON, a flight attendant, is a resident and citizen of New

York and is currently domiciled in Richmond Hill, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, RAVEN CURINGTON, is a citizen of New York. Plaintiff, RAVEN CURINGTON, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, scars, coughing, vocal cord dysfunction and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

116. Plaintiff, CORINNE DALLMAN, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Bloomington, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, CORINNE DALLMAN, is a citizen of Minnesota. Plaintiff, CORINNE DALLMAN, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

117. Plaintiff, LORIE DANA, a flight attendant, is a resident and citizen of Wisconsin and is currently domiciled in Racine, Wisconsin. For purposes of 28 U.S.C. § 1332, Plaintiff, LORIE DANA, is a citizen of Wisconsin. Plaintiff, LORIE DANA, is an employee of Delta, and whose symptoms include skin irritation, rashes, fatigue, vocal cord dysfunction and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

118. Plaintiff, ELAINE DAVIS, a flight attendant, is a resident and citizen of Illinois and is currently domiciled in Calumet City, Illinois. For purposes of 28 U.S.C. § 1332, Plaintiff, ELAINE DAVIS, is a citizen of Illinois. Plaintiff, ELAINE DAVIS, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, eye irritation, fatigue, headaches, anxiety, trouble concentrating, fuzzy memory, hair loss and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

119. Plaintiff, JO-LYNN DAVIS, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Bothell, Washington. For purposes of 28 U.S.C. § 1332, Plaintiff, JO-LYNN DAVIS, is a citizen of Washington. Plaintiff, JO-LYNN DAVIS, is an employee of Delta, and whose symptoms include trouble breathing, hair loss, fatigue, headaches, itchiness, bruising, sinus

issues, throat soreness and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

120. Plaintiff, KATIE DAVIS, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Douglasville, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, KATIE DAVIS, is a citizen of Georgia. Plaintiff, KATIE DAVIS, is an employee of Delta, and whose symptoms include trouble breathing, coughing, fatigue, headaches, skin irritation, skin rashes, scars, bruising, vocal cord dysfunction, tightness of chest and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

121. Plaintiff, NICOLE DAVIS, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, NICOLE DAVIS, is a citizen of Georgia. Plaintiff, NICOLE DAVIS, is an employee of Delta, and whose symptoms include skin irritation and skin rash that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

122. Plaintiff, JOANIE DAWALD, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, JOANIE DAWALD, is a citizen of Georgia. Plaintiff, JOANIE DAWALD, is an employee of Delta, and whose symptoms include severe itchiness, headaches, rashes, anxiety, fuzzy memory, watery eyes, nasal ulcers, dripping sinuses, gastrointestinal issues, and elevated blood pressure that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

123. Plaintiff, ANNE DEALY, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Savannah, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, ANNE DEALY, is a citizen of Georgia. Plaintiff, ANNE DEALY, is an employee of Delta, and whose symptoms include skin irritation, coughing and heart palpitations that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

124. Plaintiff, TAMARA DEANGELIS, a flight attendant, is a resident and citizen of

Colorado and is currently domiciled in Lone Tree, Colorado. For purposes of 28 U.S.C. § 1332, Plaintiff, TAMARA DEANGELIS, is a citizen of Colorado. Plaintiff, TAMARA DEANGELIS, is an employee of Delta, and whose symptoms include skin irritation, rashes and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

125. Plaintiff, ALEXANDRA DELA, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Minneapolis, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, ALEXANDRA DELA, is a citizen of Minnesota. Plaintiff, ALEXANDRA DELA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, difficulty breathing, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

126. Plaintiff, JENNIFER DELAPENHA, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in East Point, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, JENNIFER DELAPENHA, is a citizen of Georgia. Plaintiff, JENNIFER DELAPENHA, is an employee of Delta, and whose symptoms include skin irritation, itchiness, difficulty breathing, scars, bruising, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

127. Plaintiff, DIANA DEL-BARRIO, a flight attendant, is a resident and citizen of California and is currently domiciled in Upland, California. For purposes of 28 U.S.C. § 1332, Plaintiff, DIANA DEL-BARRIO, is a citizen of California. Plaintiff, DIANA DEL-BARRIO, is an employee of Delta, and whose symptoms include skin irritation and itchiness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

128. Plaintiff, PAULINE DEMAET, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Bay City, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, PAULINE DEMAET, is a citizen of Michigan. Plaintiff, PAULINE DEMAET, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, vocal cord

dysfunction, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

129. Plaintiff, VERONICA DEMAGGIO, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, VERONICA DEMAGGIO, is a citizen of Georgia. Plaintiff, VERONICA DEMAGGIO, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, nausea, vocal cord dysfunction, migraines and asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

130. Plaintiff, SHARON DENNEY, a flight attendant, is a resident and citizen of Louisiana and is currently domiciled in Haughton, Louisiana. For purposes of 28 U.S.C. § 1332, Plaintiff, SHARON DENNEY, is a citizen of Louisiana. Plaintiff, SHARON DENNEY, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, skin irritation, itchiness, skin rashes and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

131. Plaintiff, MARSHA DEVANEY, a flight attendant, is a resident and citizen of Nevada and is currently domiciled in Henderson, Nevada. For purpose of 28 U.S.C. § 1332, Plaintiff, MARSHA DEVANEY, is a citizen of Nevada. Plaintiff, MARSHA DEVANEY, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

132. Plaintiff, JOANN DEVENY, a flight attendant, is a resident and citizen of Wisconsin and is currently domiciled in Racine, Wisconsin. For purposes of 28 U.S.C. § 1332, Plaintiff, JOANN DEVENY, is a citizen of Wisconsin. Plaintiff, JOANN DEVENY, is an employee of Delta, and whose symptoms include skin irritation, rashes, fatigue, coughing, vocal cord dysfunction and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

133. Plaintiff, NANCY DIAMOND, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Fort Meyers, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, NANCY DIAMOND, is a citizen of Florida. Plaintiff, NANCY DIAMOND, is an employee of Delta, and whose symptoms include coughing, fatigue, skin irritation, skin rashes, headaches, bruising, fuzzy memory and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

134. Plaintiff, KAYLA DIBELLA, a flight attendant, is a resident and citizen of Nevada and is currently domiciled in Las Vegas, Nevada. For purposes of 28 U.S.C. § 1332, Plaintiff, KAYLA DIBELLA, is a citizen of Nevada. Plaintiff, KAYLA DIBELLA, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rash, difficulty breathing, headaches, sinus irritation, eye irritation and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

135. Plaintiff, SUZANNE DIFRAIA-ORTEGA, a gate agent, is a resident and citizen of Washington and is currently domiciled in Renton, Washington. For purposes of 28 U.S.C. § 1332, Plaintiff, SUZANNE DIFRAIA-ORTEGA, is a citizen of Washington. Plaintiff, SUZANNE DIFRAIA-ORTEGA, is an employee of Delta, and whose symptoms include skin irritation, burning rashes, hives, eczema, migraines and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

136. Plaintiff, TEODORA DIMITROVA, a flight attendant, is a resident and citizen of New York and is currently domiciled in Corona, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, TEODORA DIMITROVA, is a citizen of New York. Plaintiff, TEODORA DIMITROVA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, scars, difficulty breathing, coughing, tightness of chest, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

137. Plaintiff, JOANNA DIRIENZO, a flight attendant, is a resident and citizen of

Washington and is currently domiciled in Seattle, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, JOANNA DIRIENZO, is a citizen of Washington. Plaintiff, JOANNA DIRIENZO, is an employee of Delta, and whose symptoms include difficulty breathing, asthma, tightness of chest, fatigue, headaches, skin irritation, skin rashes, anxiety, sinus irritation and eye irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

138. Plaintiff, KAREN DISANTIS, a flight attendant, is a resident and citizen of Delaware and is currently domiciled in Wilmington, Delaware. For purpose of 28 U.S.C. § 1332, Plaintiff, KAREN DISANTIS, is a citizen of Delaware. Plaintiff, KAREN DISANTIS, is an employee of Delta, and whose symptoms include skin irritation, sever itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, scars, bruising, throat irritation, asthma, tightness of chest, swollen lymph nodes, fuzzy memory and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

139. Plaintiff, MARGARET DRISCHLER, a flight attendant, is a resident and citizen of California and is currently domiciled in Long Beach, California. For purpose of 28 U.S.C. § 1332, Plaintiff, MARGARET DRISCHLER, is a citizen of California. Plaintiff, MARGARET DRISCHLER, is an employee of Delta, and whose symptoms include difficulty breathing, fatigue, skin irritation, skin rashes, anxiety and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

140. Plaintiff, NANCY DORMAN, a flight attendant, is a resident and citizen of Massachusetts and is currently domiciled in Dracut, Massachusetts. For purpose of 28 U.S.C. § 1332, Plaintiff, NANCY DORMAN, is a citizen of Massachusetts. Plaintiff, NANCY DORMAN, is an employee of Delta, and whose symptoms include hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

141. Plaintiff, MICHELE DOSS, a flight attendant, is a resident and citizen of Illinois and is currently domiciled in Chicago, Illinois. For purpose of 28 U.S.C. § 1332, Plaintiff, MICHELE

DOSS, is a citizen of Illinois. Plaintiff, MICHELE DOSS, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, difficulty breathing, tightness of chest and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

142. Plaintiff, KATHLEEN DOUGLAS, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Pilot Point, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHLEEN DOUGLAS, is a citizen of Texas. Plaintiff, KATHLEEN DOUGLAS, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

143. Plaintiff, DAWN DRAKE, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Wixom, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, DAWN DRAKE, is a citizen of Michigan. Plaintiff, DAWN DRAKE, is an employee of Delta, and whose symptoms include coughing, rashes, headaches and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

144. Plaintiff, LAURA DREWE, a flight attendant, is a resident and citizen of Utah and is currently domiciled in St. George, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, LAURA DREWE, is a citizen of Utah. Plaintiff, LAURA DREWE, is an employee of Delta, and whose symptoms include skin irritation and burning skin that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

145. Plaintiff, LOUISE DUHAMEL, a flight attendant, is a resident and citizen of California and is currently domiciled in Rancho Mission Viejo, California. For purposes of 28 U.S.C. § 1332, Plaintiff, LOUISE DUHAMEL, is a citizen of California. Plaintiff, LOUISE DUHAMEL, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, vocal cord dysfunction, fatigue, headaches, skin irritation, skin rashes and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

146. Plaintiff, GENARINA DUNCAN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Mableton, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, GENARINA DUNCAN, is a citizen of Georgia. Plaintiff, GENARINA DUNCAN, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, trouble breathing, coughing, fatigue, headaches, rashes, hives, vocal cord dysfunction, asthma, tightness of chest and migraines that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

147. Plaintiff, MADONNA DUNN, a flight attendant, is a resident and citizen of New Jersey and is currently domiciled in Lawrenceville, New Jersey. For purposes of 28 U.S.C. § 1332, Plaintiff, MADONNA DUNN, is a citizen of New Jersey. Plaintiff, MADONNA DUNN, is an employee of Delta, and whose symptoms include skin irritation, rash, eye irritation and nasal irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

148. Plaintiff, CYNTHIA DURUSHIA, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in St. Paul, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, CYNTHIA DURUSHIA, is a citizen of Minnesota. Plaintiff, CYNTHIA DURUSHIA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and itchiness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

149. Plaintiff, JAN DYSSEGARD, a flight attendant, is a resident and citizen of California and is currently domiciled in Laguna Niguel, California. For purposes of 28 U.S.C. § 1332, Plaintiff, JAN DYSSEGARD, is a citizen of California. Plaintiff, JAN DYSSEGARD, is an employee of Delta, and whose symptoms include swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

150. Plaintiff, JOHNNY EDWARDS, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Mableton, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, JOHNNY EDWARDS, is a citizen of Georgia. Plaintiff, JOHNNY EDWARDS, is an employee of

Delta, and from skin irritation, rashes and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

151. Plaintiff, JAN EGGE, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Princeton, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, JAN EGGE, is a citizen of Minnesota. Plaintiff, JAN EGGE, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, fatigue, headaches, skin rashes and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

152. Plaintiff, BRENT EGLAND, a flight attendant, is a resident and citizen of California and is currently domiciled in Carson, California. For purposes of 28 U.S.C. § 1332, Plaintiff, BRENT EGLAND, is a citizen of California. Plaintiff, BRENT EGLAND, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, scars, bruising, fatigue, headaches and difficulty breathing that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

153. Plaintiff, SHARON ELBOIM, a flight attendant, is a resident and citizen of Oregon and is currently domiciled in Portland, Oregon. For purposes of 28 U.S.C. § 1332, Plaintiff, SHARON ELBOIM, is a citizen of Oregon. Plaintiff, SHARON ELBOIM, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

154. Plaintiff, LISA ERICKSON, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, LISA ERICKSON, is a citizen of Georgia. Plaintiff, LISA ERICKSON, is an employee of Delta, and whose symptoms include throat irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

155. Plaintiff, ALIXANDRA ERRINGTON, a flight attendant, is a resident and citizen of Florida and is phelps

156. currently domiciled in Orlando, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, ALIXANDRA ERRINGTON, is a citizen of Florida Plaintiff, ALIXANDRA ERRINGTON, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, fatigue, headaches, skin rashes, bruising, hives., anxiety, fuzzy memory and trouble concentrating that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

157. Plaintiff, JESSICA ESPINOSA, a flight attendant, is a resident and citizen of California and is currently domiciled in Corona, California. For purposes of 28 U.S.C. § 1332, Plaintiff, JESSICA ESPINOSA, is a citizen of California. Plaintiff, JESSICA ESPINOSA, is an employee of Delta, and whose symptoms include fatigue, headaches, swollen lymph nodes, headaches, nausea and vomiting that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

158. Plaintiff, BRENDA EVANS, a flight attendant, is a resident and citizen of Illinois and is currently domiciled in Peoria, Illinois. For purposes of 28 U.S.C. § 1332, Plaintiff, BRENDA EVANS, is a citizen of Illinois. Plaintiff, BRENDA EVANS, is an employee of Delta, and symptoms include coughing, fatigue, vocal cord dysfunction, swollen lymph nodes, and symptoms of sinus infections that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

159. Plaintiff, DEBBY EVERS, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Minneapolis, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, DEBBY EVERS, is a citizen of Minnesota. Plaintiff, DEBBY EVERS, is an employee of Delta, and seeks to become part of a monitoring class.

160. Plaintiff, LAWRENCE FARRER, a flight attendant, is a resident and citizen of Florida and is currently domiciled in New Smyrna, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, LAWRENCE FARRER, is a citizen of Florida. Plaintiff, LAWRENCE FARRER is an employee of Delta, and whose symptoms include skin irritation and difficulty breathing that did not occur until he

was exposed to the Land's End garments and are as a result of said exposure.

161. Plaintiff, EVA FARRIS, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Kennesaw, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, EVA FARRIS, is a citizen of Georgia. Plaintiff, EVA FARRIS, is an employee of Delta, and whose symptoms include skin irritation, rash, difficulty breathing, throat irritation, eye irritation, sinus irritation and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

162. Plaintiff, NICOLE FAZIO, a flight attendant, is a resident and citizen of New York and is currently domiciled in New York, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, EVA FARRIS, is a citizen of New York. Plaintiff, EVA FARRIS, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, vocal cord dysfunction, tightness of chest, anxiety, swollen lymph nodes, trouble concentrating and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

163. Plaintiff, STEVE FILLMORE, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Minneapolis, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, STEVE FILLMORE, is a citizen of Minnesota. Plaintiff, STEVE FILLMORE, is an employee of Delta, and whose symptoms include skin irritation, rash, itchiness, difficulty breathing, coughing, vocal cord dysfunction and fatigue that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

164. Plaintiff, JAMIE FINE, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Smyrna, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, JAMIE FINE, is a citizen of Georgia. Plaintiff, JAMIE FINE, is an employee of Delta, and whose symptoms include skin irritation, skin rash, bruising, difficulty breathing, coughing, headaches, fatigue and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

165. Plaintiff, KIMBERLY FITCH, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Hugo, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, KIMBERLY FITCH, is a citizen of Minnesota. Plaintiff, KIMBERLY FITCH, is an employee of Delta, and whose symptoms include skin irritation, rashes, difficulty breathing, coughing, headaches, scars and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

166. Plaintiff, KATHRYN FLYNN, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Saginaw, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHRYN FLYNN, is a citizen of Michigan. Plaintiff, KATHRYN FLYNN, is an employee of Delta, and whose symptoms include trouble breathing, coughing, vocal cord dysfunction, tightness of chest, anxiety, fuzzy memory, and vision problems that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

167. Plaintiff, ASHLEIGH FOOTE, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in West Bloomfield. For purposes of 28 U.S.C. § 1332, Plaintiff, ASHLEIGH FOOTE, is a citizen of Michigan. Plaintiff, ASHLEIGH FOOTE, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, difficulty breathing, fatigue, vocal cord dysfunction and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

168. Plaintiff, LISA FORTUNA, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Livonia, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, LISA FORTUNA, is a citizen of Michigan. Plaintiff, LISA FORTUNA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, bruising, difficulty breathing, coughing, tightness of chest, hair loss and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

169. Plaintiff, JILL FOUTS, a flight attendant, is a resident and citizen of Oregon and is

currently domiciled in Portland, Oregon. For purposes of 28 U.S.C. § 1332, Plaintiff, JILL FOUTS, is a citizen of Oregon. Plaintiff, JILL FOUTS, is an employee of Delta, and whose symptoms include skin irritation, sever itchiness, headaches, skin rashes, tightness of chest, pain in jaw, fuzzy memory, muscle pain and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

170. Plaintiff, LORI FOUTY, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, LORI FOUTY, is a citizen of Georgia. Plaintiff, LORI FOUTY, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, swollen eyes and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

171. Plaintiff, DEBRA FRANKLIN, a flight attendant, is a resident and citizen of Wisconsin and is currently domiciled in Milwaukee, Wisconsin. For purposes of 28 U.S.C. § 1332, Plaintiff, DEBRA FRANKLIN, is a citizen of Wisconsin. Plaintiff, DEBRA FRANKLIN, is an employee of Delta, and whose symptoms include difficulty breathing, skin irritation, skin rashes, fatigue and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

172. Plaintiff, AKANE FREEMAN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in McDonough, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, AKANE FREEMAN, is a citizen of Georgia. Plaintiff, AKANE FREEMAN, is an employee of Delta, and whose symptoms include skin irritation and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

173. Plaintiff, BELISSA FUENTES, a flight attendant, is a resident and citizen of New Hampshire and is currently domiciled in Nashua, New Hampshire. For purposes of 28 U.S.C. § 1332, Plaintiff, BELISSA FUENTES, is a citizen of New Hampshire. Plaintiff, BELISSA FUENTES, is an

employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, coughing, skin rash, scars, bruising, asthma and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

174. Plaintiff, MYRA FUJI, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Bellevue, Washington. For purposes of 28 U.S.C. § 1332, Plaintiff, MYRA FUJI, is a citizen of Washington. Plaintiff, MYRA FUJI, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

175. Plaintiff, BETTINA GARCIA, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Boerne, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, BETTINA GARCIA, is a citizen of Texas. Plaintiff, BETTINA GARCIA, is an employee of Delta, and has not suffered injuries thus far. Plaintiff, BETTINA GARCIA, seeks to become part of a monitoring class.

176. Plaintiff, SUGAR GARCIA-HALL, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Boerne, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, SUGAR GARCIA-HALL, is a citizen of Texas. Plaintiff, SUGAR GARCIA-HALL, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, hives, coughing, bruising, vocal cord dysfunction, headaches, anxiety and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

177. Plaintiff, KATRENA GARSKE, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Kamas, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, KATRENA GARSKE, is a citizen of Utah. Plaintiff, KATRENA GARSKE, is an employee of Delta, and whose symptoms include difficulty breathing and cough that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

178. Plaintiff, RACHEL GAROUTTE, a flight attendant, is a resident and citizen of New York and is currently domiciled in Glendale, New York. For purpose of 28 U.S.C. § 1332, Plaintiff,

RACHEL GAROUTTE, is a citizen of New York. Plaintiff, RACHEL GAROUTTE, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, trouble breathing, tightness of chest, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

179. Plaintiff, BAILEY GARRISON, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Dacula, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, BAILEY GARRISON, is a citizen of Georgia. Plaintiff, BAILEY GARRISON, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, trouble breathing and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

180. Plaintiff, MICHELE GENTRY, a flight attendant, is a resident and citizen of Tennessee and is currently domiciled in Pikeville, Tennessee. For purpose of 28 U.S.C. § 1332, Plaintiff, MICHELE GENTRY, is a citizen of Tennessee. Plaintiff, MICHELE GENTRY, is an employee of Delta, and whose symptoms include skin irritation, fatigue, headaches, skin rashes, bruising, tightness of chest, anxiety, swollen lymph nodes, trouble concentrating and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

181. Plaintiff, SARAH GERARD, a flight attendant, is a resident and citizen of Indiana and is currently domiciled in McCordsville. For purposes of 28 U.S.C. § 1332, Plaintiff, SARAH GERARD, is a citizen of Indiana. Plaintiff, SARAH GERARD, is an employee of Delta, and whose symptoms include trouble breathing, coughing, fatigue, tightness of chest, anxiety, fuzzy memory, blurred vision, muscle pain and nasal sores that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

182. Plaintiff, JANE GERMANN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, JANE GERMANN, is a citizen of Georgia. Plaintiff, JANE GERMANN, is an employee of Delta, and

whose symptoms include difficulty breathing, coughing, fatigue, skin irritation, rashes, scars and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

183. Plaintiff, KATRINA GILLIAM, a flight attendant, is a resident and citizen of South Carolina and is currently domiciled in Summerville, South Carolina. For purposes of 28 U.S.C. § 1332, Plaintiff, KATRINA GILLIAM, is a citizen of South Carolina. Plaintiff, KATRINA GILLIAM, is an employee of Delta, and whose symptoms include difficulty breathing, skin irritation, skin blisters, hives and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

184. Plaintiff, KIM GODBY, a flight attendant, is a resident and citizen of Indiana and is currently domiciled in Noblesville, Indiana. For purposes of 28 U.S.C. § 1332, Plaintiff, KIM GODBY, is a citizen of Indiana. Plaintiff, KIM GODBY, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, tightness of chest, swollen lymph nodes, trouble concentrating, fuzzy memory, ringing and pain in ears and dizziness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

185. Plaintiff, JOHN GOLD, a flight attendant, is a resident and citizen of South Carolina and is currently domiciled in Summerville, South Carolina. For purposes of 28 U.S.C. § 1332, Plaintiff, JOHN GOLD, is a citizen of South Carolina. Plaintiff, JOHN GOLD, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, scars, bruising, difficulty breathing, coughing, asthma, fatigue and anxiety that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

186. Plaintiff, MARYJO GONDEK, a flight attendant, is a resident and citizen of Massachusetts and is currently domiciled in Boston, Massachusetts. For purposes of 28 U.S.C. § 1332, Plaintiff, MARYJO GONDEK, is a citizen of Massachusetts. Plaintiff, MARYJO GONDEK, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest,

vocal cord dysfunction, sinus irritation, hair loss, skin irritation, skin rash, and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

187. Plaintiff, CYNDEE GOODMAN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Macon, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, CYNDEE GOODMAN, is a citizen of Georgia. Plaintiff, CYNDEE GOODMAN, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, vocal cord dysfunction, skin irritation, skin rash, itchiness and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

188. Plaintiff, KATHLEEN GRAY, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Ogden, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, KATHLEEN GRAY, is a citizen of Utah. Plaintiff, KATHLEEN GRAY, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, vocal cord dysfunction, asthma, skin irritation, itchiness, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

189. Plaintiff, SHANNON GRAY, a flight attendant, is a resident and citizen of Massachusetts and is currently domiciled in Winthrop, Massachusetts. For purposes of 28 U.S.C. § 1332, Plaintiff, SHANNON GRAY, is a citizen of Massachusetts. Plaintiff, SHANNON GRAY, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, skin rashes, hives, tightness of chest, anxiety, trouble concentrating, fuzzy memory, heart palpitations, ringing of ears and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

190. Plaintiff, JENNIFER GREEN, a flight attendant, is a resident and citizen of Alabama and is currently domiciled in Oxford, Alabama. For purposes of 28 U.S.C. § 1332, Plaintiff, JENNIFER GREEN, is a citizen of Alabama. Plaintiff, JENNIFER GREEN, is an employee of Delta, and whose symptoms include coughing, skin irritation, skin rashes, headaches, fatigue, sinus

irritation and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

191. Plaintiff, CHANDRA GRONVOLD, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Bonney Lake, Washington. For purposes of 28 U.S.C. § 1332, Plaintiff, CHANDRA GRONVOLD, is a citizen of Washington. Plaintiff, CHANDRA GRONVOLD, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, scars, bruising, hives, difficulty breathing, shortness of breath, coughing, tightness of chest, fatigue, headaches, anxiety, vocal cord dysfunction, swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

192. Plaintiff, NEVINE GROULX, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Fort Lauderdale, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, NEVINE GROULX, is a citizen of Florida. Plaintiff, NEVINE GROULX, is an employee of Delta, and whose symptoms include coughing, fatigue, headaches, skin irritation, skin rashes, severe itchiness, bruising, eye irritation and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

193. Plaintiff, MELODY GUERRERO, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Indialantic, Florida. For purposes of 28 U.S.C. § 1332, Plaintiff, MELODY GUERRERO, is a citizen of Florida. Plaintiff, MELODY GUERRERO, is an employee of Delta, and whose symptoms include difficulty breathing, shortness of breath and numerous respiratory infections that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

194. Plaintiff, GREGORY GUINN, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Green Creek, Arizona. For purposes of 28 U.S.C. § 1332, Plaintiff, GREGORY GUINN, is a citizen of Arizona. Plaintiff, GREGORY GUINN, is an employee of Delta, and whose symptoms include skin irritation, rashes, scars and headaches that did not occur

until he was exposed to the Land's End garments and are as a result of said exposure.

195. Plaintiff, DEBRA HADLER, a flight attendant, is a resident and citizen of Missouri and is currently domiciled in St. Louis, Missouri. For purposes of 28 U.S.C. § 1332, Plaintiff, DEBRA HADLER, is a citizen of Missouri. Plaintiff, DEBRA HADLER, is an employee of Delta, and whose symptoms include skin irritation and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

196. Plaintiff, FRANCES HALE, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Walled Lake, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, FRANCES HALE, is a citizen of Michigan. Plaintiff, FRANCES HALE, is an employee of Delta, and whose symptoms include difficulty breathing, coughing tightness of chest, fatigue, headaches, bruising, vocal cord dysfunction, anxiety, swollen lymph nodes and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

197. Plaintiff, NICHOLAS HALL, a flight attendant, is a resident and citizen of New York and is currently domiciled in Brooklyn, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, NICHOLAS HALL, is a citizen of New York. Plaintiff, NICHOLAS HALL, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, headaches, skin rashes, scars, hives, vocal cord dysfunction, tightness of chest and swollen lymph nodes, that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

198. Plaintiff, LINDA HALL-SHIPMAN, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Mesa, Arizona. For purposes of 28 U.S.C. § 1332, Plaintiff, LINDA HALL-SHIPMAN, is a citizen of Arizona. Plaintiff, LINDA HALL-SHIPMAN, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, chest tightness, asthma, vocal cord dysfunction, hair loss, skin irritation, skin rashes, itchiness, scars, bruising and hives that did not occur until she was exposed to the Land's End garments and are as a result of said

exposure.

199. Plaintiff, KRISTINE HAMMER, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Woodbury, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, KRISTINE HAMMER, is a citizen of Minnesota. Plaintiff, KRISTINE HAMMER, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

200. Plaintiff, CLAUDETTE HANDKE, a flight attendant, is a resident and citizen of Germany and is currently domiciled in Wehrheim, Germany. For purposes of 28 U.S.C. § 1332, Plaintiff, CLAUDETTE HANDKE, is a United States citizen, presently residing in Germany. Plaintiff, CLAUDETTE HANDKE, is an employee of Delta, not presently suffering, and seeks to become part of a monitoring class.

201. Plaintiff, DARLA HANSEN, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Harriman, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, DARLA HANSEN, is a citizen of Utah. Plaintiff, DARLA HANSEN, is an employee of Delta, and whose symptoms include skin irritation, itchiness, eye irritation, sinus irritation, coughing, and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

202. Plaintiff, SAMANTHA HARDING, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Harriman, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, SAMANTHA HARDING, is a citizen of Utah. Plaintiff, SAMANTHA HARDING, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hair loss, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

203. Plaintiff, HILLARI HARDT, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Chandler, Arizona. For purposes of 28 U.S.C. § 1332, Plaintiff, HILLARI

HARDT, is a citizen of Arizona. Plaintiff, HILLARI HARDT, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, difficulty breathing, coughing, headaches, fatigue and asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

204. Plaintiff, DEBRA HARGIS, a flight attendant, is a resident and citizen of Nevada and is currently domiciled in Henderson, Nevada. For purposes of 28 U.S.C. § 1332, Plaintiff, DEBRA HARGIS, is a citizen of Nevada. Plaintiff, DEBRA HARGIS, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, skin rashes, tightness of chest, fuzzy memory, hair loss, eyelash loss and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

205. Plaintiff, SAMRA HARMINDER, a flight attendant, is a resident and citizen of California and is currently domiciled in Sacramento, California. For purposes of 28 U.S.C. § 1332, Plaintiff, SAMRA HARMINDER, is a citizen of California. Plaintiff, SAMRA HARMINDER, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, fatigue and dizziness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

206. Plaintiff, KELLY HARRIS, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Tacoma, Washington. For purposes of 28 U.S.C. § 1332, Plaintiff, KELLY HARRIS, is a citizen of Washington. Plaintiff, KELLY HARRIS, is an employee of Delta, and whose symptoms include coughing, fatigue, headaches and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

207. Plaintiff, CHRISTINA HART, a gate agent, is a resident and citizen of Georgia and is currently domiciled in East Point, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, CHRISTINA HART, is a citizen of Georgia. Plaintiff, CHRISTINA HART, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, fatigue, headaches, trouble breathing, coughing, tightness of chest, blurred vision and sinus irritation that did not occur until she was exposed

to the Land's End garments and are as a result of said exposure.

208. Plaintiff, SPENCER HAYES, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Marietta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, SPENCER HAYES, is a citizen of Georgia. Plaintiff, SPENCER HAYES, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, scars, coughing, difficulty breathing, blurred vision, headaches and fatigue that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

209. Plaintiff, STACY HAYES, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, STACY HAYES, is a citizen of Georgia. Plaintiff, STACY HAYES, is an employee of Delta, and whose symptoms include coughing, headaches, skin irritation, skin rashes, swollen lymph nodes and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

210. Plaintiff, TIFFANYANNE HAYES, a flight attendant, is a resident and citizen of Tennessee and is currently domiciled in Cordova, Tennessee. For purposes of 28 U.S.C. § 1332, Plaintiff, TIFFANYANNE HAYES, is a citizen of Tennessee. Plaintiff, TIFFANYANNE HAYES, is an employee of Delta, and whose symptoms include skin irritation, itchiness, difficulty breathing, fatigue, headaches, rashes, tightness of chest and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

211. Plaintiff, PAM HAYNES, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Keller, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, PAM HAYNES, is a citizen of Texas. Plaintiff, PAM HAYNES, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and skin boils that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

212. Plaintiff, NELLY HEIST, a flight attendant, is a resident and citizen of Colorado and is currently domiciled in Morrison, Colorado. For purpose of 28 U.S.C. § 1332, Plaintiff, NELLY

HEIST, is a citizen of Colorado. Plaintiff, NELLY HEIST, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, fatigue, headaches, tightness of chest and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

213. Plaintiff, CINDY HELD-SZLASA, a flight attendant, is a resident and citizen of Delaware and is currently domiciled in Ocean View, Delaware. For purpose of 28 U.S.C. § 1332, Plaintiff, CINDY HELD-SZLASA, is a citizen of Delaware. Plaintiff, CINDY HELD-SZLASA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, fatigue, and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

214. Plaintiff, SHAWN HENCHAL, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Apple Valley, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, SHAWN HENCHAL, is a citizen of Minnesota. Plaintiff, SHAWN HENCHAL, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, difficulty breathing and tightness of chest that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

215. Plaintiff, JILL HENDRICKS, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, JILL HENDRICKS, is a citizen of Utah. Plaintiff, JILL HENDRICKS, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, eye irritation, sinus irritation and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

216. Plaintiff, LAURA HENNING, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Richfield, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, LAURA HENNING, is a citizen of Minnesota. Plaintiff, LAURA HENNING, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing,

coughing, fatigue, tightness of chest, anxiety, trouble concentrating, fuzzy memory, sinus irritation, ear pain, muscle aches and chills that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

217. Plaintiff, TANISHA HENRY, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Lakewood Ranch, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, TANISHA HENRY, is a citizen of Florida. Plaintiff, TANISHA HENRY, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, scars, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

218. Plaintiff, SUSAN HENSLEY, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Dania Beach, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, SUSAN HENSLEY, is a citizen of Florida. Plaintiff, SUSAN HENSLEY, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, headaches, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

219. Plaintiff, AMANDA HEPLER, a flight attendant, is a resident and citizen of Indiana and is currently domiciled in Indianapolis, Indiana. For purpose of 28 U.S.C. § 1332, Plaintiff, AMANDA HEPLER, is a citizen of Indiana. Plaintiff, AMANDA HEPLER, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, hives, difficulty breathing, coughing, asthma, tightness of chest, hair loss, vocal cord dysfunction, anxiety, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

220. Plaintiff, KIMARA HERBERT, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Ellenwood, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, KIMARA HERBERT, is a citizen of Georgia. Plaintiff, KIMARA HERBERT, is an employee of Delta, and whose symptoms include skin irritation, rashes and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

221. Plaintiff, MAGDA HERMANSEN, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, MAGDA HERMANSEN, is a citizen of Utah. Plaintiff, MAGDA HERMANSEN, is an employee of Delta, and whose symptoms include skin irritation, sever itchiness, difficulty breathing, coughing, fatigue, skin rashes, hives, vocal cord dysfunction, tightness of chest, anxiety, swollen lymph nodes, trouble concentrating, hair loss, sinus irritation, heart palpitations, eye irritation and throat irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

222. Plaintiff, CHRISTINE HOADLEY, a flight attendant, is a resident and citizen of California and is currently domiciled in Oceanside, California. For purpose of 28 U.S.C. § 1332, Plaintiff, CHRISTINE HOADLEY, is a citizen of California. Plaintiff, CHRISTINE HOADLEY, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, headaches, fatigue, vocal cord dysfunction and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

223. Plaintiff, KATHARINE HODGE, a flight attendant, is a resident and citizen of California and is currently domiciled in Fullerton, California. For purpose of 28 U.S.C. § 1332, Plaintiff, KATHARINE HODGE, is a citizen of California. Plaintiff, KATHARINE HODGE, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, bruising, tightness of chest, anxiety, swollen lymph nodes, trouble concentrating, fuzzy memory, inflammation of the face and vomiting that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

224. Plaintiff, LISA HOGAN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, LISA HOGAN, is a citizen of Georgia. Plaintiff, LISA HOGAN, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and severe itchiness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

225. Plaintiff, HEATHER HOLLISTER, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, HEATHER HOLLISTER, is a citizen of Utah. Plaintiff, HEATHER HOLLISTER, is an employee of Delta, and whose symptoms include severe itchiness, rashes, headaches, bruising, hives, anxiety, tightness of chest, trouble concentrating, dizziness, swollen lymph nodes and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

226. Plaintiff, ELLEN HOLLOWELL, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Highland Village, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, ELLEN HOLLOWELL, is a citizen of Texas. Plaintiff, ELLEN HOLLOWELL, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, bruising, sinus irritation, eye irritation, blurred vision, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

227. Plaintiff, HEATHER HOTVEDT, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Sumner, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, HEATHER HOTVEDT, is a citizen of Washington. Plaintiff, HEATHER HOTVEDT, is an employee of Delta, and whose symptoms include vocal cord dysfunction, breathing difficulties, shortness of breath, coughing, tightness of chest, skin rashes, bruising, hair loss, headaches, fatigue, muscle weakness, anxiety and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

228. Plaintiff, KARI HOUSHOLDER, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Saratoga Springs, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, KARI HOUSHOLDER, is a citizen of Utah. Plaintiff, KARI HOUSHOLDER, is an employee of Delta, and whose symptoms include breathing difficulties, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

229. Plaintiff, LINDSEY HOWARD, a flight attendant, is a resident and citizen of Florida

and is currently domiciled in Sarasota, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, LINDSEY HOWARD, is a citizen of Florida. Plaintiff, LINDSEY HOWARD, is an employee of Delta and whose symptoms include skin irritation, itchiness, skin rashes, hives, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

230. Plaintiff, JEANNIE HOWELL, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Denton, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, JEANNIE HOWELL, is a citizen of Texas. Plaintiff, JEANNIE HOWELL, is an employee of Delta and whose symptoms include itchiness, coughing, fatigue, headaches, rashes, hives, vocal cord dysfunction, tightness of chest, anxiety and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

231. Plaintiff, JULIE HUISMANN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Lilburn, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, JULIE HUISMANN, is a citizen of Georgia. Plaintiff, JULIE HUISMANN, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

232. Plaintiff, JUMHEE HWANG, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Troy, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, JUMHEE HWANG, is a citizen of Michigan. Plaintiff, JUMHEE HWANG, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

233. Plaintiff, ADELE IAQUINTA, a flight attendant, is a resident and citizen of Oregon and is currently domiciled in Eugene, Oregon. For purpose of 28 U.S.C. § 1332, Plaintiff, ADELE IAQUINTA, is a citizen of Oregon. Plaintiff, ADELE IAQUINTA, is an employee of Delta, and whose symptoms include skin irritation, sever itchiness, skin rashes, difficulty breathing, coughing, fatigue, headaches, sinus irritation, tightness of chest and hair loss that did not occur until she was

exposed to the Land's End garments and are as a result of said exposure.

234. Plaintiff, GIOVANNA INGRAM, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Edina, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, GIOVANNA INGRAM, is a citizen of Minnesota. Plaintiff, GIOVANNA INGRAM, is an employee of Delta, and whose symptoms include fatigue, tightness of chest, coughing, vocal cord dysfunction, trouble concentrating and sinus irritation loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

235. Plaintiff, URSULA ISIDORE, a flight attendant, is a resident and citizen of California and is currently domiciled in Hemet, California. For purpose of 28 U.S.C. § 1332, Plaintiff, URSULA ISIDORE, is a citizen of California. Plaintiff, URSULA ISIDORE, is an employee of Delta and whose symptoms include skin irritation, itchiness, skin rashes, scars, hives and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

236. Plaintiff, JEANNE JACKSON, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Seattle, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, JEANNE JACKSON, is a citizen of Washington. Plaintiff, JEANNE JACKSON, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, hives, difficulty breathing, coughing, fatigue, headaches, bruising, vocal cord dysfunction, asthma, tightness of chest and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

237. Plaintiff, LAURA JACKSON, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, LAURA JACKSON, is a citizen of Georgia. Plaintiff, LAURA JACKSON, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, coughing, tightness of chest, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

238. Plaintiff, PAULA JACKSON, a flight attendant, is a resident and citizen of New Jersey and is currently domiciled in Bordentown, New Jersey. For purpose of 28 U.S.C. § 1332, Plaintiff, PAULA JACKSON, is a citizen of New Jersey. Plaintiff, PAULA JACKSON, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, shortness of breath, sinus irritation, blurred vision and eye irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

239. Plaintiff, KAITLYN JAGIELO, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Seattle, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, KAITLYN JAGIELO, is a citizen of Washington. Plaintiff, KAITLYN JAGIELO, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, difficulty breathing, coughing, asthma, bruising and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

240. Plaintiff, KIMBERLY JARY, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Grove Heights, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, KIMBERLY JARY, is a citizen of Minnesota. Plaintiff, KIMBERLY JARY, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, vocal cord dysfunction, hair loss, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

241. Plaintiff, KAREN JAY, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Walled Lake, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, KAREN JAY, is a citizen of Michigan. Plaintiff, KAREN JAY, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, hives, fatigue, anxiety and trouble concentrating that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

242. Plaintiff, MIA JESPERSEN, a flight attendant, is a resident and citizen of Washington

and is currently domiciled in Puyallup, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, MIA JESPERSEN, is a citizen of Washington. Plaintiff, MIA JESPERSEN, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, fatigue, skin rashes, anxiety, eye irritation, sinus irritation and breast pain that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

243. Plaintiff, JEAN KATOPODIS, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Minnetonka, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, JEAN KATOPODIS, is a citizen of Minnesota. Plaintiff, JEAN KATOPODIS, is an employee of Delta, and whose symptoms include sinus irritation and coughing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

244. Plaintiff, MARIE KEARSE, a flight attendant, is a resident and citizen of New York and is currently domiciled in New York, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, MARIE KEARSE, is a citizen of New York. Plaintiff, MARIE KEARSE, is an employee of Delta, and whose symptoms include severe itchiness, skin irritation, fatigue, skin rashes, hives, hair loss and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

245. Plaintiff, ADEN KIDANE, a flight attendant, is a resident and citizen of New York and is currently domiciled in Howard Beach, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, ADEN KIDANE, is a citizen of New York. Plaintiff, ADEN KIDANE, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, hives, vocal cord dysfunction, asthma, tightness of chest, anxiety, swollen lymph nodes, fuzzy memory and asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

246. Plaintiff, JOEL KINNARD, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, JOEL

KINNARD, is a citizen of Georgia. Plaintiff, JOEL KINNARD, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, shortness of breath, headaches and fatigue that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

247. Plaintiff, KARI JOHNKE-HENZLER, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Prior Lake, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, KARI JOHNKE-HENZLER, is a citizen of Minnesota. Plaintiff, KARI JOHNKE-HENZLER, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, hives and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

248. Plaintiff, BENITA JOHNSON, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Detroit, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, BENITA JOHNSON, is a citizen of Michigan. Plaintiff, BENITA JOHNSON, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, hives, difficulty breathing, coughing, tightness of chest, vocal cord dysfunction, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

249. Plaintiff, BRIDGETTE JONES a flight attendant, is a resident and citizen of New York and is currently domiciled in Brooklyn, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, BRIDGETTE JONES, is a citizen of New York. Plaintiff, BRIDGETTE JONES, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, skin irritation, skin rashes, tightness of chest, anxiety, trouble concentrating, fuzzy memory and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

250. Plaintiff, TAMIKA JONES, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, TAMIKA JONES, is a citizen of Georgia. Plaintiff, TAMIKA JONES, is an employee of Delta, and whose symptoms include skin irritation and itchiness that did not occur until she was exposed to the Land's

End garments and are as a result of said exposure.

251. Plaintiff, AMBER JORDAN, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Ferndale, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, AMBER JORDAN, is a citizen of Michigan. Plaintiff, AMBER JORDAN, is an employee of Delta, and whose symptoms include difficulty breathing, fatigue headaches, coughing, skin irritation, skin rashes, scars, tightness of chest, anxiety and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

252. Plaintiff, IRENE KAFTANUK, a flight attendant, is a resident and citizen of Massachusetts and is currently domiciled in Amesbury, Massachusetts. For purpose of 28 U.S.C. § 1332, Plaintiff, IRENE KAFTANUK, is a citizen of Massachusetts. Plaintiff, IRENE KAFTANUK, is an employee of Delta, and whose symptoms include hair loss, eye irritation, sinus irritation and coughing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

253. Plaintiff, ANN KALLSEN, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Bloomington, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, ANN KALLSEN, is a citizen of Minnesota. Plaintiff, ANN KALLSEN, is an employee of Delta, and seeks to become part of a monitoring class.

254. Plaintiff, KENNETH KAMINSKI, a flight attendant, is a resident and citizen of New York and is currently domiciled in New York, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, KENNETH KAMINSKI, is a citizen of New York. Plaintiff, KENNETH KAMINSKI, is an employee of Delta, and whose symptoms include skin irritation, itchiness, coughing and headaches that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

255. Plaintiff, JACKIE KANE, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Ponte Vedra Beach, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, JACKIE KANE, is a citizen of Florida. Plaintiff, JACKIE KANE, is an employee of Delta, and whose

symptoms include skin irritation, itchiness, skin rashes, difficulty breathing, coughing, tightness of chest, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

256. Plaintiff, DAVID KAPLAN, a flight attendant, is a resident and citizen of New York and is currently domiciled in New York, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, DAVID KAPLAN, is a citizen of New York. Plaintiff, DAVID KAPLAN, is an employee of Delta, and whose symptoms include skin irritation, hives, skin rashes, scares, bruising, coughing, fatigue and headaches that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

257. Plaintiff, AMANDA KARRICK, a flight attendant, is a resident and citizen of Kentucky and is currently domiciled in Union, Kentucky. For purpose of 28 U.S.C. § 1332, Plaintiff, AMANDA KARRICK, is a citizen of Kentucky. Plaintiff, AMANDA KARRICK, is an employee of Delta, and whose symptoms include skin irritation, itchiness, difficulty breathing, tightness of chest, heart palpitations, sinus irritation and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

258. Plaintiff, CYNTHIA KASMIRSKI, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Brainerd, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, CYNTHIA KASMIRSKI, is a citizen of Minnesota. Plaintiff, CYNTHIA KASMIRSKI, is an employee of Delta, and whose symptoms include skin irritation and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

259. Plaintiff, RUTA KAUPIKO, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Vancouver, Washington. For purposes of 28 U.S.C. § 1332, Plaintiff, RUTA KAUPIKO, is a citizen of Washington. Plaintiff, RUTA KAUPIKO, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

260. Plaintiff, BRENDA KERN, a flight attendant, is a resident and citizen of California and is currently domiciled in Long Beach, California. For purposes of 28 U.S.C. § 1332, Plaintiff, BRENDA KERN, is a citizen of California. Plaintiff, BRENDA KERN, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, difficulty breathing, coughing, vocal cord dysfunction, sinus irritation and blurry vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

261. Plaintiff, CINDY KHA, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, CINDY KHA, is a citizen of Utah. Plaintiff, CINDY KHA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, difficulty breathing, tightness of chest, fatigue, headaches, vocal cord dysfunction and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

262. Plaintiff, TERRI KIDD, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in St. Paul, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, TERRI KIDD, is a citizen of Minnesota. Plaintiff, TERRI KIDD, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, coughing, fatigue, skin irritation, rashes, bruising, asthma, swollen lymph nodes and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

263. Plaintiff, JENNIFER KIM, a flight attendant, is a resident and citizen of California and is currently domiciled in Torrance, California. For purpose of 28 U.S.C. § 1332, Plaintiff, JENNIFER KIM, is a citizen of California. Plaintiff, JENNIFER KIM, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, coughing, tightness of chest, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

264. Plaintiff, VIRGINIA KIMBERLAN, a flight attendant, is a resident and citizen of

Texas and is currently domiciled in Fort Worth, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, VIRGINIA KIMBERLAN, is a citizen of Texas. Plaintiff, VIRGINIA KIMBERLAN, is an employee of Delta, and whose symptoms include coughing, fatigue, headaches, bruising, vocal cord dysfunction, tightness of chest, anxiety, trouble concentrating, fuzzy memory, blurred vision, slurred speech and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

265. Plaintiff, JUDIE KIRKLAND, a flight attendant, is a resident and citizen of Illinois and is currently domiciled in Chicago, Illinois. For purpose of 28 U.S.C. § 1332, Plaintiff, JUDIE KIRKLAND, is a citizen of Illinois. Plaintiff, JUDIE KIRKLAND, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, hives, scars, coughing, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

266. Plaintiff, NATASHA KLEPEC, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, NATASHA KLEPEC, is a citizen of Georgia. Plaintiff, NATASHA KLEPEC, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, skin rashes, hair loss, sinus irritation, blurred vision and throat irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

267. Plaintiff, CAROL KNAIN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, CAROL KNAIN, is a citizen of Georgia. Plaintiff, CAROL KNAIN, is an employee of Delta, and whose symptoms include skin irritation, rashes, hives, scars, sinus irritation, migraines, blurred vision and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

268. Plaintiff, REBECCA KOEGER, a flight attendant, is a resident and citizen of Florida

and is currently domiciled in Brunsville, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, REBECCA KOEGER, is a citizen of Florida. Plaintiff, REBECCA KOEGER, is an employee of Delta, and whose symptoms include difficulty breathing and coughing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

269. Plaintiff, WENDY KOOPMEINERS, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Savage, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, WENDY KOOPMEINERS, is a citizen of Minnesota. Plaintiff, WENDY KOOPMEINERS, is an employee of Delta, and whose symptoms include skin irritation, eye irritation, blurred vision, itchiness, headaches, rashes, hives, burning skin, eye irritation, sinus irritation and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

270. Plaintiff, ANNA KOSOVAN, a flight attendant, is a resident and citizen of North Carolina and is currently domiciled in Matthews, North Carolina. For purpose of 28 U.S.C. § 1332, Plaintiff, ANNA KOSOVAN, is a citizen of North Carolina. Plaintiff, ANNA KOSOVAN, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, sinus irritation, vocal cord dysfunction, migraines and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

271. Plaintiff, KACI KOTTEMANN, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Daytona Beachshores, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, KACI KOTTEMANN, is a citizen of Florida. Plaintiff, KACI KOTTEMANN, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, fatigue, headaches, rashes, and nose bleeds that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

272. Plaintiff, TERESA KOVARS, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Tyrone, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, TERESA KOVARS, is a citizen of Georgia. Plaintiff, TERESA KOVARS, is an employee of Delta, and whose

symptoms include fatigue, headaches, skin irritation, rashes and itchiness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

273. Plaintiff, KATE KOVARY, a flight attendant, is a resident and citizen of California and is currently domiciled in Encinitas, California. For purpose of 28 U.S.C. § 1332, Plaintiff, KATE KOVARY, is a citizen of California. Plaintiff, KATE KOVARY, is an employee of Delta, and whose symptoms include coughing, fatigue, headaches, vocal cord dysfunction, tightness of chest, sinus irritation, hair loss, and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

274. Plaintiff, KRISTEN KOWALCZYK, a flight attendant, is a resident and citizen of Kentucky and is currently domiciled in Louisville, Kentucky. For purpose of 28 U.S.C. § 1332, Plaintiff, KRISTEN KOWALCZYK, is a citizen of Kentucky. Plaintiff, KRISTEN KOWALCZYK, is an employee of Delta, and whose symptoms include continued sinus infections, eye irritation, difficulty breathing, coughing, fatigue, headaches and asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

275. Plaintiff, ELLEN KRAMER, a flight attendant, is a resident and citizen of New York and is currently domiciled in Long Beach, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, ELLEN KRAMER, is a citizen of New York. Plaintiff, ELLEN KRAMER, is an employee of Delta, and whose symptoms include sinus irritation, skin irritation, skin rashes, hives, itchiness, difficulty breathing, coughing, headaches, fatigue, vocal cord dysfunction, tightness of chest and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

276. Plaintiff, JILL KRUPPA, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Dania Beach, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, JILL KRUPPA, is a citizen of Florida. Plaintiff, JILL KRUPPA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, difficulty breathing, coughing, tightness of chest, vocal cord dysfunction, fatigue, headaches, heart palpitations and blurred vision that did not

occur until she was exposed to the Land's End garments and are as a result of said exposure.

277. Plaintiff, KERRY KRUSE, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Dania Beach, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, KERRY KRUSE, is a citizen of Florida. Plaintiff, KERRY KRUSE, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, vocal cord dysfunction, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

278. Plaintiff, TSIPORA KUBA, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Miami, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, TSIPORA KUBA, is a citizen of Florida. Plaintiff, TSIPORA KUBA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, scares, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

279. Plaintiff, THERESA KUTSCHALL, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Corinth, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, THERESA KUTSCHALL, is a citizen of Texas. Plaintiff, THERESA KUTSCHALL, is an employee of Delta, and whose symptoms include sinus irritation, contact dermatitis, blurred vision, migraines and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

280. Plaintiff, RENEE LABBE, a flight attendant, is a resident and citizen of California and is currently domiciled in Santa Monica, California. For purpose of 28 U.S.C. § 1332, Plaintiff, RENEE LABBE is a citizen of California. Plaintiff, RENEE LABBE, is an employee of Delta, and whose symptoms include skin irritation, difficulty breathing, coughing and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

281. Plaintiff, JOAN LABOW, a flight attendant, is a resident and citizen of New York and is currently domiciled in Dobbs Ferry, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, JOAN

LABOW, is a citizen of New York. Plaintiff, JOAN LABOW, is an employee of Delta, and whose symptoms include itchiness, fatigue, rashes and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

282. Plaintiff, MILISSA LACHAUSSEE', a flight attendant, is a resident and citizen of Florida and is currently domiciled in Pace, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, MILISSA LACHAUSSEE', is a citizen of Florida. Plaintiff, MILISSA LACHAUSSEE', is an employee of Delta, and whose symptoms include itchiness, rashes, blurred vision, fatigue, scars, bruising, hives and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

283. Plaintiff, CHRISTINE L'ALLIER, a flight attendant, is a resident and citizen of North Carolina and is currently domiciled in Davidson, North Carolina. For purpose of 28 U.S.C. § 1332, Plaintiff, CHRISTINE L'ALLIER, is a citizen of North Carolina. Plaintiff, CHRISTINE L'ALLIER, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, difficulty breathing, coughing, fatigue, headaches, vocal cord dysfunction and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

284. Plaintiff, TANA LAMBERT', a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Excelsior, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, TANA LAMBERT', is a citizen of Minnesota. Plaintiff, TANA LAMBERT', is an employee of Delta, and whose symptoms include NEED SYMPTOMS VML & EMAIL 12/20 that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

285. Plaintiff, TATYANA LANCASTER, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, TATYANA LANCASTER, is a citizen of New York. Plaintiff, TATYANA LANCASTER, is an employee of Delta, and whose symptoms include difficulty breathing, fatigue, headaches, hair loss, blurred vision, skin rashes and anxiety that did not occur until she was exposed to the Land's

End garments and are as a result of said exposure.

286. Plaintiff, KAITLYNN LAMOUR, a flight attendant, is a resident and citizen of New Jersey and is currently domiciled in Tinton Falls, New Jersey. For purpose of 28 U.S.C. § 1332, Plaintiff, KAITLYNN LAMOUR, is a citizen of New Jersey. Plaintiff, KAITLYNN LAMOUR, is an employee of Delta, and whose symptoms include skin irritation, fatigue, skin rashes, scars, hives and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

287. Plaintiff, MARGUERITE LARSEN, a flight attendant, is a resident and citizen of Maryland and is currently domiciled in Ellerslie, Maryland. For purpose of 28 U.S.C. § 1332, Plaintiff, MARGUERITE LARSEN, is a citizen of Maryland. Plaintiff, MARGUERITE LARSEN, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, hives and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

288. Plaintiff, LISA LARSON, a flight attendant, is a resident and citizen of Wisconsin and is currently domiciled in River Falls, Wisconsin. For purpose of 28 U.S.C. § 1332, Plaintiff, LISA LARSON, is a citizen of Wisconsin. Plaintiff, LISA LARSON, is an employee of Delta, and whose symptoms include skin irritation, eye irritation, itchiness, rashes, hives, sinus irritation, difficulty breathing, coughing, anxiety and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

289. Plaintiff, MARIA LAYGO, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Bonney Lake, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, MARIA LAYGO, is a citizen of Washington. Plaintiff, MARIA LAYGO, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, headaches, fatigue, different breathing and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

290. Plaintiff, SUSANNA LEE, a flight attendant, is a resident and citizen of California and is currently domiciled in Buena Park, California. For purpose of 28 U.S.C. § 1332, Plaintiff, SUSANNA LEE, is a citizen of California. Plaintiff, SUSANNA LEE, is an employee of Delta, and whose symptoms include skin irritation and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

291. Plaintiff, KAREN LEHMAN, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Seattle, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, KAREN LEHMAN, is a citizen of Washington. Plaintiff, KAREN LEHMAN, is an employee of Delta, and seeks to become part of a monitoring class.

292. 226. Plaintiff, ANN MARIE LIBERATORE, a flight attendant, is a resident and citizen of Pennsylvania and is currently domiciled in Murrysville, Pennsylvania. For purpose of 28 U.S.C. § 1332, Plaintiff, ANN MARIE LIBERATORE, is a citizen of Pennsylvania. Plaintiff, ANN MARIE LIBERATORE, is an employee of Delta, and whose symptoms include itchy scalp, hair loss and dizziness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

293. Plaintiff, LONG LIM, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Marietta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, LONG LIM, is a citizen of Georgia. Plaintiff, LONG LIM, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, scars, hives, itchiness, coughing, headaches, fatigue and anxiety that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

294. Plaintiff, GERALDINE LINDSETH, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Port Orchard, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, GERALDINE LINDSETH, is a citizen of Washington. Plaintiff, GERALDINE LINDSETH, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, tightness of chest, anxiety, trouble concentrating and fuzzy memory that did not

occur until she was exposed to the Land's End garments and are as a result of said exposure.

295. Plaintiff, STEPHANIE LITTLE, a flight attendant, is a resident and citizen of Illinois and is currently domiciled in Atlanta, Illinois. For purpose of 28 U.S.C. § 1332, Plaintiff, STEPHANIE LITTLE, is a citizen of Illinois. Plaintiff, STEPHANIE LITTLE, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing coughing, fatigue, headaches, bruising, tightness of chest, anxiety, swollen lymph nodes, trouble concentrating, fuzzy memory, hair loss, joint pain, blurred vision and migraines that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

296. Plaintiff, CARISSA LIZOTTE, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Bellville, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, CARISSA LIZOTTE, is a citizen of Michigan. Plaintiff, CARISSA LIZOTTE, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes and scars that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

297. Plaintiff, JENNIFER LONG, a flight attendant, is a resident and citizen of California and is currently domiciled in Temecula, California. For purpose of 28 U.S.C. § 1332, Plaintiff, JENNIFER LONG, is a citizen of California. Plaintiff, JENNIFER LONG, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, sinus irritation, difficulty breathing and migraines that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

298. Plaintiff, MARTHA LONG, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in McDonough, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, MARTHA LONG, is a citizen of Georgia. Plaintiff, MARTHA LONG, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, eye irritation, difficulty breathing, coughing, headaches, rashes, upper respiratory infections and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

299. Plaintiff, DANA LOVE-LINN, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Chelsea, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, DANA LOVE-LINN, is a citizen of Michigan. Plaintiff, DANA LOVE-LINN, is an employee of Delta, and whose symptoms include skin irritation, eye irritation, itchiness, coughing, headaches, fatigue, rashes and anaphylaxis type symptoms that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

300. Plaintiff, CHRISTY LUNDE, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Bloomington, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, CHRISTY LUNDE, is a citizen of Minnesota. Plaintiff, CHRISTY LUNDE, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

301. Plaintiff, KRISTEN MADDICK, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Howell, Michigan. For purposes of 28 U.S.C. § 1332, Plaintiff, KRISTEN MADDICK, is a citizen of Michigan. Plaintiff, KRISTEN MADDICK, is an employee of Delta, and whose symptoms include coughing, fatigue, hives, vocal cord dysfunction and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

302. Plaintiff, KELLY MADER, a flight attendant, is a resident and citizen of Pennsylvania and is currently domiciled in Moontownship, Pennsylvania. For purpose of 28 U.S.C. § 1332, Plaintiff, KELLY MADER, is a citizen of Pennsylvania. Plaintiff, KELLY MADER, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, rashes, hives, vocal cord dysfunction, eye irritation, vertigo and numbness in fingers that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

303. Plaintiff, JOSE MALDONADO, a flight attendant, is a resident and citizen of Vermont and is currently domiciled in South Burlington, Vermont. For purpose of 28 U.S.C. § 1332, Plaintiff, JOSE MALDONADO, is a citizen of Vermont. Plaintiff, JOSE MALDONADO, is an

employee of Delta, and whose symptoms include coughing, skin rashes, itchiness, hair loss and blurred vision that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

304. Plaintiff, DONNETTE MALOCO, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, DONNETTE MALOCO, is a citizen of Georgia. Plaintiff, DONNETTE MALOCO, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, itchiness, bruising, vocal cord dysfunction, asthma, bloody nose, blurred vision, heart palpitations, eye irritation and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

305. Plaintiff, DONENE MANNION, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Prior Lake, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, DONENE MANNION, is a citizen of Minnesota. Plaintiff, DONENE MANNION, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest and asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

306. Plaintiff, JANINE MARCHILDON, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Eagan, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, JANINE MARCHILDON, is a citizen of Minnesota. Plaintiff, JANINE MARCHILDON, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

307. Plaintiff, DEBORAH MARSH, a flight attendant, is a resident and citizen of Pennsylvania and is currently domiciled in Pittsburg, Pennsylvania. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBORAH MARSH, is a citizen of Pittsburg. Plaintiff, DEBORAH MARSH, is an

employee of Delta, and whose symptoms include anaphylaxis type symptoms, swollen tongue, difficulty breathing, tingling lips, blurred vision, skin rash, headaches, tingling of extremities, itchiness, coughing, fatigue, headaches and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

308. Plaintiff, TROY MARSHALL, a flight attendant, is a resident and citizen of New York and is currently domiciled in Albany, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, TROY MARSHALL, is a citizen of New York. Plaintiff, TROY MARSHALL, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, hives, tightness of chest, anxiety, swollen lymph nodes and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

309. Plaintiff, ELIZABETH MARZULLO, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Miami, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, ELIZABETH MARZULLO, is a citizen of Florida. Plaintiff, ELIZABETH MARZULLO, is an employee of Delta, and whose symptoms include skin irritation, rash, hives, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

310. Plaintiff, ELENA MASSIMO, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Kennesaw, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, ELENA MASSIMO, is a citizen of Georgia. Plaintiff, ELENA MASSIMO, is an employee of Delta, hired and whose symptoms include skin irritation, skin rashes, severe itchiness and skin blisters that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

311. Plaintiff, CONNIE MASSMANN, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Little Falls, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, CONNIE MASSMANN, is a citizen of Minnesota. Plaintiff, CONNIE MASSMANN, is an employee of Delta, hired and whose symptoms include skin irritation, skin rashes, hair loss, coughing,

fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

312. Plaintiff, JAMERE MAXWELL, a flight attendant, is a resident and citizen of Illinois and is currently domiciled in Chicago, Illinois. For purpose of 28 U.S.C. § 1332, Plaintiff, JAMERE MAXWELL, is a citizen of Illinois. Plaintiff, JAMERE MAXWELL, is an employee of Delta, hired and whose symptoms include skin irritation, skin rashes, severe itchiness, fatigue, headaches, scars and bruising that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

313. Plaintiff, JOHN MAZUROWSKI, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Stuart, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, JOHN MAZUROWSKI is a citizen of Florida. Plaintiff, JOHN MAZUROWSKI, is an employee of Delta, and whose symptoms include skin irritation, rash and swollen lymph nodes that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

314. Plaintiff, MICHELLE MCCARRON, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Poultney, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, MICHELLE MCCARRON, is a citizen of Georgia. Plaintiff, MICHELLE MCCARRON, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, vocal cord dysfunction, tightness of chest, anxiety, swollen lymph nodes and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

315. Plaintiff, DIANE MCCOMBER, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Edina, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, DIANE MCCOMBER, is a citizen of Minnesota. Plaintiff, DIANE MCCOMBER, is an employee of Delta, and whose symptoms include tightness of chest, hair loss, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

316. Plaintiff, CATHERINE MCDONALD, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, CATHERINE MCDONALD, is a citizen of Utah. Plaintiff, CATHERINE MCDONALD, is an employee of Delta, and whose symptoms include skin irritation, rashes, difficult breathing and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

317. Plaintiff, DAWN MCDONNELL, a flight attendant, is a resident and citizen of New Jersey and is currently domiciled in Hackettstown, New Jersey. For purpose of 28 U.S.C. § 1332, Plaintiff, DAWN MCDONNELL, is a citizen of New Jersey. Plaintiff, DAWN MCDONNELL, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue headaches, skin irritation, skin rashes, vocal cord dysfunction, anxiety, swollen lymph nodes, fuzzy memory, cysts, muscle cramps, heart palpitations, hair loss, joint pain and skin tags that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

318. Plaintiff, SHAYLYN MCENTIRE, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, SHAYLYN MCENTIRE, is a citizen of Utah. Plaintiff, SHAYLYN MCENTIRE, is an employee of Delta, and whose symptoms include skin irritation, rashes, hives, scars, headaches and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

319. Plaintiff, VICTORIA MCGARRITY, a flight attendant, is a resident and citizen of Pennsylvania and is currently domiciled in Philadelphia, Pennsylvania. For purpose of 28 U.S.C. § 1332, Plaintiff, VICTORIA MCGARRITY is a citizen of Pennsylvania. Plaintiff, VICTORIA MCGARRITY, is an employee of Delta, and whose symptoms include skin irritation and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

320. Plaintiff, KAITLYN MCINTOSH, a flight attendant, is a resident and citizen of

Michigan and is currently domiciled in Dearborn, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, KAITLYN MCINTOSH is a citizen of Michigan. Plaintiff, KAITLYN MCINTOSH, is an employee of Delta, and whose symptoms include skin irritation and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

321. Plaintiff, SHARON MCINTOSH, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Dearborn, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, SHARON MCINTOSH is a citizen of Michigan. Plaintiff, SHARON MCINTOSH, is an employee of Delta, and whose symptoms include headaches, memory loss and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

322. Plaintiff, ANNE PENNY MCINTYRE, a flight attendant, is a resident and citizen of Virginia and is currently domiciled in Poquoson, Virginia. For purpose of 28 U.S.C. § 1332, Plaintiff, ANNE PENNY MCINTYRE is a citizen of Virginia. Plaintiff, ANNE PENNY MCINTYRE, is an employee of Delta, and whose symptoms include difficulty breathing, skin irritation and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

323. Plaintiff, DEBBIE MCLELLAN, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Holladay, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBBIE MCLELLAN is a citizen of Utah. Plaintiff, DEBBIE MCLELLAN, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, sinus irritation, eye irritation, and difficulty breathing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

324. Plaintiff, STACEY MCNEIL, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Spring, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, STACEY MCNEIL, is a citizen of Texas. Plaintiff, STACEY MCNEIL, is an employee of Delta, hired and whose symptoms include skin irritation, itchiness, trouble breathing, coughing, rashes, and vocal cord

dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

325. Plaintiff, DEBORAH MCNULTY, a flight attendant, is a resident and citizen of California and is currently domiciled in West Hollywood, California. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBORAH MCNULTY, is a citizen of California. Plaintiff, DEBORAH MCNULTY, is an employee of Delta, hired and whose symptoms include skin irritation, severe itchiness, coughing and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

326. Plaintiff, KIMBERLY MEADOWS, a flight attendant, is a resident and citizen of California and is currently domiciled in Sherman Oaks, California. For purpose of 28 U.S.C. § 1332, Plaintiff, KIMBERLY MEADOWS, is a citizen of California. Plaintiff, KIMBERLY MEADOWS, is an employee of Delta, hired and whose symptoms include skin irritation, itchiness, skin rashes, vocal cord dysfunction, sinus irritation, fatigue and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

327. Plaintiff, WILLIAM MEEK, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Jonesboro, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, WILLIAM MEEK, is a citizen of Georgia. Plaintiff, WILLIAM MEEK, is an employee of Delta, hired and whose symptoms include skin irritation, skin rashes, severe itchiness and hives that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

328. Plaintiff, DEBORAH MEISELMAN, a flight attendant, is a resident and citizen of Washington and is currently domiciled in SeaTac, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBORAH MEISELMAN, is a citizen of Washington. Plaintiff, DEBORAH MEISELMAN, is an employee of Delta, and whose symptoms include trouble breathing, coughing, fatigue, headaches, rashes, itchiness, hives and asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

329. Plaintiff, BROOKE MESZAROS, a flight attendant, is a resident and citizen of California and is currently domiciled in Carlsbad, California. For purpose of 28 U.S.C. § 1332, Plaintiff, BROOKE MESZAROS, is a citizen of California. Plaintiff, BROOKE MESZAROS, is an employee of Delta, and whose symptoms include skin irritation, itchiness, difficulty breathing, asthma and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

330. Plaintiff, ALLISON MILLER, a flight attendant, is a resident and citizen of California and is currently domiciled in San Jose, California. For purpose of 28 U.S.C. § 1332, Plaintiff, ALLISON MILLER, is a citizen of California. Plaintiff, ALLISON MILLER, is an employee of Delta, and whose symptoms include skin irritation, skin rash, and eye irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

331. Plaintiff, KIMBERLY MILLER, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Sharpsburg, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, KIMBERLY MILLER, is a citizen of Georgia. Plaintiff, KIMBERLY MILLER, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, skin irritation, skin rashes, fatigue, headaches and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

332. Plaintiff, LISA MILLER, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Crosby, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, LISA MILLER, is a citizen of Minnesota. Plaintiff, LISA MILLER, is an employee of Delta, and whose symptoms include skin irritation, itchiness, difficulty breathing, coughing, rashes, headaches, fatigue, anxiety, heart palpitations and irritated eyes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

333. Plaintiff, MARGARET MILLER, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Grand Rapids, Michigan. For purpose of 28 U.S.C. § 1332,

Plaintiff, MARGARET MILLER, is a citizen of Michigan. Plaintiff, MARGARET MILLER, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and itchiness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

334. Plaintiff, JOAN TORMEY MILTON, a flight attendant, is a resident and citizen of Pennsylvania and is currently domiciled in Saint Davids, Pennsylvania. For purpose of 28 U.S.C. § 1332, Plaintiff, JOAN TORMEY MILTON, is a citizen of Pennsylvania. Plaintiff, JOAN TORMEY MILTON, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, difficulty breathing, coughing, fatigue, headaches, scars, bruising, hives, vocal cord dysfunction, asthma, tightness of chest, anxiety, swollen lymph nodes, eye irritation, throat irritation, hair loss and heart palpitations that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

335. Plaintiff, JESSICA MIZRAHI, a flight attendant, is a resident and citizen of California and is currently domiciled in Redondo, California. For purpose of 28 U.S.C. § 1332, Plaintiff, JESSICA MIZRAHI, is a citizen of California. Plaintiff, JESSICA MIZRAHI, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, hives, scars, bruising, difficulty breathing, coughing, tightness of chest, headaches and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

336. Plaintiff, LYNN MOFFET, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Phoenix, Arizona. For purpose of 28 U.S.C. § 1332, Plaintiff, LYNN MOFFET, is a citizen of Arizona. Plaintiff, LYNN MOFFET, is an employee of Delta, and whose symptoms include skin irritation, tightness of chest, joint pain, nasal drip and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

337. Plaintiff, RICHARD MOGAN, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Orlando, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, RICHARD MOGAN, is a citizen of Florida. Plaintiff, RICHARD MOGAN, is an employee of Delta, and whose

symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, tightness of chest, fatigue, headaches, skin rashes and hives that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

338. Plaintiff, LEYDA MOLINA, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, LEYDA MOLINA, is a citizen of New York. Plaintiff, LEYDA MOLINA, is an employee of Delta, and whose symptoms include cough, difficulty breathing and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

339. Plaintiff, DIANA MONTGOMERY-BROCK, a flight attendant, is a resident and citizen of Hawaii and is currently domiciled in Mililani, Hawaii. For purpose of 28 U.S.C. § 1332, Plaintiff, DIANA MONTGOMERY-BROCK, is a citizen of Hawaii. Plaintiff, DIANA MONTGOMERY-BROCK, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, throat irritation, headaches and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

340. Plaintiff, BROMLEY MOORE, a flight attendant, is a resident and citizen of New York and is currently domiciled in Brooklyn, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, BROMLEY MOORE, is a citizen of New York. Plaintiff, BROMLEY MOORE, is an employee of Delta, and, symptoms include hair loss, tightness of chest and anxiety that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

341. Plaintiff, JILLIAN MOORE, a flight attendant, is a resident and citizen of New York and is currently domiciled in Brooklyn, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, JILLIAN MOORE, is a citizen of New York. Plaintiff, JILLIAN MOORE, is an employee of Delta, and, symptoms include skin irritation, skin rashes, difficulty breathing, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

342. Plaintiff, NINA MOORE, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Riverdale, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, NINA MOORE, is a citizen of Georgia. Plaintiff, NINA MOORE, is an employee of Delta, and, symptoms include hair loss and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

343. Plaintiff, VONDA MORGAN, a flight attendant, is a resident and citizen of Georgian and is currently domiciled in Snellville, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, VONDA MORGAN, is a citizen of Georgia. Plaintiff, VONDA MORGAN, is an employee of Delta, and, symptoms include skin irritation, itchiness, skin rashes, coughing, swollen lymph nodes, headaches, fatigue, sinus irritation and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

344. Plaintiff, PATRICK MORSE, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Cumming, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, PATRICK MORSE, is a citizen of Georgia. Plaintiff, PATRICK MORSE, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

345. Plaintiff, MELISSA MORRILL-FURMAN, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Sarasota, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, MELISSA MORRILL-FURMAN, is a citizen of Florida. Plaintiff, MELISSA MORRILL-FURMAN, is an employee of Delta, and whose symptoms include severe itchiness, trouble breathing, coughing, fatigue, headaches, rashes, bruising, tightness of chest, kidney problems and joint pain that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

346. Plaintiff, BONNIE MURO, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Big Pine Key, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, BONNIE MURO, is a citizen of Florida. Plaintiff, BONNIE MURO, is an employee of Delta, and whose

symptoms include fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

347. Plaintiff, DEBORAH MURPHY, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Grand Blanc, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBORAH MURPHY, is a citizen of Michigan. Plaintiff, DEBORAH MURPHY, is an employee of Delta, and whose symptoms include skin irritation, rashes, scars, bruising, hair loss, fatigue, eye irritation and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

348. Plaintiff, WANDA MURRAY, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Prier Lake, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, WANDA MURRAY, is a citizen of Minnesota. Plaintiff, WANDA MURRAY, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

349. Plaintiff, AYTEN NADEAU, a flight attendant, is a resident and citizen of North Carolina and is currently domiciled in Raleigh, California. For purpose of 28 U.S.C. § 1332, Plaintiff, AYTEN NADEAU, is a citizen of California. Plaintiff, AYTEN NADEAU, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, sinus irritation, difficulty breathing and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

350. Plaintiff, NABILA NAIBKHEL, a flight attendant, is a resident and citizen of New York and is currently domiciled in Bayside, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, NABILA NAIBKHEL, is a citizen of New York. Plaintiff, NABILA NAIBKHEL, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, asthma, coughing, fatigue, headaches, skin irritation, rashes, hives, scars and bruising that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

351. Plaintiff, KIMLOAN NARDO, a flight attendant, is a resident and citizen of New York and is currently domiciled in Mineola, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, KIMLOAN NARDO, is a citizen of New York. Plaintiff, KIMLOAN NARDO, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, fatigue, dizziness, difficulty breathing, persistent coughing, joint pain and hair loss that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

352. Plaintiff, TAUFEEQ NASIR, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Lithonia, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, TAUFEEQ NASIR, is a citizen of Georgia. Plaintiff, TAUFEEQ NASIR, is an employee of Delta, and whose symptoms include skin irritation, rashes, itchiness, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

353. Plaintiff, PAMELA NEALY, a flight attendant, is a resident and citizen of New York and is currently domiciled in New York, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, PAMELA NEALY, is a citizen of New York. Plaintiff, PAMELA NEALY, is an employee of Delta, and whose symptoms include skin irritation, rashes, coughing, sinus irritation, and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

354. Plaintiff, ANDREA NECHVATAL, a flight attendant, is a resident and citizen of California and is currently domiciled in San Diego, California. For purpose of 28 U.S.C. § 1332, Plaintiff, ANDREA NECHVATAL, is a citizen of California. Plaintiff, ANDREA NECHVATAL, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, fatigue, headaches, rashes, vocal cord dysfunction, swollen lymph nodes and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

355. Plaintiff, JENEE NEEB, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Brighton, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, JENEE

NEEB, is a citizen of Michigan. Plaintiff, JENEE NEEB, is an employee of Delta, and whose symptoms include skin irritation, fatigue, headaches, bruising, tightness of chest, anxiety, swollen lymph nodes and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

356. Plaintiff, CHERYL NELSON, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Bloomington, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, CHERYL NELSON, is a citizen of Minnesota. Plaintiff, CHERYL NELSON, is an employee of Delta, and whose symptoms include skin irritation, burning skin and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

357. Plaintiff, EVA NELSON, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Cedar Hills, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, EVA NELSON, is a citizen of Utah. Plaintiff, EVA NELSON, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

358. Plaintiff, SUSAN NEWLAND, a flight attendant, is a resident and citizen of Washington is currently domiciled in Redmond, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, SUSAN NEWLAND, is a citizen of Washington. Plaintiff, SUSAN NEWLAND, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, difficulty breathing, coughing, vocal cord dysfunction, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

359. Plaintiff, TRANG NGUYEN, a flight attendant, is a resident and citizen of Washington is currently domiciled in Vancouver, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, TRANG NGUYEN, is a citizen of Washington. Plaintiff, TRANG NGUYEN, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, scars, bruising, difficulty breathing, coughing, tightness of chest, fatigue, headaches, anxiety and swollen

lymph nodes that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

360. Plaintiff, DEANNE NICHELSON, a flight attendant, is a resident and citizen of Minnesota is currently domiciled in Chanhassen, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, DEANNE NICHELSON, is a citizen of Minnesota. Plaintiff, DEANNE NICHELSON, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, coughing, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

361. Plaintiff, SHERYLANN NITTI, a flight attendant, is a resident and citizen of Michigan is currently domiciled in Wayndotte, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, SHERYLANN NITTI, is a citizen of Michigan. Plaintiff, SHERYLANN NITTI, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, bruising, hives, vocal cord dysfunction, tightness of chest, anxiety, trouble concentrating, fuzzy memory, hair loss and tingling of arms and hands that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

362. Plaintiff, BETH NORDYKE, a flight attendant, is a resident and citizen of Illinois and is currently domiciled in Chicago, Illinois. For purpose of 28 U.S.C. § 1332, Plaintiff, BETH NORDYKE, is a citizen of Illinois. Plaintiff, BETH NORDYKE, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, hair loss, eye irritation and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

363. Plaintiff, MICHELE NOREEN, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Sandy, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, MICHELE NOREN, is a citizen of Minnesota. Plaintiff, MICHELE NOREEN, is an employee of Delta and seeks to become part of a monitoring class.

364. Plaintiff, YVETTE NUGENT, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Fairburn, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, YVETTE NUGENT, is a citizen of Georgia. Plaintiff, YVETTE NUGENT, is an employee of Delta and whose symptoms include skin irritation, severe itchiness, fatigue, headaches, skin rashes and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

365. Plaintiff, JENNIFER OBIOFUMA, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Houston, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, JENNIFER OBIOFUMA, is a citizen of Texas. Plaintiff, JENNIFER OBIOFUMA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, trouble breathing, coughing, headaches, fatigue and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

366. Plaintiff, KRISTINA OLSON, a flight attendant, is a resident and citizen of California and is currently domiciled in Huntington Beach, California. For purpose of 28 U.S.C. § 1332, Plaintiff, KRISTINA OLSON, is a citizen of California. Plaintiff, KRISTINA OLSON, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, skin rashes, tightness of chest, trouble concentrating and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

367. Plaintiff, KODY ONDRIEZEK, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Wildwood, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, KODY ONDRIEZEK, is a citizen of Florida. Plaintiff, KODY ONDRIEZEK, is an employee of Delta, and whose symptoms include itchiness, fatigue, headaches, rashes, hives and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

368. Plaintiff, EVELYN ORGERON, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, EVELYN ORGERON, is a citizen of Georgia. Plaintiff, EVELYN ORGERON, is an employee of

Delta, and whose symptoms include skin irritation, skin rashes and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

369. Plaintiff, GERDA ORROCK, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, GERDA ORROCK, is a citizen of Utah. Plaintiff, GERDA ORROCK, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, tightness of chest and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

370. Plaintiff, PATRICE OTERO, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in McDonough, Georgia. For purposes of 28 U.S.C. § 1332, Plaintiff, PATRICE OTERO, is a citizen of Georgia. Plaintiff, PATRICE OTERO, is an employee of Delta, and whose symptoms include difficulty breathing, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

371. Plaintiff, SONYA OURLIN, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purposes of 28 U.S.C. § 1332, Plaintiff, SONYA OURLIN, is a citizen of Utah. Plaintiff, SONYA OURLIN, is an employee of Delta, and whose symptoms include tightness of chest and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

372. Plaintiff, PENNY OWENS, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Newnan, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, PENNY OWENS, is a citizen of Georgia. Plaintiff, PENNY OWENS, is an employee of Delta, and whose symptoms include hair loss, fatigue, headaches, blurry vision and tingling in extremities that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

373. Plaintiff, GINA PAGE-NELSON, a flight attendant, is a resident and citizen of New York and is currently domiciled in North Woodmere, New York. For purpose of 28 U.S.C. § 1332,

Plaintiff, GINA PAGE-NELSON, is a citizen of New York. Plaintiff, GINA PAGE-NELSON, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and boils that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

374. Plaintiff, PEGGY PARADEAU, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Mesa, Arizona. For purpose of 28 U.S.C. § 1332, Plaintiff, PEGGY PARADEAU, is a citizen of Arizona. Plaintiff, PEGGY PARADEAU, is an employee of Delta, and whose symptoms include sinus irritation, eye irritation and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

375. Plaintiff, ATHENA PARADIS, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Sandy, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, ATHENA PARADIS, is a citizen of Utah. Plaintiff, ATHENA PARADIS, is an employee of Delta, and seeks to become part of a monitoring class.

376. Plaintiff, LAURIE PARKE, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Clermont, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, LAURIE PARKE, is a citizen of Florida. Plaintiff, LAURIE PARKE, is an employee of Delta, and whose symptoms include difficulty breathing, asthma, coughing, tightness of chest, fatigue, headaches, vocal cord dysfunction and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

377. Plaintiff, EMMA PARKER, a flight attendant, is a resident and citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, EMMA PARKER, is a citizen of Utah. Plaintiff, EMMA PARKER, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, headaches, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

378. Plaintiff, KAYLA PARNELL, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Seattle, Washington. For purpose of 28 U.S.C. § 1332,

Plaintiff, KAYLA PARNELL, is a citizen of Washington. Plaintiff, KAYLA PARNELL, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, skin rashes, hives, vocal cord dysfunction, anxiety, swollen lymph nodes, trouble concentrating and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

379. Plaintiff, STANLEY PARTYKA, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in St. Paul, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, STANLEY PARTYKA, is a citizen of Minnesota. Plaintiff, STANLEY PARTYKA, is an employee of Delta, and whose symptoms include skin irritation, rashes, difficulty breathing, coughing, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

380. Plaintiff, NATANIA PAYNE, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, NATANIA PAYNE, is a citizen of New York. Plaintiff, NATANIA PAYNE, is an employee of Delta, and whose symptoms include hair loss, skin irritation, skin rashes, itchiness, coughing, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

381. Plaintiff, KIMBERLY PEDRETTI, a flight attendant, is a resident and citizen of New York and is currently domiciled in Orchard Park, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, KIMBERLY PEDRETTI, is a citizen of New York. Plaintiff, KIMBERLY PEDRETTI, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, hives, difficulty breathing, coughing, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

382. Plaintiff, JEANETTE PEDRONI, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Tacoma, Washington. For purpose of 28 U.S.C. § 1332,

Plaintiff, JEANETTE PEDRONI, is a citizen of Washington. Plaintiff, JEANETTE PEDRONI, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, asthma, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

383. Plaintiff, SARA PELOWSKI, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Minneapolis, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, SARA PELOWSKI, is a citizen of Minnesota. Plaintiff, SARA PELOWSKI, is an employee of Delta, and seeks to become part of a monitoring class.

384. Plaintiff, SUSAN PENCE, a flight attendant, is a resident and citizen of California and is currently domiciled in San Ramon, California. For purpose of 28 U.S.C. § 1332, Plaintiff, SUSAN PENCE, is a citizen of California. Plaintiff, SUSAN PENCE, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, eye irritation, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

385. Plaintiff, VIRGINIA PEREZ, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in McDonough, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, VIRGINIA PEREZ, is a citizen of Georgia. Plaintiff, VIRGINIA PEREZ, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, skin rashes, scars, bruising, hives, hair loss and eye irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

386. Plaintiff, JOANNE PERGOLA, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Sunrise, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, JOANNE PERGOLA, is a citizen of Florida. Plaintiff, JOANNE PERGOLA, is an employee of Delta, and whose symptoms include fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

387. Plaintiff, JODI PERGOLA, a flight attendant, is a resident and citizen of North

Carolina and is currently domiciled in Mooresville, North Carolina. For purpose of 28 U.S.C. § 1332, Plaintiff, JODI PERGOLA, is a citizen of North Carolina. Plaintiff, JODI PERGOLA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, sinus irritation and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

388. Plaintiff, KENDRA PERPICH, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Surprise, Arizona. For purpose of 28 U.S.C. § 1332, Plaintiff, KENDRA PERPICH, is a citizen of Arizona. Plaintiff, KENDRA PERPICH, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, difficulty breathing, sinus irritation and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

389. Plaintiff, CHELSEA PERRY, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Ypsilanti, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, CHELSEA PERRY, is a citizen of Michigan. Plaintiff, CHELSEA PERRY, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, bruising, hives, itchiness, scars, trouble breathing, coughing, sinus irritation, hair loss, eye irritation and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

390. Plaintiff, SHERRY PETERS, a gate agent, is a resident and citizen of Massachusetts and is currently domiciled in Stoneham, Massachusetts. For purposes of 28 U.S.C. § 1332, Plaintiff, SHERRY PETERS, is a citizen of Massachusetts. Plaintiff, SHERRY PETERS, is an employee of Delta, and whose symptoms include skin irritation, itchiness, trouble breathing, coughing, asthma, tightness of chest and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

391. Plaintiff, NANCY PETRONE, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Marietta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, NANCY

PETRONE, is a citizen of Georgia. Plaintiff, NANCY PETRONE, is an employee of Delta, and whose symptoms include coughing, fatigue and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

392. Plaintiff, LINDSAY PHELPS, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Eagan, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, LINDSAY PHELPS, is a citizen of Minnesota. Plaintiff, LINDSAY PHELPS, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, vocal cord dysfunction, tightness of chest, swollen lymph nodes, anxiety, trouble concentrating, fuzzy memory, blurred vision, eye irritation, throat irritation and heart palpitations that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

393. Plaintiff, TINA PETERSON-FONG, a gate agent, is a resident and citizen of Minnesota and is currently domiciled in Savage, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, TINA PETERSON-FONG, is a citizen of Minnesota. Plaintiff, TINA PETERSON-FONG, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

394. Plaintiff, YANICK PICAULT-CADET, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, YANICK PICAULT-CADET, is a citizen of New York. Plaintiff, YANICK PICAULT-CADET, is an employee of Delta, and seeks to become part of a monitoring class.

395. Plaintiff, ANITA PIERCE, a flight attendant, is a resident and citizen of Kentucky and is currently domiciled in Harrobsburg, Kentucky. For purpose of 28 U.S.C. § 1332, Plaintiff, ANITA PIERCE, is a citizen of Kentucky. Plaintiff, ANITA PIERCE, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

396. Plaintiff, JENNIFER PIERCE, a flight attendant, is a resident and citizen of Kansas and is currently domiciled in DeSoto, Kansas. For purpose of 28 U.S.C. § 1332, Plaintiff, JENNIFER PIERCE, is a citizen of Kansas. Plaintiff, JENNIFER PIERCE, is an employee of Delta, and whose symptoms include sinus irritation, throat irritation, fatigue, difficulty breathing, anxiety and tingling in extremities that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

397. Plaintiff, BEATRICE PINON, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, BEATRICE PINON, is a citizen of New York. Plaintiff, BEATRICE PINON, is an employee of Delta, and whose symptoms include fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

398. Plaintiff, DINA PINOS, a flight attendant, is a resident and citizen of New York and is currently domiciled in New York, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, DINA PINOS, is a citizen of New York. Plaintiff, DINA PINOS, is an employee of Delta, and whose symptoms include anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

399. Plaintiff, CYNDA POLL, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Hastings, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, CYNDA POLL, is a citizen of Michigan. Plaintiff, CYNDA POLL, is an employee of Delta, and whose symptoms include coughing, sinus irritation, headaches, difficulty breathing, tightness of chest and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

400. Plaintiff, ANNA POPE, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Minneapolis, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, ANNA POPE, is a citizen of Minnesota. Plaintiff, ANNA POPE, is an employee of Delta, and whose

symptoms include skin irritation, severe itchiness, skin rashes, hives, vocal cord dysfunction and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

401. Plaintiff, ANDREA POWER, a flight attendant, is a resident and citizen of Kentucky and is currently domiciled in Berea, Kentucky. For purpose of 28 U.S.C. § 1332, Plaintiff, ANDREA POWER, is a citizen of Kentucky. Plaintiff, ANDREA POWER, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, tightness of chest, skin irritation, skin rashes, hives, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

402. Plaintiff, SHANA PROVOST, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, SHANA PROVOST, is a citizen of Georgia. Plaintiff, SHANA PROVOST, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

403. Plaintiff, ANTOINETTE QVISTORFF, a flight attendant, is a resident and citizen of New York and is currently domiciled in White Plains, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, ANTOINETTE QVISTORFF, is a citizen of New York. Plaintiff, ANTOINETTE QVISTORFF, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, scars, fatigue, eye irritation, hair loss and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

404. Plaintiff, MELISSA RAICHART, a flight attendant, is a resident and citizen of California and is currently domiciled in Citrus Heights, California. For purpose of 28 U.S.C. § 1332, Plaintiff, MELISSA RAICHART, is a citizen of California. Plaintiff, MELISSA RAICHART, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, scars, bruising, hives, tightness of chest, anxiety, trouble

concentrating and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

405. Plaintiff, ANNILA RAJPATTY-KISSOONDATH, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Cooper City, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, ANNILA RAJPATTY-KISSOONDATH, is a citizen of Florida. Plaintiff, ANNILA RAJPATTY-KISSOONDATH, is an employee of Delta, and whose symptoms include itchiness, trouble breathing, coughing, fatigue, headaches, rashes and asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

406. Plaintiff, MARY REED, a flight attendant, is a resident and citizen of Colorado and is currently domiciled in Winter Park, Colorado. For purpose of 28 U.S.C. § 1332, Plaintiff, MARY REED, is a citizen of Colorado. Plaintiff, MARY REED, is an employee of Delta, and whose symptoms include skin irritation, headaches and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

407. Plaintiff, PATTY REGISTER, a flight attendant, is a resident and citizen of North Carolina and is currently domiciled in Cornelius, North Carolina. For purpose of 28 U.S.C. § 1332, Plaintiff, PATTY REGISTER, is a citizen of North Carolina. Plaintiff, PATTY REGISTER, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, hives, coughing, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

408. Plaintiff, CONSTANCE REID, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Eagan, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, CONSTANCE REID, is a citizen of Minnesota. Plaintiff, CONSTANCE REID, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, asthma, tightness of chest, fuzzy memory, boils and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

409. Plaintiff, ANNETTE REJINDERS-KESSEL, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Indialantic, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, ANNETTE REJINDERS-KESSEL, is a citizen of Florida. Plaintiff, ANNETTE REJINDERS-KESSEL, is an employee of Delta, and whose symptoms include skin irritation, rashes, hives, scares, bruising, trouble breathing, coughing, swollen lymph nodes and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

410. Plaintiff, MARGARET REMUS, a flight attendant, is a resident and citizen of Colorado, and is currently domiciled in Littleton, Colorado. For purpose of 28 U.S.C. § 1332, Plaintiff, MARGARET REMUS, is a citizen of Colorado. Plaintiff, MARGARET REMUS, is an employee of Delta, and whose symptoms include skin irritation, hives, itchiness, bruising, trouble breathing, coughing, tightness of chest, asthma, vocal cord dysfunction, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

411. Plaintiff, JULIE RICE, a flight attendant, is a resident and citizen of North Carolina, and is currently domiciled in Hampstead, North Carolina. For purpose of 28 U.S.C. § 1332, Plaintiff, JULIE RICE, is a citizen of North Carolina. Plaintiff, JULIE RICE, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and itchiness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

412. Plaintiff, ASHLEY ROBERTS, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Minneapolis, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, ASHLEY ROBERTS, is a citizen of Minnesota. Plaintiff, ASHLEY ROBERTS, is an employee of Delta, and whose symptoms include skin irritation, difficulty breathing, coughing, fatigue, headaches and migraines that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

413. Plaintiff, MARY KAY ROBERTS, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Apple Valley, Minnesota. For purpose of 28 U.S.C. § 1332,

Plaintiff, MARY KAY ROBERTS, is a citizen of Minnesota. Plaintiff, MARY KAY ROBERTS, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, fatigue, asthma, swollen lymph nodes, anxiety, throat irritation, fuzzy memory and trouble concentrating that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

414. Plaintiff, DEBORAH ROEBER, a flight attendant, is a resident and citizen of Virginia and is currently domiciled in Springfield, Virginia. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBORAH ROEBER, is a citizen of Virginia. Plaintiff, DEBORAH ROEBER, is an employee of Delta, and whose symptoms include difficulty breathing and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

415. Plaintiff, KRISTIN ROHLF, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Edina., Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, KRISTIN ROHLF, is a citizen of Minnesota. Plaintiff, KRISTIN ROHLF, is an employee of Delta, and whose symptoms include skin irritation, rashes, itchiness, scars, fatigue, headaches and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

416. Plaintiff, DEBORAH RUMPZA, a flight attendant, is a resident and citizen of Wisconsin and is currently domiciled in Hudson, Wisconsin. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBORAH RUMPZA, is a citizen of Wisconsin. Plaintiff, DEBORAH RUMPZA, is an employee of Delta, and seeks to become part of a monitoring class.

417. Plaintiff, KAYLA RUSSELL, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Camas, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, KAYLA RUSSELL, is a citizen of Washington. Plaintiff, KAYLA RUSSELL, is an employee of Delta, and whose symptoms include sinus irritation, coughing, skin irritation, skin rashes, hair loss and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said

exposure.

418. Plaintiff, TAMMY RUSTAD, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in St. Paul, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, TAMMY RUSTAD, is a citizen of Minnesota. Plaintiff, TAMMY RUSTAD, is an employee of Delta, and whose symptoms include itchiness, headaches, eye irritation and increased asthmatic symptoms that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

419. Plaintiff, STACEY RUTHERFORD, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Saginaw, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, STACEY RUTHERFORD, is a citizen of Michigan. Plaintiff, STACEY RUTHERFORD, is an employee of Delta, and whose symptoms include rashes, difficulty breathing, swollen lymph nodes and bloody noses that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

420. Plaintiff, BECKY SALLANDER, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Burnsville, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, BECKY SALLANDER, is a citizen of Minnesota. Plaintiff, BECKY SALLANDER, is an employee of Delta, and whose symptoms include swollen lymph nodes, skin irritation, severe itchiness and nasal drip that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

421. Plaintiff, DANIELLE SANDERS, a flight attendant, is a resident and citizen of New Hampshire and is currently domiciled in Merrimack, New Hampshire. For purpose of 28 U.S.C. § 1332, Plaintiff, DANIELLE SANDERS, is a citizen of New Hampshire. Plaintiff, DANIELLE SANDERS, is an employee of Delta, and whose symptoms include rashes, trouble breathing, fatigue, headaches, itchiness and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

422. Plaintiff, MARY-ANN SANDS, a flight attendant, is a resident and citizen of

Colorado and is currently domiciled in Carbondale, Colorado. For purpose of 28 U.S.C. § 1332, Plaintiff, MARY-ANN SANDS, is a citizen of Colorado. Plaintiff, MARY-ANN SANDS, is an employee of Delta, and whose symptoms include sinus irritation, swelling in face, cheeks and neck, coughing, difficulty breathing, fatigue, headaches, vocal cord dysfunction, asthma, nausea and vomiting that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

423. Plaintiff, JENNIE SANDUSKY, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, JENNIE SANDUSKY, is a citizen of New York. Plaintiff, JENNIE SANDUSKY, is an employee of Delta, and whose symptoms include skin irritation, rashes, hives, coughing, headaches, fatigue, anxiety and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

424. Plaintiff, MONICA SANTAMARIA, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Kennesaw, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, MONICA SANTAMARIA, is a citizen of Georgia. Plaintiff, MONICA SANTAMARIA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, fatigue, headaches, anxiety, hearing loss and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

425. Plaintiff, NAGISA SAUDARGAS, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Orlando, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, NAGISA SAUDARGAS, is a citizen of Florida. Plaintiff, NAGISA SAUDARGAS, is an employee of Delta, and whose symptoms include skin irritation, sever itchiness, fatigue, skin rashes, bruising, hives, anxiety, hair loss and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

426. Plaintiff, ANGELAMARIA SCHERILLO, a flight attendant, is a resident and citizen

of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, ANGELAMARIA SCHERILLO, is a citizen of Georgia. Plaintiff, ANGELAMARIA SCHERILLO, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, skin rashes and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

427. Plaintiff, CYNTHIA SEDUSTINE, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Maple Valley, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, CYNTHIA SEDUSTINE, is a citizen of Washington. Plaintiff, CYNTHIA SEDUSTINE, is an employee of Delta, and whose symptoms include skin irritation, hives, fatigue, and difficulty breathing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

428. Plaintiff, LISA SEIBERT, a flight attendant, is a resident and citizen of California and is currently domiciled in Los Alamitos, California. For purpose of 28 U.S.C. § 1332, Plaintiff, LISA SEIBERT, is a citizen of California. Plaintiff, LISA SEIBERT, is an employee of Delta and whose symptoms include skin irritation, skin rashes, hives, bruising, difficulty breathing, coughing, headaches, fatigue, eye irritation and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

429. Plaintiff, ELIZABETH SEYMOUR, a flight attendant, is a resident and citizen of Utah and is currently domiciled in West Jordan, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, ELIZABETH SEYMOUR, is a citizen of Utah. Plaintiff, ELIZABETH SEYMOUR, is an employee of Delta, and whose symptoms include fatigue, migraines, skin irritation and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

430. Plaintiff, LISA SHACKELFORD, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Smyrna, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, LISA SHACKELFORD, is a citizen of Georgia. Plaintiff, LISA SHACKELFORD, is an employee

of Delta, and whose symptoms include skin irritation, severe itchiness, coughing and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

431. Plaintiff, RACHEL SHANKLIN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, RACHEL SHANKLIN, is a citizen of Georgia. Plaintiff, RACHEL SHANKLIN, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches, skin irritation, rashes, asthma, tightness of chest, eye irritation and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

432. Plaintiff, PAMELA SHELDON, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Walled Lake, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, PAMELA SHELDON, is a citizen of Michigan. Plaintiff, PAMELA SHELDON, is an employee of Delta, and whose symptoms include skin irritation, sever itchiness, difficulty breathing, coughing, fatigue, headaches, skin rashes, scars, bruising, hives, vocal cord dysfunction, anxiety, asthma, tightness of chest, swollen lymph nodes, ear irritation, fuzzy memory and cysts that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

433. Plaintiff, REBECCA SHELDON, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Minneapolis, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, REBECCA SHELDON, is a citizen of Minnesota. Plaintiff, REBECCA SHELDON, is an employee of Delta, and whose symptoms include eye irritation, skin irritation, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

434. Plaintiff, MICHELLE SHERACK, a flight attendant, is a resident and citizen of New York and is currently domiciled in Wantagh, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, MICHELLE SHERACK, is a citizen of New York. Plaintiff, MICHELLE SHERACK, is an employee of Delta, and seeks to become part of a monitoring class.

435. Plaintiff, BRENDA SHORKEY, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in St. Claire, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, BRENDA SHORKEY, is a citizen of Michigan. Plaintiff, BRENDA SHORKEY, is an employee of Delta, and whose symptoms include skin irritation and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

436. Plaintiff, KATIE SIEG, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Kemah, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, KATIE SIEG, is a citizen of Texas. Plaintiff, KATIE SIEG, is an employee of Delta, and whose symptoms include skin irritation, rashes, coughing, fatigue, headaches, bruising, hives, eye irritation, sinus irritation and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

437. Plaintiff, OSWALDO SILVA, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Kyle, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, OSWALDO SILVA, is a citizen of Texas. Plaintiff, OSWALDO SILVA, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, sinus irritation, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

438. Plaintiff, ANDREA SILVAS, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Mesa, Arizona. For purpose of 28 U.S.C. § 1332, Plaintiff, ANDREA SILVAS, is a citizen of Arizona. Plaintiff, ANDREA SILVAS, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, coughing, fatigue, skin rashes, scars, bruising, tightness in chest, swollen lymph nodes, anxiety, trouble concentrating and fuzzy memory that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

439. Plaintiff, AMANDA SIMMONS, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Seattle, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, AMANDA SIMMONS, is a citizen of Washington. Plaintiff, AMANDA SIMMONS, is an

employee of Delta, and whose symptoms include skin irritation, itchiness and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

440. Plaintiff, MELYNDA SINSLEY, a flight attendant, is a resident and citizen of California and is currently domiciled in Aliso Viejo, California. For purpose of 28 U.S.C. § 1332, Plaintiff, MELYNDA SINSLEY, is a citizen of California. Plaintiff, MELYNDA SINSLEY, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, bruising, hives, trouble breathing, asthma, tightness of chest, vocal cord dysfunction, fatigue, headaches, anxiety, sinus irritation, eye irritation, hair loss and heart palpitation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

441. Plaintiff, KENYA SKYTTE, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Woodbury, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, KENYA SKYTTE, is a citizen of Minnesota. Plaintiff, KENYA SKYTTE, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, difficulty breathing, coughing, headaches and skin rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

442. Plaintiff, JACQUELYN SMELTER, a flight attendant, is a resident and citizen of Texas and is currently domiciled in San Antonio, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, JACQUELYN SMELTER, is a citizen of Texas. Plaintiff, JACQUELYN SMELTER, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, trouble breathing, tightness of chest and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

443. Plaintiff, LISA METTELKA SMILEY, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Renton, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, LISA METTELKA SMILEY, is a citizen of Washington. Plaintiff, LISA METTELKA SMILEY, is an employee of Delta, and whose symptoms include that did not occur until she was

exposed to the Land's End garments and are as a result of said exposure.

444. Plaintiff, ANGELA SMITH, a flight attendant, is a resident and citizen of Montana and is currently domiciled in Luster, Montana. For purpose of 28 U.S.C. § 1332, Plaintiff, ANGELA SMITH, is a citizen of Montana Plaintiff, ANGELA SMITH, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, burning skin, tingling in extremities, muscle weakness, blurred vision, heart palpitations, anxiety, fatigue, headaches and difficulty breathing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

445. Plaintiff, CHRISTINE SMITH, a flight attendant, is a resident and citizen of Tennessee and is currently domiciled in Greenback, Tennessee. For purpose of 28 U.S.C. § 1332, Plaintiff, CHRISTINE SMITH, is a citizen of Tennessee. Plaintiff, CHRISTINE SMITH, is an employee of Delta, and seeks to become a part of a monitoring class.

446. Plaintiff, EMILY SNELLGROVE, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Fort Lauderdale, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, EMILY SNELLGROVE, is a citizen of Florida. Plaintiff, EMILY SNELLGROVE, is an employee of Delta, and whose symptoms include that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

447.

448. Plaintiff, DEBRA SPAULDING, a flight attendant, is a resident and a citizen of Minnesota and is currently domiciled in Eden Prairie, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBRA SPAULDING, is a citizen of Minnesota. Plaintiff, DEBRA SPAULDING, is an employee of Delta, and whose symptoms include vocal cord dysfunction, sore throat, watery eyes, tightness of chest and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

449. Plaintiff, KAREN SPEASE, a flight attendant, is a resident and a citizen of Virginia and is currently domiciled in Richmond, Virginia. For purpose of 28 U.S.C. § 1332, Plaintiff, KAREN

SPEASE, is a citizen of Virginia. Plaintiff, KAREN SPEASE, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, sinus irritation and eye irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

450. Plaintiff, STACI SPURLOCK, a flight attendant, is a resident and citizen of New York and is currently domiciled in Kew Gardens, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, STACI SPURLOCK, is a citizen of New York. Plaintiff, STACI SPURLOCK, is an employee of Delta, and whose symptoms include skin irritation, itchiness, bruising, fatigue, headaches and coughing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

451. Plaintiff, AYFER STREET, a flight attendant, is a resident and a citizen of Florida and is currently domiciled in Palm Beach, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, AYFER STREET, is a citizen of Florida. Plaintiff, AYFER STREET, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, skin irritation, rashes, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

452. Plaintiff, EILEEN STEIGERWALD, a flight attendant, is a resident and a citizen of New York and is currently domiciled in Baldwin, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, EILEEN STEIGERWALD, is a citizen of New York. Plaintiff, EILEEN STEIGERWALD, is an employee of Delta, and whose symptoms include difficulty breathing, coughing and skin irritation that includes burning skin blisters that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

453.

454. Plaintiff, JILL STRIETER, a flight attendant, is a resident and a citizen of Michigan and is currently domiciled in Burt, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, JILL STRIETER, is a citizen of Michigan. Plaintiff, JILL STRIETER, is an employee of Delta, and whose

symptoms include difficulty breathing, tightness of chest, coughing, skin irritation, rashes, sinus irritation, eye irritation, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

455. Plaintiff, SANDRA SVIGGUM, a flight attendant, is a resident and a citizen of Minnesota and is currently domiciled in Dennison, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, SANDRA SVIGGUM, is a citizen of Minnesota. Plaintiff, SANDRA SVIGGUM, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, skin irritation, headaches, skin rashes and vertigo that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

456. Plaintiff, LYNN SYPNIEWSKY, a flight attendant, is a resident and a citizen of Michigan and is currently domiciled in Howell, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, LYNN SYPNIEWSKY, is a citizen of Michigan. Plaintiff, LYNN SYPNIEWSKY, is an employee of Delta, and whose symptoms include blurred vision, eye irritation, coughing, headaches and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

457. Plaintiff, NANCY TALARICO-BORASS, a flight attendant, is a resident and a citizen of Minnesota and is currently domiciled in Minneapolis, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, NANCY TALARICO-BORASS, is a citizen of Minnesota. Plaintiff, NANCY TALARICO-BORASS, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, headaches and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

458. Plaintiff, DEBRA TALBERT, a flight attendant, is a resident and a citizen of Florida and is currently domiciled in West Palm Beach, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBRA TALBERT, is a citizen of Florida. Plaintiff, DEBRA TALBERT, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, vocal cord dysfunction, swollen lymph

nodes, anxiety, hair loss and mouth blisters that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

459. Plaintiff, TANIA TAMAYO-HAGAN, a flight attendant, is a resident and a citizen of Georgia and is currently domiciled in Smyrna, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, TANIA TAMAYO-HAGAN, is a citizen of Georgia. Plaintiff, TANIA TAMAYO-HAGAN, is an employee of Delta, and whose symptoms include difficulty breathing and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

460. Plaintiff, REBECCA TANGEN, a flight attendant, is a resident and a citizen of Minnesota and is currently domiciled in St. Paul, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, REBECCA TANGEN, is a citizen of Minnesota. Plaintiff, REBECCA TANGEN, is an employee of Delta, and whose symptoms include difficulty breathing, tightness of chest, throat irritation, eye irritation, skin irritation, itchiness, fatigue, headaches and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

461. Plaintiff, SUSAN TATE, a flight attendant, is a resident and a citizen of Illinois and is currently domiciled in Chicago, Illinois. For purpose of 28 U.S.C. § 1332, Plaintiff, SUSAN TATE, is a citizen of Illinois. Plaintiff, SUSAN TATE, is an employee of Delta, and whose symptoms includes skin irritation, severe itchiness, coughing, fatigue, skin rashes, hair loss and ear irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

462. Plaintiff, TISHA TAYLOR, a flight attendant, is a resident and a citizen of Georgia and is currently domiciled in McDonough, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, TISHA TAYLOR, is a citizen of Georgia. Plaintiff, TISHA TAYLOR, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, difficulty breathing, coughing, vocal cord dysfunction, tightness of chest, scars, bruising, fatigue, headaches, hair loss, eye irritation and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

463. Plaintiff, TRACY ELIZABETH TAYLOR, a flight attendant, is a resident and a citizen of Tennessee and is currently domiciled in Smyrna, Tennessee. For purpose of 28 U.S.C. § 1332, Plaintiff, TRACY ELIZABETH TAYLOR, is a citizen of Tennessee. Plaintiff, TRACY ELIZABETH TAYLOR, is an employee of Delta, and seeks to become part of a monitoring class.

464. Plaintiff, DEBORAH KAY THIRKELSON, a flight attendant, is a resident and citizen of Florida and is currently domiciled in St. Cloud, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, DEBORAH KAY THIRKELSON, is a citizen of Florida. Plaintiff, DEBORAH KAY THIRKELSON, is an employee of Delta, and whose symptoms include skin irritation, scars and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

465. Plaintiff, HOLLY THOMPSON, a flight attendant, is a resident and a citizen of Utah and is currently domiciled in Layton, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, HOLLY THOMPSON, is a citizen of Utah. Plaintiff, HOLLY THOMPSON, is an employee of Delta, and whose symptoms include sinus irritation, migraines, skin irritation and hives that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

466. Plaintiff, SUSAN THOMPSON, a flight attendant, is a resident and a citizen of Utah and is currently domiciled in Kamas, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, SUSAN THOMPSON, is a citizen of Utah. Plaintiff, SUSAN THOMPSON, is an employee of Delta, and whose symptoms include skin irritation, rashes, nose bleeds and coughing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

467. Plaintiff, DEMARRIO THORTON, a flight attendant, is a resident and a citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, DEMARRIO THORTON, is a citizen of Georgia. Plaintiff, DEMARRIO THORTON, is an employee of Delta, and whose symptoms include skin irritation, rashes, hives and swollen lips that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

468. Plaintiff, JULIET THURAB, a flight attendant, is a resident and a citizen of Florida and is currently domiciled in West Palm Beach, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, JULIET THURAB, is a citizen of Florida Plaintiff, JULIET THURAB, is an employee of Delta, and whose symptoms include skin irritation, rashes and eye irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

469. Plaintiff, KIMBERLY TOBIN, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Denton, Texas. For purposes of 28 U.S.C. § 1332, Plaintiff, KIMBERLY TOBIN, is a citizen of Texas. Plaintiff, KIMBERLY TOBIN, is an employee of Delta, and whose symptoms include difficulty breathing, bruising, headaches and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

470. Plaintiff, CHASE TODD, a flight attendant, is a resident and a citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, CHASE TODD, is a citizen of Georgia. Plaintiff, CHASE TODD, is an employee of Delta, and whose symptoms include skin irritation, rashes, fatigue and anxiety that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

471. Plaintiff, KRISTIN TOMPKINS, a flight attendant, is a resident and a citizen of Louisiana and is currently domiciled in Destrehan, Louisiana. For purpose of 28 U.S.C. § 1332, Plaintiff, KRISTIN TOMPKINS, is a citizen of Louisiana. Plaintiff, KRISTIN TOMPKINS, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

472. Plaintiff, HENRIQUE TORRES, a flight attendant, is a resident and a citizen of Florida and is currently domiciled in Dania Beach, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, HENRIQUE TORRES, is a citizen of Florida. Plaintiff, HENRIQUE TORRES, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, asthma, tightness of chest, fatigue, headaches, sinus irritation and rashes that did not occur until he was exposed to the Land's End

garments and are as a result of said exposure.

473. Plaintiff, DONNA TOWNS, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Rosemount, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, DONNA TOWNS, is a citizen of Minnesota. Plaintiff, DONNA TOWNS, is an employee of Delta, and whose symptoms include fatigue, eye irritation and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

474. Plaintiff, ANDREA TRZASKA, a flight attendant, is a resident and a citizen of Mississippi and is currently domiciled in Long Beach, Mississippi. For purpose of 28 U.S.C. § 1332, Plaintiff, ANDREA TRZASKA, is a citizen of Mississippi. Plaintiff, ANDREA TRZASKA, is an employee of Delta, and whose symptoms include skin irritation, rashes, itchiness, difficulty breathing, anxiety and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

475. Plaintiff, ANDREA TROUTMAN, a flight attendant, is a resident and a citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, ANDREA TROUTMAN, is a citizen of Georgia. Plaintiff, ANDREA TROUTMAN, is an employee of Delta, and whose symptoms include skin irritation, rashes, itchiness, scars and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

476. Plaintiff, DIANA TRUE, a flight attendant, is a resident and a citizen of Utah and is currently domiciled in Salt Lake City, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff, DIANA TRUE, is a citizen of Utah. Plaintiff, DIANA TRUE, is an employee of Delta, and whose symptoms include coughing, headaches, vocal cord dysfunction, sinus irritation, difficulty breathing and heart palpitations that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

477. Plaintiff, KATHLEEN TSCHISHOW, a flight attendant, is a resident and a citizen of Utah and is currently domiciled in Park City, Utah. For purpose of 28 U.S.C. § 1332, Plaintiff,

KATHLEEN TSCHISHOW, is a citizen of Utah. Plaintiff, KATHLEEN TSCHISHOW, is an employee of Delta, and whose symptoms include trouble breathing, coughing, vocal cord dysfunction, headaches, and exasperated asthma that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

478. Plaintiff, LINDA TUCKER, a flight attendant, is a resident and citizen of New York and is currently domiciled in Fuquay-Varina, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, LINDA TUCKER, is a citizen of New York. Plaintiff, LINDA TUCKER, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, blurred vision, eye irritation, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

479. Plaintiff, TINA TUCKER, a flight attendant, is a resident and citizen of South Carolina and is currently domiciled in Greer, South Carolina. For purpose of 28 U.S.C. § 1332, Plaintiff, TINA TUCKER, is a citizen of Carolina. Plaintiff, TINATUCKER, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, difficulty breathing, tightness of chest, coughing and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

480. Plaintiff, DEANNA TURNER, a flight attendant, is a resident and citizen of Florida and is currently domiciled in St. Petersburg, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, DEANNA TURNER, is a citizen of Florida. Plaintiff, DEANNA TURNER, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, hives, bruising, difficulty breathing coughing, fatigue, headaches, anxiety and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

481. Plaintiff, KATHRYN UDE, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Bedford, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, KATHRYN UDE, is a citizen of Texas. Plaintiff, KATHRYN UDE, is an employee of Delta, and whose symptoms

include eye irritation, skin irritation, itchiness, rashes, bruising, difficulty breathing, fatigue and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

482. Plaintiff, JULIANNE LYNN UMALI, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Kent, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, JULIANNE LYNN UMALI, is a citizen of Washington. Plaintiff, JULIANNE LYNN UMALI, is an employee of Delta, and whose symptoms include eye irritation, skin irritation, itchiness and rashes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

483. Plaintiff, TERI UNSWORTH, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Bedford. For purpose of 28 U.S.C. § 1332, Plaintiff, TERI UNSWORTH, is a citizen of Texas. Plaintiff, TERI UNSWORTH, is an employee of Delta, and whose symptoms include skin irritation, rashes, itchiness, coughing and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

484. Plaintiff, TIRANA VAKNIN, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Lakemont, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, TIRANA VAKNIN, is a citizen of Georgia. Plaintiff, TIRANA VAKNIN, is an employee of Delta, and whose symptoms include eye irritation, blurred vision, skin irritation, rashes, itchiness, sinus irritation, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

485. Plaintiff, VICTOR VALDEZ, a flight attendant, is a resident and citizen of New York and is currently domiciled in Levittown, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, VICTOR VALDEZ, is a citizen of New York. Plaintiff, VICTOR VALDEZ, is an employee of Delta, and whose symptoms include skin irritation, rashes, itchiness, fatigue and headaches that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

486. Plaintiff, ELISSA VALENZANO, a flight attendant, is a resident and citizen of New York and is currently domiciled in Centereach, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, ELISSA VALENZANO, is a citizen of New York. Plaintiff, ELISSA VALENZANO, is an employee of Delta, and whose symptoms include skin irritation, itchiness, fatigue and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

487. Plaintiff, WENDY VANDERTUUK, a flight attendant, is a resident and citizen of Indiana and is currently domiciled in Munster, Indiana. For purpose of 28 U.S.C. § 1332, Plaintiff, WENDY VANDERTUUK, is a citizen of Indiana. Plaintiff, WENDY VANDERTUUK, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes, hair loss and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

488. Plaintiff, CAROLINE VANGRIEKEN, a flight attendant, is a resident and citizen of New York and is currently domiciled in Richmond Hill, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, CAROLINE VANGRIEKEN, is a citizen of New York. Plaintiff, CAROLINE VANGRIEKEN, is an employee of Delta, and whose symptoms include skin irritation, fatigue, post nasal drip and skin rash that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

489. Plaintiff, ROSALYN VEGA, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in White Lake, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, ROSALYN VEGA, is a citizen of Michigan. Plaintiff, ROSALYN VEGA, is an employee of Delta, and whose symptoms include eye and nasal irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

490. Plaintiff, MALIN VEJFORS, a flight attendant, is a resident and citizen of New York and is currently domiciled in New York, New York. For purpose of 28 U.S.C. § 1332, Plaintiff, MALIN VEJFORS, is a citizen of New York. Plaintiff, MALIN VEJFORS, is an employee of Delta,

and whose symptoms include coughing, fatigue, anxiety, blurred vision and eye irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

491. Plaintiff, KERRI VREY, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Pequot Lakes, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, KERRI VREY, is a citizen of Minnesota. Plaintiff, KERRI VREY, is an employee of Delta, and whose symptoms include skin irritation, itchiness, bruising, fatigue, headaches, heart palpitations and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

492. Plaintiff, CAROLINE VANGRIEKEN, a flight attendant, is a resident and citizen of New York and is currently domiciled in Richmond Hill, New York. For purposes of 28 U.S.C. § 1332, Plaintiff, CAROLINE VANGRIEKEN, is a citizen of New York. Plaintiff, CAROLINE VANGRIEKEN, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, fatigue and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

493. Plaintiff, COLLEEN VANRISSEGHEM, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Vancouver, Washington. For purposes of 28 U.S.C. § 1332, Plaintiff, COLLEEN VANRISSEGHEM, is a citizen of Washington. Plaintiff, COLLEEN VANRISSEGHEM, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives and itchiness that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

494. Plaintiff, JOHN VANRISSEGHEM, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Little Falls, Minnesota. For purposes of 28 U.S.C. § 1332, Plaintiff, JOHN VANRISSEGHEM, is a citizen of Minnesota. Plaintiff, JOHN VANRISSEGHEM, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, severe itchiness, difficulty breathing, headaches and swollen lymph nodes that did not occur until he was exposed to

the Land's End garments and are as a result of said exposure.

495. Plaintiff, GRAEME WAGNER, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Cumming, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, GRAEME WAGNER, is a citizen of Georgia. Plaintiff, GRAEME WAGNER, is an employee of Delta, and whose symptoms include skin irritation and chemical burn on breast that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

496. Plaintiff, JESSICA WAGNER, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Seattle, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, JESSICA WAGNER, is a citizen of Washington. Plaintiff, JESSICA WAGNER, is an employee of Delta, and whose symptoms include skin irritation, itchiness, difficulty breathing, anxiety, headaches and blurred vision that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

497. Plaintiff, CAROL WALKER, a flight attendant, is a resident and citizen of Indiana and is currently domiciled in Piperton, Indiana. For purpose of 28 U.S.C. § 1332, Plaintiff, CAROL WALKER, is a citizen of Tennessee. Plaintiff, CAROL WALKER, is an employee of Delta, and whose symptoms include skin irritation, itchiness, rashes, bruising, hair loss, coughing and headaches that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

498. Plaintiff, LISA WALKER, a flight attendant, is a resident and citizen of Tennessee and is currently domiciled in Loudon, Tennessee. For purpose of 28 U.S.C. § 1332, Plaintiff, LISA WALKER, is a citizen of Tennessee. Plaintiff, LISA WALKER, is an employee of Delta, and whose symptoms include skin irritation, itchiness, skin rashes and hair loss that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

499. Plaintiff, WENDE WALKER, a flight attendant, is a resident and citizen of Illinois and is currently domiciled in Fox Lake, Illinois. For purpose of 28 U.S.C. § 1332, Plaintiff, WENDE

WALKER, is a citizen of Illinois. Plaintiff, WENDE WALKER, is an employee of Delta, and whose symptoms include difficulty breathing, headaches, bruising, hair loss, skin irritation, and tightness of chest that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

500. Plaintiff, MICHELLE WARNER, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Gem Lake, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, MICHELLE WARNER, is a citizen of Minnesota. Plaintiff, MICHELLE WARNER, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, hair loss, sinus irritation, vertigo, headaches, fatigue, muscle & joint pain, blurred vision and ear infection that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

501. Plaintiff, TROYE WASHINGTON-CLANTON, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Atlanta, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, TROYE WASHINGTON-CLANTON, is a citizen of Georgia. Plaintiff, TROYE WASHINGTON-CLANTON, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, trouble breathing, coughing, fatigue, headaches, skin rashes, scars, bruising, vocal cord dysfunction, blurred vision and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

502. Plaintiff, KATE WEIDA, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in St. Michael, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, KATE WEIDA, is a citizen of Minnesota. Plaintiff, KATE WEIDA, is an employee of Delta, and whose symptoms include skin irritation, severe itchiness, coughing, fatigue, headaches, skin rashes and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

503. Plaintiff, EMILY WESLEY, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Winston, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, EMILY

WESLEY, is a citizen of Georgia. Plaintiff, EMILY WESLEY, is an employee of Delta, and whose symptoms include skin irritation, rashes, bruising, hives, difficulty breathing, coughing, tightness of chest, fatigue, headaches and vocal cord dysfunction that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

504. Plaintiff, ROBIN WHALEY, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Macon, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, ROBIN WHALEY, is a citizen of Georgia. Plaintiff, ROBIN WHALEY, is an employee of Delta, and whose symptoms include difficulty breathing, asthma, and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

505. Plaintiff, DIANE WHITE, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Lakewood Ranch, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, DIANE WHITE, is a citizen of Florida. Plaintiff, DIANE WHITE, is an employee of Delta, and whose symptoms include skin irritation, skin rashes and sinus irritation that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

506. Plaintiff, VANESSA WILBERT, a flight attendant, is a resident and citizen of Michigan and is currently domiciled in Saline, Michigan. For purpose of 28 U.S.C. § 1332, Plaintiff, VANESSA WILBERT, is a citizen of Michigan. Plaintiff, VANESSA WILBERT, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, itchiness, hives, coughing, fatigue, headaches, vocal cord dysfunction, blurred vision, hair loss, throat irritation, heart palpitations and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

507. Plaintiff, JENNIFER WILLERT, a flight attendant, is a resident and citizen of Wisconsin and is currently domiciled in Woodville, Wisconsin. For purpose of 28 U.S.C. § 1332, Plaintiff, JENNIFER WILLERT, is a citizen of Wisconsin. Plaintiff, JENNIFER WILLERT, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, scars,

coughing, tightness of chest, headaches, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

508. Plaintiff, LISA WILLETTE, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Savage, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, JENNIFER WILLERT, is a citizen of Minnesota. Plaintiff, JENNIFER WILLERT, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, fatigue, skin rashes, hives, vocal cord dysfunction, asthma, tightness of chest and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

509. Plaintiff, RANDI WILLET, a flight attendant, is a resident and citizen of Louisiana and is currently domiciled in Abita Springs, Louisiana. For purpose of 28 U.S.C. § 1332, Plaintiff, RANDI WILLET, is a citizen of Louisiana. Plaintiff, RANDI WILLET, is an employee of Delta, and whose symptoms include skin irritation, difficulty breathing, coughing, fatigue, headaches, skin rashes, hives, anxiety, swollen lymph nodes, trouble concentration, fuzzy memory, yeast infections, cysts and hair loss that did not occur until he was exposed to the Land's End garments and are as a result of said exposure.

510. Plaintiff, APRIL WILHITE, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Vancouver, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, APRIL WILHITE, is a citizen of Washington. Plaintiff, APRIL WILHITE, is an employee of Delta, and whose symptoms include skin irritation that includes blistering of the skin that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

511. Plaintiff, TAMMY WILKINSON, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Douglasville, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, TAMMY WILKINSON, is a citizen of Georgia. Plaintiff, TAMMY WILKINSON, is an employee of Delta, and whose symptoms include skin irritation, sever itchiness, fatigue, skin rashes and hives that did not occur until she was exposed to the Land's End garments and are as a result of said

exposure.

512. Plaintiff, ADREEAN WILLIAMS, a flight attendant, is a resident and citizen of Washington and is currently domiciled in Vancouver, Washington. For purpose of 28 U.S.C. § 1332, Plaintiff, ADREEAN WILLIAMS, is a citizen of Washington. Plaintiff, ADREEAN WILLIAMS, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, hives, itchiness, scars, difficulty breathing, coughing, hair loss, blurred vision, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

513. Plaintiff, KATHY WILLIAMS, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Mesa, Arizona. For purpose of 28 U.S.C. § 1332, Plaintiff, KATHY WILLIAMS, is a citizen of Arizona. Plaintiff, KATHY WILLIAMS, is an employee of Delta, and whose symptoms include hair loss, difficulty breathing, coughing, fatigue, rashes, vocal cord dysfunction, anxiety and swollen lymph nodes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

514. Plaintiff, JOHANNA WINKLER, a flight attendant, is a resident and citizen of Ohio and is currently domiciled in Batavia, Ohio. For purpose of 28 U.S.C. § 1332, Plaintiff, JOHANNA WINKLER, is a citizen of Ohio. Plaintiff, JOHANNA WINKLER, is an employee of Delta, and whose symptoms include skin irritation, rashes and swollen face, lips and eyes that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

515. Plaintiff, BARBARA WINSLOW, a flight attendant, is a resident and citizen of South Carolina and is currently domiciled in Charleston, South Carolina. For purpose of 28 U.S.C. § 1332, Plaintiff, BARBARA WINSLOW, is a citizen of South Carolina. Plaintiff, BARBARA WINSLOW, is an employee of Delta, and seeks to become part of a monitoring class that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

516. Plaintiff, TERRI WINSLOW, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Daytona Beach Shores, Florida. For purpose of 28 U.S.C. § 1332,

Plaintiff, TERRI WINSLOW, is a citizen of Florida. Plaintiff, TERRI WINSLOW, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, sinus irritation and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

517. Plaintiff, LISA WOODCOCK, a flight attendant, is a resident and citizen of Arizona and is currently domiciled in Cave Creek, Arizona. For purpose of 28 U.S.C. § 1332, Plaintiff, LISA WOODCOCK, is a citizen of Arizona. Plaintiff, LISA WOODCOCK, is an employee of Delta, and whose symptoms include skin irritation, skin rashes, sinus irritation, and coughing that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

518. Plaintiff, NANCY WOODWARD, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Cape Coral, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, NANCY WOODWARD, is a citizen of Florida. Plaintiff, NANCY WOODWARD, is an employee of Delta, and whose symptoms include swollen lymph nodes, heart palpitations, sinus irritation, eye irritation, fatigue, headaches and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

519. Plaintiff, LEAH WOIPKA, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Houston, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, LEAH WOIPKA, is a citizen of Texas. Plaintiff, LEAH WOIPKA, is an employee of Delta, and whose symptoms include skin irritation, rashes and migraines that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

520. Plaintiff, LINDA WRIGHT, a flight attendant, is a resident and citizen of Georgia and is currently domiciled in Athens, Georgia. For purpose of 28 U.S.C. § 1332, Plaintiff, LINDA WRIGHT, is a citizen of Georgia. Plaintiff, LINDA WRIGHT, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, skin irritation, skin rashes, hives, vocal cord dysfunction, fatigue and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

521. Plaintiff, AMY YON, a flight attendant, is a resident and citizen of New Jersey and is currently domiciled in Jersey City, New Jersey. For purpose of 28 U.S.C. § 1332, Plaintiff, AMY YON, is a citizen of New Jersey. Plaintiff, AMY YON, is an employee of Delta, and whose symptoms include skin irritation, rashes, hives, difficulty breathing and fatigue that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

522. Plaintiff, MARIA YOUNG, a flight attendant, is a resident and citizen of South Dakota and is currently domiciled in Rapid City, South Dakota. For purpose of 28 U.S.C. § 1332, Plaintiff, MARIA YOUNG, is a citizen of South Dakota. Plaintiff, MARIA YOUNG, is an employee of Delta, and whose symptoms include coughing, fatigue, headaches, skin irritation, skin rashes, bruising and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

523. Plaintiff, BONNIE YOUNKER, a flight attendant, is a resident and citizen of Minnesota and is currently domiciled in Wabasha, Minnesota. For purpose of 28 U.S.C. § 1332, Plaintiff, BONNIE YOUNKER, is a citizen of Minnesota. Plaintiff, BONNIE YOUNKER, is an employee of Delta, and whose symptoms include hair loss and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

524. Plaintiff, ANNA ZALUZHNY, a flight attendant, is a resident and citizen of Florida and is currently domiciled in Port Charlotte, Florida. For purpose of 28 U.S.C. § 1332, Plaintiff, ANNA ZALUZHNY, is a citizen of Florida. Plaintiff, ANNA ZALUZHNY, is an employee of Delta, and whose symptoms include difficulty breathing, coughing, skin irritation, skin rashes, hives, tightness of chest, vocal cord dysfunction, fatigue, headaches, hair loss and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.

525. Plaintiff, REBECCA ZETNICK, a flight attendant, is a resident and citizen of Texas and is currently domiciled in Mansfield, Texas. For purpose of 28 U.S.C. § 1332, Plaintiff, REBECCA ZETNICK, is a citizen of Texas. Plaintiff, REBECCA ZETNICK, is an employee of Delta, and

whose symptoms include skin irritation, rashes, hives, itchiness, difficulty breathing, fatigue, vocal cord dysfunction and anxiety that did not occur until she was exposed to the Land's End garments and are as a result of said exposure.