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[DO NOT PUBLISH]

## IN THE UNITED STATES COURT OF APPEALS

## FOR THE ELEVENTH CIRCUIT

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No. 19-11059 Non-Argument Calendar

\_\_\_\_\_

D.C. Docket No. 1:18-cv-24703-UU

MSP RECOVERY CLAIMS, SERIES LLC, a Delaware series LLC, MSPA CLAIMS 1, LLC, a Florida limited liability, SERIES PMPI, a designated series of MAO-MSO Recovery II, LLC,

Plaintiffs-Appellees,

versus

ALERE INC., ALERE SAN DIEGO, INC., ALERE HOME MONITORING, INC.,

Defendants-Appellants.

Appeal from the United States District Court for the Southern District of Florida

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(November 1, 2019)

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Before TJOFLAT, WILLIAM PRYOR and GRANT, Circuit Judges.
PER CURIAM:

This appeal is DISMISSED for lack of jurisdiction. We lack jurisdiction to review an order of remand that is based on a lack of subject matter jurisdiction. *See* 28 U.S.C. §§ 1447(c) & (d). Alere, Inc., and its subsidiaries removed an amended complaint for a pure bill of discovery filed by MSP Recovery Claims, Series LLC, and its subsidiaries. The district court provided a colorable rationale for remand based on a lack of federal question jurisdiction, 28 U.S.C. § 1331, and a lack of diversity jurisdiction, *id.* § 1332. *See Powerex Corp. v. Reliant Energy Serv., Inc.*, 551 U.S. 224, 234 (2007). We lack jurisdiction to review the order of remand.