1 2 3 4 5 THE HONORABLE RONALD B. LEIGHTON 6 IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 7 AT TACOMA 8 9 LINDA DECARLO, NO. 3:17-cv-05997-RBL 10 Plaintiff, ORDER GRANTING MOTION FOR VS. REMAND 11 CUTERA CORPORATION, a Foreign Corporation, NORTHWEST VEIN AND 12 AESTHETIC CENTER, P.S., YI SOO ROBERT KIM, M.D., and JOHNNA 13 GERONTAS, 14 Defendants. 15 Before the Court is Defendants Northwest Vein & Aesthetic Center, Kim, and 16 Gerontas's Motion for Remand. The motion was heard without oral argument. 17 BACKGROUND FACTS & PROCEDURAL HISTORY 18 On December 1, 2017, defendant Cutera Corporation filed a notice of removal. Cutera 19 Corporation is a foreign corporation. On March 5, 2018, the Court issued an Order Granting 20 Leave to Amend Complaint, allowing plaintiff Linda DeCarlo to file an amended complaint 21 adding new claims against additional defendants Northwest Vein & Aesthetic Center, Yi Soo 22 Robert Kim, M.D., and Johnna Gerontas. Plaintiff DeCarlo filed and served the amended 23 complaint shortly thereafter. 24 Defendant Northwest Vein & Aesthetic Center is a Washington professional service 25 corporation with its principal place of business in Tacoma, Washington. The two new 26 ORDER GRANTING MOTION FOR REMAND - 1 MULLIN, ALLEN & STEINER PLLC (3:17-cv-05997-RBL) 101 Yesler Way, Suite 400 Seattle, Washington 98104 T: (206) 957-7007 F: (206) 957-7008

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individual defendants, Yim and Gerontas, each reside in Washington. According to the Amended Complaint, plaintiff DeCarlo resides in Washington.

## ANALYSIS

The removal statute, 28 U.S.C. § 1447, is strictly construed. *Gaus v. Miles, Inc.*, 980 F.2d 564, 566 (9th Cir. 1992). According to 28 U.S.C. § 1447(e), "If after removal the plaintiff seeks to join additional defendants whose joinder would destroy subject matter jurisdiction, the court may deny joinder, or permit joinder and remand the action to the State court." Section 1447(e) "requires a district court either to deny joinder of non-diverse defendants or to permit joinder and remand the case to state court. A district court may not allow joinder and retain jurisdiction." *Stevens v. Brink's Home Security, Inc.*, 378 F.3d 944, 949 (9th Cir. 2004) (citing *Morris v. Princess Cruises, Inc.*, 236 F.3d 1061, 1068 (9th Cir. 2001)). Once a non-diverse defendant is joined, remand becomes mandatory. *Id.* 

Here, the Court has permitted joinder. The Amended Complaint adds three non-diverse defendants, destroying diversity jurisdiction per 28 U.S.C. § 1332(a). There is no other basis for the Court to retain subject matter jurisdiction. As a result, the Court lacks jurisdiction and is bound by § 1447(e). By operation of that statute, the Court must remand this action to Pierce County Superior Court.

Accordingly, IT IS HEREBY ORDERED: Defendants Northwest Vein & Aesthetic Center, Kim, and Gerontas's Motion for Remand is Granted. The Clerk of Court is directed to remand this action to the Pierce County Superior Court.

DATED this 1st day of May, 2018.

Ronald B. Leighton

United States District Judge