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5 UNITED STATES DISTRICT COURT			
WESTERN DISTRICT OF WASHINGTON AT SEATTLE			
SARA M. BARKER,			
Plaintiff,			
v.		C18-1470 TSZ	
THRIVE CAUSEMETICS, INC. and		ORDER	
12			
13 The Court interprets the parties' Joint Status Report, docket no. 45, as indicating			
class for purposes of settlement under Federal Rule of Civil Procedure 23(e).			
6 It appearing that no issue remains for the Court's determination, NOW,			
THEREFORE, IT IS ORDERED that:			
(1) This case is DISMISSED with prejudice and without costs. In the event			
9 settlement is not perfected, any party may move to reopen and trial will be			
scheduled, provided such motion is filed within $\underline{60}$ days of the date of this			
21 Order; and			
ORDER - 1			
	UNITED STATES D WESTERN DISTRICT AT SEA SARA M. BARKER, Plaintiff, v. THRIVE CAUSEMETICS, INC. and KARISSA BODNAR, Defendants. The Court interprets the parties' Joint S that the parties have reached a settlement, and class for purposes of settlement under Federal It appearing that no issue remains for th THEREFORE, IT IS ORDERED that: (1) This case is DISMISSED with preju settlement is not perfected, any party scheduled, provided such motion is Order; and	UNITED STATES DIST WESTERN DISTRICT OF 'AT SEATTL' SARA M. BARKER, Plaintiff, v. THRIVE CAUSEMETICS, INC. and KARISSA BODNAR, Defendants. The Court interprets the parties' Joint Status that the parties have reached a settlement, and that r class for purposes of settlement under Federal Rule It appearing that no issue remains for the Co THEREFORE, IT IS ORDERED that: (1) This case is DISMISSED with prejudice settlement is not perfected, any party may scheduled, provided such motion is filed Order; and	WESTERN DISTRICT OF WASHINGTON AT SEATTLE   SARA M. BARKER,   Plaintiff,   v.   THRIVE CAUSEMETICS, INC. and KARISSA BODNAR,   Defendants.   ORDER   The Court interprets the parties' Joint Status Report, docket n   that the parties have reached a settlement, and that no request will be   class for purposes of settlement under Federal Rule of Civil Procedu   It appearing that no issue remains for the Court's determinati   THEREFORE, IT IS ORDERED that:   (1) This case is DISMISSED with prejudice and without cost settlement is not perfected, any party may move to reoper scheduled, provided such motion is filed within <u>60</u> days or Order; and

(2) The Clerk is directed to send a copy of this Order to all counsel of record.

IT IS SO ORDERED.

Dated this 1st day of October, 2019.

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Thomas S. Zilly United States District Judge

ORDER - 2