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IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

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The Camping Companies, Inc.,)

No. CV 14-2624-PHX-JAT

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Plaintiff,)

ORDER

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vs.)

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The Perfect Health Insurance Company; et)
al.,)

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Defendants.)

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“Inquiring whether the court has jurisdiction is a federal judge’s first duty in every case.” *Belleville Catering Co. v. Champaign Market Place, L.L.C.*, 350 F.3d 691, 693 (7th Cir. 2003). In this case, the notice of removal fails to sufficiently plead jurisdiction. *See* 28 U.S.C. § 1332; *Hertz Corp. v. Friend*, 559 U.S. 77, 80, 92-93 (2010) (discussing the citizenship of a corporation); *Johnson v. Columbia Properties Anchorage*, 437 F.3d 894, 899 (9th Cir. 2006) (discussing the citizenship of a limited liability company).

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More specifically, the Court finds that for alleging the citizenship of a corporation, alleging the principal place of business as “not Arizona” is inadequate to allow this Court to independently assess jurisdiction. Second, for alleging the citizenship of a limited liability company (“LLC”), each member of the LLC must be identified and that person or entity’s citizenship must be properly alleged.

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Accordingly,

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