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4	IN THE UNITED STATES DISTRICT COURT		
5	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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7	BLUESKY COMPANIES INC., a California corporation; PETER VILA;	Case No. <u>16-cv-02950-MMC</u>	
8	PAUL HUNTER; ANTHONY TULINO; and OLIVER MARKHAM HEALY III,	ORDER DISMISSING COMPLAINT	
9	Plaintiffs,	FOR LACK OF SUBJECT MATTER JURISDICTION; AFFORDING	
10	V.	PLAINTIFFS LEAVE TO AMEND	
11	BRIAN HALL; BLUESKY COMPANIES,		
12	INC., a California corporation; and DOES 1-40, inclusive,		
13	Defendants.		
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15	Before the Court is plaintiffs' complaint, filed June 2, 2016. The Court, for the		
16	reasons discussed below, will dismiss said pleading for lack of subject matter jurisdiction		
17	and will afford plaintiffs leave to amend to allege, if they can, facts to support a finding of		
18	jurisdiction.		

jurisdiction.

19 In the complaint, plaintiffs, who allege they are shareholders of BlueSky Companies, Inc. ("BlueSky"), assert as against defendant Brian Hall, an individual 20 alleged to be a director and officer of BlueSky, seven causes of action, each arising 21 under state law.¹ Plaintiffs seek relief in their individual capacities and also derivatively 22 on behalf of BlueSky. Plaintiffs allege the district court has diversity jurisdiction over the 23 24 instant action.

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- ¹BlueSky is also named as a defendant. Although BlueSky appears in the caption 26 as a plaintiff as well, where, as here, a plaintiff brings a shareholder derivative action and alleges that an antagonistic relationship exists between such plaintiff and the controlling members of the corporation, the corporation is treated as a defendant for purposes of 27 determining diversity of citizenship. See In re Digimarc Corp. Derivative Litig., 549 F.3d 28 1223, 1234-37 (9th Cir. 2008).

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A district court has diversity jurisdiction "where the matter in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs," <u>see</u> 28 U.S.C. § 1332(a), and is between "citizens of different States," <u>see</u> 28 U.S.C. § 1332(a)(1). The diversity must be "complete," i.e., the "citizenship of each plaintiff [must be] diverse from the citizenship of each defendant." <u>See Caterpillar, Inc. v. Lewis</u>, 519 U.S. 61, 68 & n.3 (1996).

Here, plaintiffs have failed to allege any facts to support a finding that the instant action is between citizens of different States, as plaintiffs have not alleged the citizenship of any of the four individual plaintiffs or the citizenship of the one individual defendant; rather, plaintiffs only identify the state in which each such individual "resid[es]." (See Compl. ¶¶ 1-5.)² Such allegations are insufficient to support a finding of diversity jurisdiction, and, indeed, are "fatal" to such a showing. See Kanter v. Warner-Lambert Co., 265 F.3d 853, 857-58 (9th Cir. 2001) (holding "[a] person residing in a given state is not necessarily domiciled there, and thus is not necessarily a citizen of that state"; finding a "failure to specific [a party's] state citizenship [is] fatal to [an] assertion of diversity jurisdiction").

Accordingly, plaintiffs' complaint will be dismissed for lack of subject matter 17 18 jurisdiction. See Fed. R. Civ. P. 8(a)(1) (providing complaint must include "a short and 19 plain statement of the grounds for the court's jurisdiction); Fed. R. Civ. P. 12(h)(1) 20 (providing if "court determines at any time that it lacks subject-matter jurisdiction, the 21 court must dismiss the action). The Court will afford plaintiffs leave to amend to allege, if 22 they can, facts to support a finding that each plaintiff is diverse in citizenship from each 23 defendant. See 28 U.S.C. § 1653 (providing "defective allegations of jurisdiction may be 24 amended").

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 ²Plaintiffs have sufficiently alleged facts that, if true, establish BlueSky is a citizen of California. (See Compl. ¶ 6 (alleging BlueSky is incorporated in California and has its principal place of business in California).)

	1	CONCLUSION	
	2	For the reasons stated above, the complaint is hereby DISMISSED for lack of	
	3	subject matter jurisdiction, with leave to amend for the purpose of alleging a sufficient	
	4	jurisdictional basis exists. Plaintiffs' Amended Complaint, if any, shall be filed no later	
	5	than July 1, 2016.	
	6	IT IS SO ORDERED.	
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	8	Dated: June 10, 2016	
	9	MAXINE M. CHESNEY United States District Judge	
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