UNITED STATES DISTRICT COURT

MIDDLE DISTRICT OF LOUISIANA

NATALIE LANDRY, ET AL.

CIVIL ACTION

VERSUS

NO. 18-470-BAJ-RLB

FARMLAND MUTUAL INSURANCE COMPANY, ET AL.

ORDER

The court sua sponte notes the potential insufficiency of the removing defendants'

allegation of the citizenship of the parties as follows: A party invoking diversity jurisdiction must allege the *citizenship* of an 1. individual. An individual's citizenship is determined by his or her domicile, rather than residence. See Preston v. Tenet Healthsystem Memorial Medical Center, Inc., 485 F.3d 793, 799 (5th Cir. 2007). In addition, see 28 U.S.C. §1332(c)(2), for infants, the deceased and the incompetent. The *citizenship* of _____ is not provided. A party invoking diversity jurisdiction must allege both the state of incorporation 2. and principal place of business¹ of each corporate party. See, e.g., Illinois Central Gulf Railroad Co. v. Pargas, Inc., 706 F.2d 633 (5th Cir. 1983). The state of incorporation and principal place of business of defendant Farmland Mutual **Insurance Company** is not provided. A party invoking diversity jurisdiction must allege both the state of incorporation 3. and principal place of business of each corporate party. See, e.g., Illinois Central Gulf Railroad Co. v. Pargas, Inc., 706 F.2d 633 (5th Cir. 1983). Even when a

exists. The state of incorporation and principal place of business of

_____ is not provided.²

liability insurer takes on its insured's citizenship under <u>28 U.S.C.</u> § <u>1332(c)(1)</u>, its own citizenship still is considered in determining whether complete diversity

¹ The phrase "principal place of business" in §1332(c)(1) refers to the place where a corporation's high level officers direct, control, and coordinate the corporation's activities, *i.e.*, its "nerve center," which will typically be found at its corporate headquarters. *Hertz Corp. v. Friend*, 130 S.Ct. 1181, 175 L.Ed.2d 1029 (2010)

²See footnote 1.

4.		A party invoking diversity jurisdiction must properly allege the citizenship of a
		limited liability company. The citizenship of a limited liability company for
		diversity purposes is determined by the citizenship of its members . The
		citizenship of all of the members of a limited liability company must be properly
		alleged. In the event a member of a limited liability company is another limited liability company, the members of that limited liability company must be properly
		alleged as well. See <u>Harvey v. Grey Wolf Drilling Co.</u> , 542 F.3d 1077, 1080 (5 th
		<u>Cir. 2008</u>). The complete citizenship of is not provided.
5.		A party invoking diversity jurisdiction must properly allege the citizenship of a general partnership, a limited liability partnership, and a limited partnership. A general partnership, a limited liability partnership, and a limited partnership has the citizenship of each one of its partners. Both the general partner and limited
		partner must be alleged to establish citizenship of a limited partnership. See
		International Paper Co. v. Denkmann Assoc., 116 F.3d 134, 137 (5 th Cir. 1997); Carden v. Arkoma Associates, 494 U.S. 185 (1990). The citizenship of
		is not provided.
6.		A party invoking diversity jurisdiction must properly allege the citizenship of Underwriters at Lloyd's, London. The citizenship of Underwriters at Lloyd's, London has not been provided. <i>See Corfield v. Dallas Glen Hills LP</i> , 355 F.3d 853 (5 th Cir. 2003).
7.		A party invoking diversity jurisdiction must properly allege the citizenship of a sole proprietorship. A business entity cannot be both a corporation and sole proprietorship; therefore the court seeks to clarify the identity of
		plaintiff/defendant. Case law suggests that the citizenship of a sole proprietorship for diversity purposes is determined by the citizenship of its members and/or
		owners. See Linder Enterprises v. Martinringle, No. 07-1733, 2007 WL 3095382
		(N.D. Tex., Oct. 22, 2007). The citizenship of is not provided.
	Accor	dingly,
	1 10001	o-J '

IT IS ORDERED, pursuant to <u>28 U.S.C. §1653</u>, that, on or before **May 21, 2018**, the removing defendants shall file an amended notice of removal providing the citizenship of defendant **Farmland Mutual Insurance Company**, by setting forth all citizenship particulars required to sustain federal diversity jurisdiction.

Signed in Baton Rouge, Louisiana, on May 4, 2018.

RICHARD L. BOURGEOIS, JR. UNITED STATES MAGISTRATE JUDGE