IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF ARKANSAS HARRISON DIVISION

EILEEN E. VANLANINGHAM; and, ELDORA ENTERPRISE, LLC, d/b/a WHERE AND WHEN VACATIONS

PLAINTIFFS

V. Civil No. 09-3016

CROWN POINT TIME SHARING, INC.;
CROWN POINT TIME SHARING II, INC.;
CROWN POINT TIME SHARING III, INC.;
CROWN POINT RESORT;
VACATION RECREATIONS, INC.;
TIMESHARE SALES, INC.;
RCI, LLC; PAUL BEHRNDT; PATRICK
BEHRNDT; and RANDALL PARKER, jointly
and severally

DEFENDANTS

ORDER

NOW on this 21st day of April, 2009, comes on for consideration the Motion for Voluntary Dismissal Without Prejudice Pursuant to Fed. R. Civ. P. 41 (Doc. 21). The Court, being well and sufficiently advised that the defendants have no objection, finds that the motion should be, and it hereby is, GRANTED and the plaintiffs' complaint is dismissed without prejudice.

IT IS SO ORDERED.

/S/JIMM LARRY HENDREN
JIMM LARRY HENDREN
UNITED STATES DISTRICT JUDGE