

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

RELIANCE STANDARD LIFE INSURANCE COMPANY,)
Plaintiff,)
v.)
CHARLIE A. HARRISON,)
Defendant.)
)
2:09-cv-0532-GEB-KJN
ORDER RE: SETTLEMENT AND
DISPOSITION

Plaintiff filed an "Amended Notice of Settlement" on June 20, 2011, in which it states, "the parties have settled this matter in principle." (ECF No. 29.)

Therefore, a dispositional document shall be filed no later than September 9, 2011. Failure to respond by this deadline may be construed as consent to dismissal of this action without prejudice, and a dismissal order could be filed. See E.D. Cal. R. 160(b) ("A failure to file dispositional papers on the date prescribed by the Court may be grounds for sanctions.").

Further, a Status Conference is scheduled for hearing on October 3, 2011, commencing at 9:00 a.m., in the event no dispositional

1 document is filed, or if this action is not otherwise dismissed.¹ A joint
2 status report shall be filed fourteen (14) days prior to the Status
3 Conference.

4 IT IS SO ORDERED.

5 Dated: August 31, 2011

6 
7 GARLAND E. BURRELL, JR.
8 United States District Judge

25 _____
26 ¹ The Status Conference will remain on calendar, because the
mere representation that a case has been settled does not justify
vacating a scheduling proceeding. Cf. Callie v. Near, 829 F.2d 888, 890
(9th Cir. 1987) (indicating that a representation that claims have been
settled does not necessarily establish the existence of a binding
settlement agreement).