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8	UNITED STATES DISTRICT COURT	
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
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11	SAM TAVAKE and TAMI TAVAKE,	No. 2:11-cv-3259 KJM CKD PS (TEMP)
12	Plaintiffs,	
13	v.	<u>ORDER</u>
14	ALLIED INSURANCE COMPANY, et al.,	
15	Defendants.	
16		I
17	Plaintiffs are proceeding pro se in the above-entitled action. The matter was referred to a	
18	United States Magistrate Judge under Local Rule 302(c)(21.)	
19	On September 24, 2015, the court issued an order setting this matter for a status	
20	conference on November 6, 2015. (Dkt. No. 76.) That order also required plaintiffs to file status	
21	reports on or before October 23, 2015. Neither plaintiff, however, filed a status report or	
22	appeared at the November 6, 2015 status conference, nor did anyone appear on behalf of either	
23	plaintiff. In light of plaintiffs' pro se status, and in the interests of justice, the court will provide	
24	plaintiffs with an opportunity to show good cause for their conduct.	
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Accordingly, the court HEREBY ORDERS that plaintiffs show cause in writing within fourteen days of the date of this order as to why this case should not be dismissed for lack of prosecution. Failure to timely file the required writing will result in a recommendation that this case be dismissed. Dated: November 6, 2015 UNITED STATES MAGISTRATE JUDGE BVD/tavake3259.osc.docx <sup>1</sup> Alternatively, if plaintiffs no longer wish to pursue this civil action they may comply with this 

order by filing a notice of voluntary dismissal pursuant to Rule 41 of the Federal Rules of Civil

Procedure.