IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 11-cv-01041-WJM-MEH

GALEN AMERSON and FRANCES M. SCOTT,

Plaintiffs,

v.

AMERICAN MORTGAGE NETWORK, INC., CHASE HOME FINANCE LLC, FANNIE MAE, MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. (MERS), and JOHN DOES (INVESTORS) 1 - 15,000,

Defendants.

MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on August 9, 2011.

Plaintiffs' Unopposed Motion to Attend Scheduling Conference by Phone [filed August 8, 2011; docket #32] is **granted**. Plaintiff Galen Amerson may appear telephonically at the Scheduling Conference on August 12, 2011, at 9:30 a.m. by calling Chambers at (303) 844-4507 at the designated time. Plaintiff Frances Scott shall appear in person.

Plaintiffs' "Affidavit and Motion to Postpone Scheduling Conference, Due to Failure of Defendants to Establish Jurisdiction and Standing" [filed August 8, 2011; docket #33] is **denied without prejudice** for failure to comply with D.C. Colo. LCivR 7.1A. The Court notes that Plaintiffs bear the burden of establishing jurisdiction and standing. *Utah Animal Rights Coal. v. Salt Lake Cnty.*, 566 F.3d 1236, 1240 (10th Cir. 2009) ("The party invoking federal jurisdiction - here, the plaintiffs - bears the burden to demonstrate standing." (citation omitted)).