## IN THE DISTRICT COURT OF THE UNITED STATES FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION

CIVIL CASE NO. 1:10cv173

RES-NC SETTLERS EDGE, LLC, a Florida limited liability company,	)
Plaintiff,	)
vs.	) ) <u>ORDER</u>
SETTLERS EDGE HOLDING	)
COMPANY, LLC, a North Carolina	)
limited liability company, et. al.,	)
Defendants.	) ) )

**THIS MATTER** is before the Court *sua sponte* to ascertain the status of the case.

Affidavits of service filed by the Plaintiff show that the Defendants have been served but have failed to appear. [Docs. 4 through 13]. The Plaintiff, however, has not moved for entry of default.

In addition, through communication from the chambers of the undersigned, Plaintiff's counsel was instructed that a <u>Carden</u><sup>1</sup> response would

<sup>&</sup>lt;sup>1</sup>A limited liability company is a citizen of all states in which its constituent members are citizens. <u>Carden v. Arkoma Associates</u>, 494 U.S. 185, 110 S.Ct. 1015, 108 L.Ed.2d 157 (1990).

be required prior to entry of default judgment. No such response has been

placed in the record.

IT IS, THEREFORE, ORDERED that on or before thirty (30) days from

entry of this Order, the Plaintiff shall file response advising the Court of its

intention to further prosecute this matter. In the event that the Plaintiff does

so intend, the Plaintiff shall within the same time period file response

disclosing the names and citizenships, if any, of all the constituent members

or partners of each of the limited liability companies named as parties herein,

and, for any such constituent members or partners that are limited liability

companies or partnerships, to identify the citizenships of the respective

constituent members or partners until all such constituents are fully identified.

Signed: October 18, 2010

Martin Reidinger

United States District Judge

2