FOR PUBLICATION

UNITED STATES COURT OF APPEALS FOR THE NINTH CIRCUIT

YOLANDA E. QUIHUIS and ROBERT QUIHUIS, a married couple,

Plaintiffs-Appellants,

v.

STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY, a foreign corporation, *Defendant-Appellee*. No. 11-18067

D.C. No. 4:10-cv-00376-RCC

ORDER AMENDING ORDER CERTIFYING QUESTION TO THE ARIZONA SUPREME COURT

Filed May 6, 2014

Before: Richard C. Tallman and Sandra S. Ikuta, Circuit Judges, and Andrew P. Gordon, District Judge.*

Order

^{*} The Honorable Andrew P. Gordon, District Judge for the U.S. District Court for the District of Nevada, sitting by designation.

ORDER

The certification order filed on April 4, 2014, is amended as follows:

1. At page 7, lines 15–17, delete <<while the Coxes were best served to admit ownership in order to obtain an agreement from the Bojorquezes not to execute a judgment against them>> and insert <<while the Coxes were best served to admit ownership in order to obtain an agreement from the Quihuises not to execute a judgment against them>>.

2. At page 8, lines 5–7, delete << More specifically, the issue is whether the stipulation (and the subsequent default judgment) between the Coxes and the Bojorquezes that the Coxes owned the Jeep>> and insert << More specifically, the issue is whether the stipulation (and the subsequent default judgment) between the Coxes and the Quihuises that the Coxes owned the Jeep>>.