Doc. 54

I. IT IS HEREBY ORDERED, ADJUDICATED AND DECREED that Plaintiffs' Motion for Default Judgment is GRANTED IN PART. The Court finds that absent default judgment in this case, Plaintiffs would be denied the right to judicial resolution of the claims presented, and would be without other recourse for recovery. The Court finds that Plaintiffs Complaint has sufficiently stated a claim for relief. The Court finds that the amount sought is neither too large nor unreasonable when balanced against Defendants Sasan Chadorbaff and

"Defendants")'s actions. The Court further finds that Plaintiffs have sufficiently pleaded the four causes of action on which they seek default and that Defendants have failed to timely answer the First Amended Complaint ("FAC"), the Second Amended Complaint ("SAC") or to prevail on a motion to vacate the default.

Sasan Chadorbaff doing business as Western Motors (collectively

II. IT IS THEREFORE ORDERED, ADJUGED AND DECREED that judgment be and hereby is entered in favor of Plaintiffs as against the Defendants Sasan Chadorbaff, individually and Sasan Chadorbaff dba Western Motors in the amount of \$11,303.00 in damages, including: \$2,580.00 in actual damages, \$2,000.00 in statutory damages under the TILA, and \$6,450.00 in punitive damages. The Court also ORDERS Defendants to pay Plaintiffs \$1,261.80 in attorney's fees and costs for Aiden Butler, Esq. and \$523.90 in costs for Lisa G. Salisbury, Esq.

1 On June 25, 2018, the following Motions came were considered by the Court 2 in chambers: Attorney Lisa G. Salisbury, Esq.'s First Supplemental Request for 3 Attorney's Fees and Second Supplemental Request for Attorney's Fees (collectively "Requests"). No Appearances were made. The Requests having been presented, and fully considered, the Court makes the following orders: 5 6 7 III. IT IS HEREBY ORDERED, ADJUDICATED AND DECREED that Plaintiff Requests for Attorney's Fees are GRANTED IN PART. The Court finds that it is satisfied that the hours billed in the First Request are appropriate and reasonable. The Court further finds that it is satisfied with the hours billed in the 10 Second Request are appropriate and reasonable. The Court ORDERS Defendants 11 to pay Plaintiffs \$16,474.50 in attorney's fees and \$121.59 in litigation costs to 12 Lisa G. Salisbury, Esq. 13 14 IT IS HEREBY ADJUDGED AND DECREED, that for the reasons stated 15 above and in the Court's Minute Orders, dated April 30, 2018 an June 25, 2018, 16 the Clerk of the Court is directed to enter judgment in favor of Plaintiffs Alex 17 Guadarrama and Christian Guadarrama and against Defendant Sasan Chadorbaff, 18 individually and Sasan Chadorbaff dba as Western Motors as follows: 19 (a) Damages, in the amount of \$11,303.00 20 (b) Attorneys fees for Aiden Butler, Esq. \$ 1,261.80 21 (c) Litigation Costs for Lisa G. Salisbury, Esq. 645.49 22 (d) Attorneys Fees for Lisa G. Salisbury, Esq. \$16,474.50 23 **TOTAL** \$29,684.79 24

1	That amount, as well as the amount of any costs to which the Plaintiffs, Alex	
2	Guadarrama and Christian Guadarrama, are entitled, shall accrue interest pursuant	
3	to 18 U.S.C § 1961.	
4 5 6 7 8 9 10 11 12	IT IS SO ORDERED.  DATED: July 3, 2018	David O. Carter United States District Judge
13 14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		