
SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

**REPORT OF FOREIGN PRIVATE ISSUER
PURSUANT TO RULE 13a-16 OR 15d-16
OF THE SECURITIES EXCHANGE ACT OF 1934**

For the month of October 2014

Commission File No. 001-36675

FIAT CHRYSLER AUTOMOBILES N.V.

(Translation of Registrant's Name Into English)

Fiat House
240 Bath Road
Slough SL1 4DX
United Kingdom
Tel. No.: +44 (0) 1753 519581
(Address of Principal Executive Offices)

(Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.)

Form 20-F Form 40-F

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Indicate by check mark whether the registrant by furnishing the information contained in this form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes No

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): N/A

The following exhibits are furnished herewith:

Exhibit 99.1 Press release, dated October 16, 2014, titled: "FCA Announces New Appointments"

Exhibit 99.2 Notification Form for Directors and Members of the Supervisory Board submitted to AFM

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: October 17, 2014

FIAT CHRYSLER AUTOMOBILES N.V.

By: /s/ Richard K. Palmer
Name: Richard K. Palmer
Title: Chief Financial Officer

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Exhibit Number

Description of Exhibit

99.1

Press release, dated October 16, 2014, titled: "FCA Announces New Appointments"

99.2

Notification Form for Directors and Members of the Supervisory Board submitted to AFM



PRESS RELEASE

FCA Announces New Appointments

Ferrante Zileri has been appointed head of Treasury for Fiat Chrysler Automobiles and Andrea Faina head of the Group's Financial Services activities.

Antonio Picca Piccon, who held both positions prior to today, has decided to leave the Group to pursue other professional opportunities.

Mssrs. Zileri and Faina will report directly to Richard Palmer, CFO of Fiat Chrysler Automobiles.

The Group thanks Antonio Picca Piccon for his valuable contribution over the years and wishes him the very best for the future.

London, 16 October 2014

For further information:

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NOTIFICATION FORM FOR DIRECTORS AND MEMBERS OF THE SUPERVISORY BOARD AS MEANT IN SECTION 5:48 WFT, Part 1

1. Name of the (affiliated) issuing institution: Fiat Chrysler Automobiles N.V.
2. Name of the person obliged to notify: Mr. Sergio Marchionne
3. Statement of the total number of (an option to acquire) shares **prior to the transaction:**

| <u>Type of (option to acquire) share</u> | <u>Number of shares</u> | <u>Total capital</u> | <u>Total voting rights</u> |
|--|-------------------------|----------------------|----------------------------|
| Ordinary shares | 6,496,666 | EUR 64,966.66 | 6,496,666 |

Sort of (option to acquire) share involved in the change

4. Type of (option to acquire) share: ordinary shares
(Share/ Pref. Share/ Conv. Bond/Option/ Warrant/ Other)
5. To be filled out if applicable:
Nominal value of the share: EUR 0,01
Option series: n/a
Exercise price/conversion rate: n/a
Acquire /Expiration date: n/a

Change in (option to acquire) the shares indicated in questions 4 and 5

6. Transaction date: 14 October 2014
- 7a. Number of (option to acquire) shares acquired: 335,745
- b. Number of (option to acquire) shares sold: n/a
8. Purchase price and/or selling price and/or counter value: EUR 7.727
9. Transaction according to an investment management agreement (yes/no): no
10. Statement of the total number of shares **after the transaction:**

| <u>Type of (option to acquire) share</u> | <u>Number of shares</u> | <u>Total capital</u> | <u>Total voting rights</u> |
|--|-------------------------|----------------------|----------------------------|
| Ordinary shares | 6,832,411 | EUR 68,324.11 | 6,832,411 |

Attention please: in the event that the percentage of your holding in the (affiliated) issuing institution reaches, exceeds or falls below a threshold, you are also obliged to notify the percentage of your holding.

1. Denominator capital interest: 1,611,123,022

2. Denominator voting rights: 1,611,123,022

| | |
|--------------------------------|-------|
| Total Capital Interest: | % |
| - direct actual: | 0.42% |
| - direct potential: | % |
| - indirect actual: | % |
| - indirect potential: | % |
| Total Voting Rights | % |
| - direct actual: | 0.42% |
| - direct potential: | % |
| - indirect actual: | % |
| - indirect potential: | % |

The voting rights percentages need correction, if the exercising of the voting rights is limited by the NV's articles of association (x% provision or voting rights limitations).

4. If a notification relates to an indirect interest, the applied allocation rule(s) must be indicated.

The capital interest and/or voting rights are at the disposal of a controlled undertaking (yes/no): no

(If so, mention the name of the relevant controlled undertaking): n/a

The capital interest and/or voting rights are held by a third party for the account of the person subject to notification duty (yes/no): no

The voting rights are pursuant to a voting rights agreement (yes/no): no