UNITED STATES 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 July 2015 Commission File No. 001-36675

FIAT CHRYSLER AUTOMOBILES N.V.

(Translation of Registrant's Name Into English)

25 St. James's Street London SW1A 1HA United Kingdom Tel. No.: +44 (0)20 7766 0311 (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 x Form 40-F o

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule101(b)(1): o

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule101(b)(7): o

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 o No x

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g32(b): N/A

The following exhibits are furnished herewith:

Exhibit 99.1 Press release issued by Fiat Chrysler Automobiles N.V. dated July 9, 2015.

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: July 10, 2015

FIAT CHRYSLER AUTOMOBILES N.V.

By: /s/ Richard K. Palmer

Name: Richard K. Palmer Title: Chief Financial Officer Exhibit <u>Number</u> <u>Description of Exhibit</u>

99.1 Press release issued by Fiat Chrysler Automobiles N.V. dated July 9, 2015.

Ferrari will continue to be Italian tax resident

In relation to the various comments and opinions that are now circulating regarding the shift of the fiscal residence of Ferrari S.p.A. ("Ferrari") away from Italy, Fiat Chrysler Automobiles N.V. ("FCA") confirms that the proposed separation of Ferrari from FCA does not and will not entail a change in the tax residence of Ferrari. In fact, Ferrari will continue to be organized under Italian law and tax resident in Italy. Ferrari will pay Italian taxes on its income as all Italian tax resident corporations do today.

The IPO and the subsequent distribution of shares to FCA shareholders will involve the parent company of Ferrari, which will be a Dutch incorporated entity. The proposed structure is no different than the structure that is in place now, with FCA, a Dutch incorporated entity, being the parent company of Ferrari.

The use of a Dutch parent company for these purposes is required in order to provide an efficient and viable mechanism to distribute ownership of Ferrari to FCA's shareholders.

The transaction will not affect Ferrari as a separately organized Italian company; it will not shift personnel from Ferrari, nor will it reduce employment levels or activities current being carried out by Ferrari in Italy. And equally important, it will not entail any reduction in the taxable base of Ferrari in Italy.

London, 9 July 2015

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