IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

SECURITIES LITIGATION.

IN RE: DAIMLERCHRYSLER AG : Civil Action No. 00-993/00-984/ 01-004-JJF

: CONSOLIDATED ACTION

TRACINDA CORPORATION, a Nevada Corporation,

Plaintiff,

V.

DAIMLERCHRYSLER AG, a Federal: Republic of Germany corporation; DAIMLER-BENZ AG, : a Federal Republic of Germany: corporation; JUERGEN SCHREMPP,: a citizen of the Federal Republic of Germany; and MANFRED GENTZ, a citizen of the Federal Republic of Germany,

Defendants.

GLICKENHAUS & CO., et al.,

Plaintiffs,

v.

DAIMLERCHRYSLER AG, et al.,

Defendants;

ORDER

WHEREAS, the Court issued an Opinion (D.I. 721) and Order (D.I. 722) in the above-captioned consolidated action granting the Motion For Class Certification filed by Lead Plaintiffs which has been published as <u>In re DaimlerChrysler AG Sec. Litig.</u>, 216 F.R.D. 291 (D. Del. 2003);

WHEREAS, typographical errors require correction on page 299 of the published Opinion and page 16 of the Opinion as issued by the Court;

NOW THEREFORE, IT IS HEREBY ORDERED this 28th day of October 2003, that:

1. The word "the" is deleted before the designation "(1)" and the apostrophe is deleted from the word "interests" and inserted after the second appearance of the word "plaintiffs" so that the corrected sentence reads:

Under Rule 23(a)(4), adequate representation requires a showing that (1) the plaintiffs' attorneys are qualified, experienced, and able to conduct the litigation, and (2) the representative plaintiffs' interests are not antagonistic to those of the class.

2. The word "denied" is changed to the word "declined" so that the corrected sentence reads:

Courts have declined to certify a class where the proposed lead plaintiffs have little or no supervisory role in the litigation and little knowledge of the underlying facts of the law suit.

JOSEPH J. FARNAN, JR.
UNITED STATES DISTRICT JUDGE