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**DaimlerChrysler AG**  
Stuttgart

**Announcement pursuant to Section 62 (3) UmwG**

We hereby announce and inform our shareholders that it is intended to merge INTERROAD – Gesellschaft für Flottenmanagementsysteme mbH, statutory seat in Berlin (Charlottenburg Local Court, Commercial Register, HRB 65097 B), as transferor company by way of transfer of its assets as a whole within the scope of dissolution without liquidation into DaimlerChrysler AG, statutory seat in Stuttgart (Stuttgart Local Court, Commercial Register HRB 19360), as the transferee company (merger through absorption pursuant to Section 2 No. 1 UmwG). Since DaimlerChrysler AG is the sole shareholder of INTERROAD – Gesellschaft für Flottenmanagementsysteme mbH, a merger resolution by the DaimlerChrysler AG General Meeting is not required pursuant to Section 62 (1) UmwG.

We wish to draw our shareholders' attention to their rights pursuant to Section 62 (2) UmwG. Pursuant to Section 62 (2) UmwG, shareholders of DaimlerChrysler AG whose shares, when taken together, account for a twentieth portion of the DaimlerChrysler AG share capital, may request the convening of a General Meeting of DaimlerChrysler AG where approval of the merger will be resolved upon.

As from the day of this announcement, our shareholders may inspect the following documents at the business premises of DaimlerChrysler AG (Epplestraße 225, D-70567 Stuttgart-Möhringen):

1. The draft of the Merger Agreement;
2. The Annual Financial Statements, including Notes and Management Report of DaimlerChrysler AG for financial years 2004, 2005 and 2006;
3. The Annual Financial Statements of INTERROAD – Gesellschaft für Flottenmanagementsysteme mbH, including Notes for financial years 2004, 2005 and 2006.

Pursuant to Sections 60, 8 (3), 9 (2) UmwG, a merger report and a merger audit report are not to be prepared since DaimlerChrysler AG is the sole shareholder of INTERROAD – Gesellschaft für Flottenmanagementsysteme mbH.

Stuttgart, June 2007

**DaimlerChrysler AG**

*The Board of Management*