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1	4.	The Court <b>CONFIRMS</b> the appointment of the Angeion Group as Claims and
2		Notice Administrator.
3	5.	The Court <b>GRANTS</b> Class Counsel's request for attorneys' fees and costs, and
4		AWARDS Class Counsel \$59 million in attorneys' fees and \$7 million in costs to
5		be paid by the Defendants in addition to the compensation available to the Class,
6		and to be allocated by Lead Counsel among the PSC firms and additional counsel
7		performing work under Pretrial Order Nos. 3 and 4.
8	6.	The Court <b>AWARDS</b> the Settlement Class Representatives service awards of
9		\$5,000 each, also to be paid by the Defendants in addition to the compensation
10		available to the Class.
11	7.	Pursuant to agreement of the parties and subject to the provisions of paragraph
12		2.18 of the Settlement Agreement, the Court <b>APPOINTS</b> the following Claims
13		Review Committee members:
14		a. On behalf of the Class:
15		David S. Stellings
16		Lieff Cabraser Heimann & Bernstein, LLP 250 Hudson Street, 8th Floor
17		New York, NY 10013 Telephone: (212) 355-9500
		E-mail: dstellings@lchb.com
18		b. On behalf of the Fiat Chrysler Defendants:
19		William B. Monahan
20		Sullivan & Cromwell LLP
21		125 Broad Street New York, New York 10004-2498
22		Telephone: (212) 558-7375
23		E-mail: monahanw@sullcrom.com
		c. Neutral:
24		Kenneth R. Feinberg, Esq. Law Offices of Kenneth R. Feinberg, PC
25		The Willard Office Building
26		1455 Pennsylvania Avenue, NW Suite 390 Washington, DC 20004-1008
27		Telephone: (202) 371-1110
28		E-mail: kfeinberg@feinberglawoffices.com

- 8. The Court hereby discharges and releases the Released Claims as to the Released Parties, as those terms are used and defined in the Settlement Agreement.
- 9. The individuals and entities listed in Exhibit A to Defendants Fiat Chrysler Automobiles N.V., FCA US LLC, V.M. Motori S.P.A. and V.M. North America, Inc.'s Notice of Filing of Opt-Out List (Dkt. No. 569) are excluded from the Settlement Class.
- 10. The Court hereby permanently bars and enjoins the institution and prosecution by Class Plaintiffs and any Class Member of any other action against the Released Parties in any court or other forum asserting any of the Released Claims, as those terms are used and defined in the Settlement Agreement.
- 11. The Court further reserves and retains exclusive and continuing jurisdiction over the Settlement concerning the administration and enforcement of the Settlement Agreement and to effectuate its terms. Dkt. No. 508 at ¶ 9.16.
- 12. To the extent Federal Rule of Civil Procedure 54(b) is implicated, there is no just reason for delay with respect to a final judgment as to all settling parties.

Dated: May 24, 2019

HON. EDWARD M. CHEN United States District Judge

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