Convenience translation

The German text of the company announcement in the Federal Gazette is legally binding.

## Mercedes-Benz Group AG Stuttgart

ISIN DE0007100000 / WKN 710000

## First request to submit share certificates that have become incorrect and threat of invalidation

The General Meeting of Mercedes-Benz Group AG ("**Company**") on October 1, 2021, resolved to change the name of the Company from "Daimler AG" to "Mercedes-Benz Group AG". The corresponding amendment to the Articles of Incorporation was entered in the commercial register of the Company on February 1, 2022. The Company's General Meeting on October 4, 2007, had already resolved to change the Company's name from "DaimlerChrysler AG" to "Daimler AG". The corresponding amendment to the Articles of Incorporation was entered in the commercial register of the Company on October 19, 2007.

In connection with the merger of the Company with the former US-based Chrysler Corp. in 1998, the Company issued individual registered share certificates under its former name "DaimlerChrysler AG" (the "**Effective Share Certificates**"). According to Article 4 (2) of the Company's Articles of Incorporation, shareholders have no claim to the securitization of their rights to share certificates and dividend coupons.

As a result of the name changes described above, the content of the Company's Effective Share Certificates has become incorrect. In addition, in accordance with the requirements of the Central Securities Depository Regulation (Regulation (EU) 909/2014 of July 23, 2014), Article 3 of which came into force on January 1, 2025, the Company must ensure that the securities issued by it are recorded in book-entry form, i.e. transferred to collective safe custody (*"Girosammelverwahrung"*).

We therefore call on the shareholders of our Company to submit their Effective Share Certificates of our Company made out to the company "DaimlerChrysler AG", including any existing dividend and renewal coupons, via their account/depository bank or at a credit institution of their choice that maintains securities accounts for customers, for forwarding to

## Computershare Deutschland GmbH & Co. KG c/o Aktienregister Elsenheimerstr. 61, 80687 München, Germany

as the central settlement agent during the period

## from February 28, 2025, to May 30, 2025 (inclusive).

Effective Share Certificates cannot be submitted directly to the central settlement agent.

Shareholders who have their Effective Share Certificates held in segregated custody *("Streifbandverwahrung")* are requested to have them transferred to collective safe custody by their custodian bank within the above-mentioned period.

The Effective Share Certificates are made out in the names of the respective shareholders (registered shares). If they have been transferred to a third party (e.g. in the form of a written declaration of

transfer), meaningful evidence of the legal ownership of the certificates must be submitted together with the Effective Share Certificates.

After verification of the regularity of the submitted Effective Share Certificates that have become incorrect, the entitled shareholders will receive a co-ownership share in the collective holding of shares in the Company securitized in global share certificates held in custody by Clearstream Banking AG, Frankfurt am Main ("Clearstream"), such co-ownership share corresponding to their previous share in the Company's share capital. They will receive a securities account credit for this.

A securities account at a bank is required for the conversion of the Effective Share Certificates to a securities account credit for the corresponding number of shares. Shareholders will not incur any costs for the submission of the Effective Share Certificates that have become incorrect and the issuance of the securities account credit. Any costs incurred in connection with opening and setting up the mandatory securities account are to be borne by the shareholders themselves.

Effective Share Certificates of the Company that have become incorrect and have not been submitted by the end of **May 30, 2025**, despite this request having been published three times, will be declared invalid in accordance with Section 73 of the German Stock Corporation Act (Aktiengesetz). The necessary approval was granted by order of the Stuttgart Local Court – Register Court – (HRB 19360) dated February 7, 2025.

Instead of the Effective Share Certificates declared invalid, corresponding shares in the Global Share Certificates deposited with Clearstream will be registered and available in a fiduciary custody account of the Company for the entitled shareholders who have not yet submitted their Effective Share Certificates and whose share certificates are declared invalid, unless and until the Company deposits the unclaimed shares with the competent local court (depository) with debt-discharging effect for the account of the entitled shareholders. The Company expressly reserves the right to deposit the shares.

No invalidated Effective Share Certificates will be returned as collector's items after they have been declared invalid.

Stuttgart, February 2025

Mercedes-Benz Group AG The Board of Management