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3 CHRYSLER LLC, aka Chrysler Aspen, aka Chrysler
4 Town & Country, aka Chrysler 300, aka Chrysler
5 Sebring, aka Chrysler PT Cruiser, aka Dodge,
6 aka Dodge Avenger, aka Dodge Caliber, aka
7 Dodge Challenger, aka Dodge Dakota, aka Dodge
8 Durango, aka Dodge Grand Caravan, aka Dodge
9 Journey, aka Dodge Nitro, aka Dodge Ram, aka
10 Dodge Sprinter, aka Dodge Viper, aka Jeep, aka
11 Jeep Commander, aka Jeep Compass, aka Jeep
12 Grand Cherokee, aka Jeep Liberty, aka Jeep
13 Patriot, aka Jeep Wrangler, aka Moper, aka
14 Plymouth, aka Dodge Charger,

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16 Debtors-Appellees,

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18 INTERNATIONAL UNION, UNITED AUTOMOBILE,
19 AEROSPACE, AND AGRICULTURAL IMPLEMENT WORKERS
20 UNION OF AMERICA, AFL-CIO ("UAW"),

21
22 Appellee,

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24 FIAT S.P.A. and NEW CARCO ACQUISITION LLC,

25
26 Appellees,

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28 CHRYSLER FINANCIAL SERVICES AMERICAS LLC,

29
30 Appellee,

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32 THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS,

33
34 Appellee,

35
36 UNITED STATES OF AMERICA,

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38 Appellee,

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40 EXPORT DEVELOPMENT CANADA

41
42 Appellee.

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3 Before: JACOBS, Chief Judge, KEARSE and SACK,
4 Circuit Judges.

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6 On remand from the Supreme Court of the United States.
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37 Floating Rate Fund and
38 Oppenheimer Master Loan
39 Fund, LLC
40

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42 PER CURIAM:

43 The Supreme Court of the United States vacated the

1 judgment of this court, recorded at In re Chrysler LLC, 576
2 F.3d 108 (2d Cir. 2009), and remanded "with instructions to
3 dismiss the appeal as moot." Ind. State Police Pension
4 Trust, et al., v. Chrysler LLC, et al., --- S. Ct. ---, 2009
5 WL 2844364, at *1 (Dec. 14, 2009). Accordingly, the
6 judgment of this court is vacated and this appeal is
7 dismissed as moot.