FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

or Section 30(h) of the Investment Company Act of 1940

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL									
OMB Number:	3235-0287								
Estimated average h	nurden								

0.5

hours per response:

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

1. Name and Address of Reporting Person* <u>VISSER HENDRIKUS</u>					2. Issuer Name and Ticker or Trading Symbol AGCO CORP /DE [AG]							(Ch	Relationship neck all appli X Directo	•				
	GLAAN 7	(First) (Middle) N 7 H & DUIN				3. Date of Earliest Transaction (Month/Day/Year) 11/10/2006									Officer (give title below)		Other (s below)	specify
(Street) LK BOSCH & P7 3735				_ 4. l	4. If Amendment, Date of Original Filed (Month/Day/Year)							Lin	Individual or Joint/Group Filing (Check Applicable e) X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(S	•	(Zip)															
			le I - No			_			.	, Di				ly Owner				
Date			Date	Transaction ate Month/Day/Year)			2A. Deemed Execution Date, if any (Month/Day/Year)		3. Transaction Code (Instr. 8)		4. Securities Acquired (A) o Disposed Of (D) (Instr. 3, 4 a			unt of ies ially Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership	
									Code	v	Amount	(A) or (D)	Price	Reporte Transac (Instr. 3	ction(s)			(Instr. 4)
Common Stock 11/10/2				/2006	006			S		3,225	D	\$30.37	37 4,030			D		
Common Stock 11/10/2				/2006	006		M		5,000	A	\$11.87	' 5 9,	,030		D			
Common Stock 11/10/20			/2006	006		S		5,000	D	\$30.37	37 4	4,030		D				
		7	able II								oosed of converti			Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security		3A. Deer Execution if any (Month/I		4. Transa Code (8)		tion of		6. Date Exerci Expiration Dat (Month/Day/Ye		te	7. Title an Amount o Securities Underlyin Derivative (Instr. 3 an	f g Security	8. Price of Derivative Security (Instr. 5)		e s ally g	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership (Instr. 4)
					Code	v	(A)	(D)	Date Exercisal	able	Expiration Date	Title	Amount or Number of Shares					
Director Stock Option (Right to	\$11.875	11/10/2006			M			5,000	(1)		04/26/2010	Common Stock	5,000	\$11.875	0		D	

Explanation of Responses:

 $1.\ Exercisable\ 20\%\ on\ or\ after\ 4/26/2000,\ 40\%\ on\ or\ after\ 4/26/2001,\ 60\%\ on\ or\ after\ 4/26/2002,\ 80\%\ on\ or\ after\ 4/26/2003,\ 100\%\ on\ or\ after\ 4/26/2004,\ 40\%\ on\ on\ after\ 4/26/2004,\ 40\%\ on\ o$

Remarks:

<u>Lynnette D. Schoenfeld</u> <u>Attorney-in-fact</u> <u>11/13/2006</u>

** Signature of Reporting Person Da

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

 $^{^{\}star}$ If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, HENDRIKUS VISSER, hereby appoints each of Stephen D. Lupton and Lynnette D. Schoenfeld to be the undersigned's true and lawful attorney, for them, and in their names, place and stead to execute, acknowledge, deliver and file Forms 3, 4, and 5 (including amendments thereto) with respect to securities of AGCO Corporation (the "Company"), required to be filed with the Securities and Exchange Commission, national securities exchanges and the Company pursuant to Section 16(a) of the Securities Exchange Act of 1934 and the rules and regulations thereunder, granting to each of Stephen D. Lupton and Lynnette D. Schoenfeld full power and authority to perform all acts necessary to the completion of such purposes.

The undersigned agrees that each of the attorneys-in-fact herein, Stephen D. Lupton and Lynnette D. Schoenfeld, may rely entirely on information furnished orally or in writing by the undersigned to such attorney-in-fact. The undersigned also agrees to indemnify and hold harmless the Company and each attorney-in-fact against any losses, claims, damages, or liabilities (or actions in these respects) that arise out of or are based upon any untrue statement or omission of necessary facts in the information provided by the undersigend to each attorney-in-fact for purposes of executing, acknowledging, delivering, or filing Forms 3, 4, or 5 (including amendments thereto) and agrees to reimburse the Company and each attorney-in-fact herein for any legal or other expenses reasonably incurred in connection with investigating or defending against any such loss, claim, damage, liability, or action.

The validity of this Power of Attorney shall not be affected in any manner by reason of the execution, at any time, of other powers of attorney by the undersigned in favor of persons other than those named herein.

The undersigned agrees and represents to those dealing with its attorneys-in-fact herein, Stephen D. Lupton and Lynnette D. Schoenfeld, that this Power of Attorney is for indefinite duration and may be voluntarily revoked only by written notice to either such attorney-in-fact, delivered by registered mail or certified mail, return receipt requested.

WITNESS THE EXECUTION HEREOF this 31st day of January, 2002.

/s/ HENDRIKUS VISSER