# **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

# SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 8)\*

# **AGCO CORPORATION**

(Name of Issuer) **Common Stock** (Title of Class of Securities) 001084102 (CUSIP Number) Joel F. Herold, Esq. Cravath, Swaine & Moore LLP **CityPoint One Ropemaker Street London EC2Y 9HR** +44(0) 20 7453 1000 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications) February 26, 2016 (Date of Event which Requires Filing of this Statement) If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box  $\square$ .

NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Section 240.13d-7 for other parties to whom copies are to be sent.

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

# CUSIP No. **001084102**

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# CUSIP No. **001084102**

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# CUSIP No. **001084102**

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#### Item 1. Security and Issuer

This Schedule 13D relates to shares of the common stock (the "Common Stock") of AGCO Corporation (the "Issuer"), the principal executive offices of which are located at 4205 River Green Parkway, Duluth, Georgia 30096.

#### Item 3. Source and Amount of Funds or Other Consideration

Except for the 9,034 shares that Ms. Srinivasan (together with the Companies (as defined below), the "Reporting Persons") holds directly and that were awarded to her under the AGCO Corporation 2006 Long-Term Stock Incentive Plan for her services as a director of the Issuer, the source of the funds used by the Reporting Persons to purchase the reported shares, pursuant to the Purchase Plans (as defined in Item 6 below), was the working capital of Tractors and Farm Equipment Limited ("TAFE") or of TAFE Motors and Tractors Limited ("TAFE Motors and Tractors" and, together with TAFE, the "Companies"). The Reporting Persons paid a total of \$585,802,249.73 (exclusive of brokers' commissions and other administrative costs) to purchase the reported shares. Ms. Srinivasan did not pay for the shares that were awarded to her under the AGCO Corporation 2006 Long-Term Stock Incentive Plan.

#### Item 4. Purpose of Transaction

The Reporting Persons acquired the Common Stock for investment purposes. The Reporting Persons will routinely monitor a wide variety of investment considerations, including, without limitation, current and anticipated future trading prices for the Common Stock, the Issuer's operations, assets, prospects, and business development, the Issuer's management, Issuer-related competitive and strategic matters and general economic, financial market and industry conditions, as well as other investment considerations. The Reporting Persons may acquire additional Common Stock in the future in the public markets, in privately negotiated transactions or otherwise and may determine to sell, trade or otherwise dispose of all or some holdings in the Issuer in the public markets, in privately negotiated transactions or otherwise, or take any other lawful action they deem to be in their best interests.

Except as discussed above, the Reporting Persons have no present plans or proposals which relate to or would result in any of the matters referred to in Items 4(a) through 4(j) of Schedule 13D; however, the Reporting Persons reserve the right to change their plans at any time, as they deem appropriate, in light of the foregoing considerations, discussions and other factors.

On August 29, 2014, TAFE and the Issuer entered into a Letter Agreement (the "Letter Agreement"), regarding certain governance matters and certain matters relating to the current and future ownership by TAFE of the Common Stock.

See Item 6 for a description of the Letter Agreement and the Purchase Plans (as defined in Item 6 below) adopted by TAFE and TAFE Motors and Tractors.

#### Item 5. Interest in Securities of the Issuer

(a) The aggregate percentage of shares reported owned on this Schedule 13D is based on 82,449,867 shares of Common Stock outstanding as of February 19, 2016, which is the total number of shares of Common Stock outstanding as reported in the Issuer's Annual Report on Form 10-K for the fiscal year ended December 31, 2015, filed with the SEC on February 26, 2016. As of the close of business on March 3, 2016, (i) TAFE beneficially owned 12,150,152 shares of Common Stock, which constituted approximately 14.7% of the Common Stock outstanding; (ii) TAFE Motors and Tractors beneficially owned 3,263,321 shares of Common Stock, which constituted approximately 4.0% of the Common Stock outstanding; and (iii) Ms. Srinivasan beneficially owned 12,159,186 shares of Common Stock, which constituted approximately 14.7% of the Common Stock outstanding, including the 9,034 shares she holds in her individual capacity. Ms. Srinivasan disclaims beneficial ownership of the Common Stock beneficially owned by each of the Companies, and this report shall not be deemed an admission that Ms. Srinivasan is a beneficial owner of such shares for the purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934 or for any other purpose. Each of the Companies disclaims beneficial ownership of the 9,034 shares of Common Stock owned directly by Ms. Srinivasan in her individual capacity, and this report shall not be deemed an admission that either of the Companies is a beneficial owner of such shares for the purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934 or for any other purpose. TAFE Motors and Tractors disclaims beneficial ownership of the 8,886,831 shares of Common Stock purchased on behalf of TAFE under the Purchase Plans, and this report shall not be deemed an admission that TAFE Motors and Tractors is a beneficial owner of such shares for the purposes of Section 13(d) or 13(g) of the Securities Exchange Act of 1934 or for any other purpose.

(b) For each person listed, the following table indicates the number of shares of Common Stock as to which there is sole power to vote or to direct the vote, shared power to vote or to direct the disposition and shared power to dispose or to direct the disposition:

Reporting Person	Sole Voting Power	Shared Voting Power	Sole Dispositive Power	Shared Dispositive Power
TAFE	0	12,150,152	0	12,150,152
TAFE Motors and Tractors	0	3,263,321	0	3,263,321
Mallika Srinivasan	9,034	12,150,152	9,034	12,150,152

- (c) See Annex A hereto.
- (d) Not applicable.
- (e) Not applicable.

#### Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer

On August 31, 2012, the Companies and J.P. Morgan Securities LLC (the "Broker") entered into a Rule 10b5-1 Purchase Plan Agreement (the "Initial Purchase Plan"), a copy of which is filed without its pricing information annex as Exhibit D to this Schedule 13D, relating to the purchase of Common Stock by the Broker on behalf of the Companies. Any description of the Initial Purchase Plan included herein is qualified in its entirety by reference to Exhibit D.

On March 1, 2013, the Companies and the Broker terminated the Initial Purchase Plan and entered into a new Rule 10b5-1 Purchase Plan Agreement (the "Second Purchase Plan"), a copy of which is filed without its pricing information annex as Exhibit E to this Schedule 13D, relating to the purchase of Common Stock by the Broker on behalf of the Companies. The Second Purchase Plan terminated on August 31, 2013. Any description of the Second Purchase Plan included herein is qualified in its entirety by reference to Exhibit E.

On August 12, 2013, the Companies and the Broker entered into a new Rule 10b5-1 Purchase Plan Agreement (the "First August 2013 Purchase Plan"), relating to the purchase of Common Stock by the Broker on behalf of the Companies. On August 26, 2013 the Companies and the Broker amended and restated the First August 2013 Purchase Plan (as amended and restated, the "Third Purchase Plan"). A copy of the Third Purchase Plan is filed without its pricing information annex as Exhibit H to this Schedule 13D. The Third Purchase Plan terminated on November 14, 2013. Any description of the Third Purchase Plan included herein is qualified in its entirety by reference to Exhibit H.

On February 10, 2014, the Companies and the Broker entered into a new Rule 10b5-1 Purchase Plan Agreement (the "Fourth Purchase Plan"), relating to the purchase of Common Stock by the Broker on behalf of the Companies. A copy of the Fourth Purchase Plan is filed without its pricing information annex as Exhibit I to this Schedule 13D. The Fourth Purchase Plan terminated on April 30, 2014. Any description of the Fourth Purchase Plan included herein is qualified in its entirety by reference to Exhibit I.

On August 29, 2014, the Companies and the Broker entered into a new Rule 10b5-1 Purchase Plan Agreement (the "Fifth Purchase Plan"), relating to the purchase of Common Stock by the Broker on behalf of the Companies. A copy of the Fifth Purchase Plan is filed without its pricing information annex as Exhibit J to this Schedule 13D. The Fifth Purchase Plan terminated on October 24, 2014. Any description of the Fifth Purchase Plan included herein is qualified in its entirety by reference to Exhibit J.

On February 27, 2015, the Companies and the Broker entered into a new Rule 10b5-1 Purchase Plan Agreement (the "Sixth Purchase Plan"), relating to the purchase of Common Stock by the Broker on behalf of the Companies. A copy of the Sixth Purchase Plan is filed without its pricing information annex as Exhibit M to this Schedule 13D. The Sixth Purchase Plan terminated on August 5, 2015. Any description of the Sixth Purchase Plan included herein is qualified in its entirety by reference to Exhibit M.

On August 25, 2015, TAFE and the Broker entered into a new Rule 10b5-1 Purchase Plan Agreement (the "Seventh Purchase Plan" and, together with the Initial Purchase Plan, the Second Purchase Plan, the Third Purchase Plan, the Fourth Purchase Plan, the Fifth Purchase Plan and the Sixth Purchase Plan, the "Purchase Plans"), relating to the purchase of Common Stock by the Broker on behalf of TAFE. A copy of the Seventh Purchase Plan is filed without its pricing information annex as Exhibit N to this Schedule 13D. The Seventh Purchase Plan terminated on September 25, 2015. Any description of the Seventh Purchase Plan included herein is qualified in its entirety by reference to Exhibit N.

On August 29, 2014, TAFE and the Issuer entered into the Letter Agreement regarding certain governance matters and certain matters relating to the current and future ownership by TAFE of the Common Stock. Pursuant to the Letter Agreement, TAFE agreed not to purchase or acquire beneficial ownership of, and to cause its affiliates, including Amalgamations Private Limited, TAFE Motors and Tractors Limited and Mallika Srinivasan (collectively, the "TAFE Parties"), not to purchase or acquire beneficial ownership of additional shares of Common Stock if as a result of such purchase or acquisition TAFE and the TAFE Parties collectively would own 12.5% or more of the 97.36 million shares of Common Stock outstanding at December 31, 2013 (the "TAFE Cap"), provided that TAFE may purchase all of the Common Stock pursuant to an offer permitted under certain provisions of the Letter Agreement. For purposes of TAFE and the TAFE Parties' ownership, shares of Common Stock beneficially owned by Mallika Srinivasan for service as a director shall not be included. If the Issuer issues additional shares of Common Stock, the TAFE Cap will be increased by 12.5% of the amount of shares issued. Under certain circumstances, if the Issuer repurchases shares issued either as consideration in an acquisition or as part of a board of directors-approved plan to finance an acquisition, the TAFE Cap will be reduced, however the TAFE Cap will never be less than the greater of (x) initial TAFE Cap and (y) 12.5% of the then outstanding shares of Common Stock.

Pursuant to the Letter Agreement, TAFE has also agreed not to (i) subject to its rights to make a non-public offer to acquire all or a part of the Issuer or propose another similar strategic transaction that would result in a change of control of the Issuer, form or act as part of a group with respect to the ownership or voting of Common Stock or to otherwise grant a third-party a proxy or other voting rights with respect to the Common Stock owned by TAFE or any TAFE Party (other than to or at the request of the Issuer), provided that TAFE and the TAFE Parties are expressly permitted to act as a group, or (ii) publicly announce its intention to commence, or commence, an offer to acquire all or part of the Common Stock.

TAFE is permitted under the Letter Agreement to make a non-public offer to the Chairman of the Issuer and the Issuer's Board of Directors (the "Board") to acquire all or a part of the Issuer or propose another similar strategic transaction that would result in a change of control of the Issuer. TAFE is permitted to include in such an offer providers of debt and equity financing under certain conditions, including, but not limited to, a requirement that no equity provider has during the time of the offer beneficial ownership of more than 5% of Common Stock and is not a competitor or activist hedge fund or acting in that capacity, and any equity provider will be required to enter into a confidentiality agreement and other agreements consistent with agreements required by the Issuer for other potential bidders for the Issuer.

The Letter Agreement requires the Issuer to promptly inform TAFE of (x) any offer to acquire all or substantially all of the Issuer, or other similar strategic transaction that would result in a change of control of the Issuer, submitted to the Board for formal consideration or which the Board has requested management to evaluate before consideration, and (y) any commencement of a review of strategic alternatives which includes a possible sale of all or substantially all of the Issuer, and permit TAFE the opportunity to make a private offer to acquire all or substantially all of the Issuer, or other similar strategic transaction that would result in a change of control of the Issuer, subject to the right of the Board to control any process for all potential acquirers to the extent it is advised it is required to do so to comply with its fiduciary duties. In the event that the Board decides to sell the global businesses of Massey Ferguson and/or Fendt, or receives an offer to acquire the global business of Massey Ferguson and/or Fendt submitted to the Board for formal consideration or for which the Board has requested management to evaluate before consideration, TAFE shall be afforded an opportunity to make an offer to purchase the global businesses of Massey Ferguson and/ or Fendt.

Pursuant to the Letter Agreement, the restrictions on TAFE and the TAFE Parties described above will be released and of no further effect upon the first to occur of the following: (i) the Issuer publicly announces a process to review strategic alternatives which includes a possible sale of all or substantially all of the Issuer, (ii) any person commences a public tender offer by filing a Schedule TO (or any successor form) to acquire the Issuer and such public tender offer represents a bona fide intent to acquire the Issuer which is not subject to a financing condition, (iii) any person publicly announces its intention to commence a public tender offer or otherwise makes a public offer to acquire all or substantially all of the Issuer and either of the following occur: (x) the Issuer does not recommend against such offer within the time frame contained in Rule 14d-9 or (y) the Issuer does recommend against such offer within the time frame contained in Rule 14d-9 and subsequently such person publicly announces a bona fide offer higher by more than an immaterial amount or any other person announces its intention to commence a public tender offer or otherwise makes a public offer, to acquire all or substantially all of the Issuer within 6 months of the original public offer, (iv) any person enters into, an acquisition agreement with the Issuer, or the Issuer enters into, or announces its intention to enter into, an agreement providing for the acquisition of all or substantially all of the Issuer, (v) any person (other than a professional institutional investor) acquires 10% or more of the outstanding Common Stock and the Issuer has not within 30 days either (A) entered into a standstill on customary terms, or (B) adopted a stockholder rights plan that restricts such holder's ability to acquire additional shares above the shareholding level that the person has achieved and makes provision for TAFE's acquisition of shares up to the TAFE Cap provided in such case, however, that the restrictions with respect to the prohibition on acquisition of Common Stock above the TAFE Cap by TAFE and the TAFE Parties shall only be released if such person has acquired or is permitted to acquire more than 12.5% of the outstanding Common Stock, (vi) the beneficial ownership of Common Stock collectively by TAFE and the TAFE Parties falls below 5% of the then outstanding Common Stock, (vii) the Issuer breaches the terms of the Letter Agreement described below that relate to the nomination of a candidate proposed by TAFE for election to the Board or otherwise forces the TAFE director to resign from the Board and (viii) the fifth anniversary of the Letter Agreement.

Pursuant to the Letter Agreement, TAFE also agreed not to dispose of Common Stock to a direct competitor or an activist hedge fund and if it disposes of any Common Stock (other than to a TAFE Party), it will do so in a public distribution or in a private sale, and in the case of a private sale, not more than 5% to any person or "group" (as group is defined in the Securities Exchange Act of 1934, as amended).

Pursuant to the Letter Agreement, the Issuer has agreed to provide customary assistance to TAFE in selling its shares, including filing a registration statement with the U.S. Securities and Exchange Commission, cooperating with underwriters, providing auditor comfort letters, participating in road shows and similar activities, if TAFE determines to dispose of any shares of Common Stock in a public distribution.

Pursuant to the Letter Agreement, the Issuer has agreed to nominate a candidate proposed by TAFE for election to the Board at each annual meeting, as long as the collective beneficial ownership by TAFE and the TAFE Parties of Common Stock is 5% or more of the then outstanding Common Stock. If such a nominee is not the Chairman or Chief Executive Officer of TAFE, the Board has reasonable rights of approval over the nominee. If the collective beneficial ownership by TAFE and the TAFE Parties of Common Stock falls below 5% of the then outstanding Common Stock (other than as a result of a sale of Common Stock by TAFE or a TAFE Party), the Issuer has agreed to continue to nominate the candidate proposed by TAFE, provided that the ownership of the Common Stock by TAFE returns to 5% or more by the first anniversary of the date it fell below 5%.

The Letter Agreement will terminate on the fifth anniversary of its signing.

Any description of the Letter Agreement included herein is qualified in its entirety by reference to Exhibit K.

The Issuer holds a 23.75% interest in TAFE. TAFE supplies tractors and components to the Issuer for sale in certain markets.

# Item 7. Material to Be Filed as Exhibits

Exhibit A*	Persons through whom Amalgamations Private Limited ("Amalgamations") may be deemed to control the Companies
Exhibit B <sup>†</sup>	Directors and Executive Officers of the Companies
Exhibit C*	Directors and Executive Officers of Amalgamations
Exhibit D*	Rule 10b5-1 Purchase Plan Agreement, dated August 31, 2012, among Tractors and Farm Equipment Limited, TAFE Motors and Tractors Limited and J.P. Morgan Securities LLC (excluding Annex A)
Exhibit E*	Rule 10b5-1 Purchase Plan Agreement, dated March 1, 2013, among Tractors and Farm Equipment Limited, TAFE Motors and Tractors Limited and J.P. Morgan Securities LLC (excluding Annex A)
Exhibit F*	Joint Filing Agreement, dated as of April 5, 2013, among the Reporting Persons
Exhibit G*	Limited Power of Attorney, dated as of April 5, 2013
Exhibit H**	Rule 10b5-1 Purchase Plan Agreement, dated August 26, 2013, among Tractors and Farm Equipment Limited, TAFE Motors and Tractors Limited and J.P. Morgan Securities LLC (excluding Annex A)
Exhibit I***	Rule 10b5-1 Purchase Plan Agreement, dated February 10, 2014, among Tractors and Farm Equipment Limited, TAFE Motors and Tractors Limited and J.P. Morgan Securities LLC (excluding Annex A)
Exhibit J****	Rule 10b5-1 Purchase Plan Agreement, dated August 29, 2014, among Tractors and Farm Equipment Limited, TAFE Motors and Tractors Limited and J.P. Morgan Securities LLC (excluding Annex A)
Exhibit K****	Letter Agreement, dated August 29, 2014, between Tractors and Farm Equipment Limited and AGCO Corporation
Exhibit L****	Limited Power of Attorney, dated as of August 30, 2014
Exhibit M****	Rule 10b5-1 Purchase Plan Agreement, dated February 27, 2015, among Tractors and Farm Equipment Limited, TAFE Motors and Tractors Limited and J.P. Morgan Securities LLC (excluding Annex A)
Exhibit N*****	Rule 10b5-1 Purchase Plan Agreement, dated August 25, 2015, among Tractors and Farm Equipment Limited and J.P. Morgan Securities LLC (excluding Annex A)

 $<sup>^{*}</sup>$  Included by reference to the initial filing of this Schedule 13D, filed with the SEC on April 9, 2013.

Limited Power of Attorney, dated as of April 27, 2015

Exhibit O

<sup>\*\*</sup>Included by reference to Amendment No. 1 to this Schedule 13D, filed with the SEC on November 8, 2013.

<sup>\*\*\*</sup>Included by reference to Amendment No. 2 to this Schedule 13D, filed with the SEC on March 6, 2014.

 $<sup>****</sup> Included by \ reference \ to \ Amendment \ No. \ 3 \ to \ this \ Schedule \ 13D, \ filed \ with \ the \ SEC \ on \ September \ 3, \ 2014.$ 

<sup>\*\*\*\*\*</sup>Included by reference to Amendment No. 6 to this Schedule 13D, filed with the SEC on March 4, 2015.

 $<sup>******</sup>Included by reference to Amendment No.\ 7 to this Schedule\ 13D, filed with the SEC on August\ 28,\ 2015.$ 

<sup>†</sup> Amends previous filing.

# **SIGNATURE**

After reasonable inquiry and to the best of my knowledge and belief, I certify	that the information set forth in this statement is true, complete and correct.
Date: March 4, 2016	
TRACTORS AND FARM EQUIPMENT LIMITED,	
Name: Anthea L. Markstein, attorney-in-fact*	By: /s/ Anthea L. Markstein
TAFE MOTORS AND TRACTORS LIMITED,	
Name: Anthea L. Markstein, attorney-in-fact*	By: /s/ Anthea L. Markstein
	/s/ Anthea L.  Markstein  Anthea L.  Markstein, attorney-in- fact for Mallika Srinivasan*

<sup>\*</sup> This Amendment No. 8 to Statement on Schedule 13D was executed by Anthea L. Markstein as Attorney-In-Fact for Tractors and Farm Equipment Limited, TAFE Motors and Tractors Limited and Mallika Srinivasan, pursuant to the Limited Power of Attorney granted by them and attached as Exhibit O to this Statement on Schedule 13D.

Transactions by TAFE during the last 60 days: None.

Transactions by TAFE Motors and Tractors during the last 60 days: None.

Transactions by Ms. Srinivasan in her individual capacity during the last 60 days: None.

# **Directors and Executive Officers of TAFE**

Set forth below are the (i) name, (ii) title, (iii) country of citizenship, (iv) principal occupation, (v) principal business address, (vi) ownership of Common Stock and (vii) transactions in Common Stock during the past 60 days (if any) of each of the directors and executive officers of TAFE.

Name	Title	Country of Citizenship	Principal Occupation	Principal Business Address	Ownership of Common Stock	Transactions in Common Stock during the past 60 days
Mallika Srinivasan	ka Srinivasan Chairman India Chie		Chief Executive	No. 35/77 Nungambakkam High Road, Chennai 600 034	9,034 (1)	None. (1)
N. Srinivasan	Director	India	Chartered Accountant	T.18/1, Sixth Avenue, Besant Nagar, Chennai 600 090	None.	None.
V. P. Ahuja	Director	India	European Operations	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.
R. C. Banka	Executive Director & Deputy CEO	India	Operations	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.
P. B. Sampath	Director & Secretary	India	Company Secretary	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.
Chittaranjan Dua	Director	India	Lawyer	88 Sundar Nagar, New Delhi 110 003	None.	None.
M. L. S. Rao	Director	India	Operations	Rajeswari Apartments, 'S'Block No.84/3, 17 <sup>th</sup> Street, Anna Nagar, Chennai – 600 040.	None.	None.

Gary L. Collar	Director	US	Senior Vice President, General Manager, Asia/Pacific of AGCO	4177 Tami Lane, Central Point, Oregon 97052	53,472 (2)	Disposal on February 8, 2016 of 753 shares of Common Stock at a price of \$46.88 per share of Common Stock. Acquisition on January 26, 2016 of 4,080 restricted stock units, each representing the contingent right to receive one share of Common Stock, pursuant to the AGCO Corporation 2006 Long-Term Incentive Plan. Receipt on January 26, 2016 of certain stock appreciation rights under the AGCO Corporation 2006 Long-Term Incentive Plan. (3)
S. Chandramohan	President & Group CFO	India	Finance	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.
G. Hari	President & COO (Tractor Business)	India	Operations	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.
T. R. Kesavan	Chief Operating Officer – Product Strategy & Corporate Relations	India	Product Marketing	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.
John Edwin	Sr. Vice President & Chief Officer (Manufacturing Excellence & Supply Chain)	India	Manufacturing	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.
Rakesh Verma	Executive Vice President (R & D)	India	R & D	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.
N. S. Swaminathan	Executive Vice President	India	International Business Unit	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.
Muthu Kumar Thanu Chief Human Resource Officer India Human Resources No. 35/77 Nungambakkam High Road, Chennai 600						

034 None. None.

Shobhana Ravi Chief Information & Learning Officer India Infotech No. 35/77 Nungambakkam High Road, Chennai 600 034 None. None.

S. Ramakrishnan Chief Information Technology Officer India Infotech No. 35/77 Nungambakkam High Road, Chennai 600 034 None. None.

Cyril Rex Fernando Sr. Vice President (Sales & Marketing) India Sales & Marketing No. 35/77 Nungambakkam High Road, Chennai 600 034 None. None.

Pradeep Kapoor Executive Director (EPD) India Operations, Engg Plastics No. 35/77 Nungambakkam High Road, Chennai 600 034 None. None.

- (1) Does not include holdings of Common Stock of TAFE and TAFE Motors and Tractors, as disclosed in Item 5.
- (2) Includes 36 shares representing dividend equivalents accrued through January 26, 2016 in the form of additional restricted stock units that vest and are paid at the same time and in the same manner as the underlying restricted stock units originally awarded on January 21, 2015 and reported on Form 4 filed on January 23, 2015.
- (3) Based on reports on Form 4 filed on behalf of Mr. Collar with the SEC on January 26, 2016 and February 9, 2016.

# **Directors and Executive Officers of TAFE Motors and Tractors**

Set forth below are the (i) name, (ii) title, (iii) country of citizenship, (iv) principal occupation, (v) principal business address, (vi) ownership of Common Stock and (vii) transactions in Common Stock during the past 60 days (if any) of each of the directors and executive officers of TAFE Motors and Tractors.

Name	Title	Country of Citizenship	Principal Occupation	Principal Business Address	Ownership of Common Stock	Transactions in Common Stock during the past 60 days	
Mallika Srinivasan	allika Srinivasan Chairman India Chief Executiv		Chief Executive	No. 35/77 Nungambakkam High Road, Chennai 600 034	9,034 (1)	None. (1)	
Dr Lakshmi Venu	Director	India	Director	West Side House, Old No.2, New No.3, Adyar Club Gate Road, Chennai – 600 028.	None.	None.	
N. Srinivasan	Director	India	Chartered Accountant	T.18/1, Sixth Avenue, Besant Nagar, Chennai 600 090	None.	None.	
Sankar Datta	Director	India	Chartered Accountant	8/1, Vaidya Rama Iyer Street, T.Nagar, Chennai – 600 017	None.	None.	
R. C. Banka	Director	India	Operations	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.	
S. Chandramohan	Director	India	Finance	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.	
G. Hari	President & COO (Tractor Business)	India	Tractor Business	No. 35/77 Nungambakkam High Road, Chennai 600 034	None.	None.	

T. R. Kesavan		Chief Operating Officer – Product Strategy & Corporate Relations	g	India		Product Marketing	No. 35/77 Nungambakkam High Road, Chennai 600 034	None. None.
Anil Sharma		Senior Vice President — Technical		India		Manufacturing and R&D	Itarana Road, Alwar 301 001	None. None.
V. P. Arya	Area, Mandideep 462 046	Vice President (Finance & Accounts)		India		Finance	Plot No. 1, Sector D Industrial	None. None.
N. Subramania Area, Mandideep 462 046		Sr. Vice President (Sale: & Marketing)	S	India		Marketing	Plot No. 1, Sector D Industrial	None. None.
Alok Mam	Area, Mandideep 462 046	Vice President (Manufacturing & Strategic Sourcing)	None.	India	None.	Manufacturing	Plot No. 1, Sector D Industrial	

<sup>(1)</sup> Does not include holdings of Common Stock of TAFE and TAFE Motors and Tractors, as disclosed in Item 5.

#### LIMITED POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person or entity whose signature appears below constitutes and appoints each of Joel F. Herold, Stephanie R. Gallina, Margaret R. Markman and Anthea L. Markstein of Cravath, Swaine & Moore LLP its true and lawful attorney-in-fact and agent, with full power of substitution and resubstitution, for it and in its name, place, and stead, in any and all capacities, to sign and file this Statement on Schedule 13D and any and all amendments to the same, with all exhibits thereto, and other documents in connection therewith, with the U.S. Securities and Exchange Commission, granting unto said attorney-in-fact and agent full power and authority to do and perform each and every act and thing requisite and necessary to be done, as fully to all intents and purposes as it might or could do in person, hereby ratifying and confirming all that said attorney-in-fact and agent, and his substitute or substitutes, may lawfully do or cause to be done by virtue thereof.

# TRACTORS AND FARM EQUIPMENT LIMITED,

By: /s/ Mallika Srinivasan

Name: Mallika Srinivasan

Title: Chairman

# TAFE MOTORS AND TRACTORS LIMITED,

By: /s/ Mallika Srinivasan

Name: Mallika Srinivasan

Title: Chairman

/s/ Mallika Srinivasan

Mallika Srinivasan

Dated: April 27, 2015.