# SECURITIES AND EXCHANGE COMMISSION

**WASHINGTON, D.C. 20549** 

Amendment No. 1 to

# Schedule TO

Tender Offer Statement under Section 14(d)(1) or 13(e)(1) of the Securities Exchange Act of 1934

# **AGCO Corporation**

(Name of Subject Company (issuer))

# **AGCO Corporation**

(Name of Filing Person (offeror))

13/4% Convertible Senior Subordinated Notes due 2033

(Title of Class of Securities)

001084AJ1 and US001084AH57 (CUSIP Number of Class of Securities)

C. Stephen D. Lupton, Esquire
Senior Vice President and General Counsel
AGCO Corporation
4205 River Green Parkway
Duluth, Georgia 30096
(770) 813-9200

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications on Behalf of the Person(s) Filing Statement)

Copies to:

W. Brinkley Dickerson, Jr.
Troutman Sanders LLP
Bank of America Plaza
600 Peachtree Street, N.E., Suite 600
Atlanta, Georgia 303038-2216
(404) 885-3000

M. Hill Jeffries Alston & Bird LLP One Atlantic Center 1201 West Peachtree Street Atlanta, Georgia 30309-3424 (404) 881-7000

# **CALCULATION OF FILING FEE**

Transaction Valuation(a) Amount of Filing Fee

\$190,181,250 \$22,384.34

(a) Estimated solely for the purpose of determining the registration fee, and calculated based on the average of the high and low prices for the Registrant's 13/4% Convertible Senior Subordinated Notes due 2033 in secondary market transactions on May 20, 2005, as reported to the Registrant. The amount of the filing fee was calculated in accordance with Rule 0-11 of the Securities Exchange Act of 1934, as amended, and equals \$117.70 for each \$1,000,000 of the value of the transaction.

Check box if any part of the fee is offset as provided by Rule 0-11(a)(2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the form or schedule and the date of its filing.

Amount Previously Paid: \$22,384.34 Filing Party: AGCO Corporation Form or Registration No.: Form S-4 (333-125255) Date Filed: May 26, 2005

Check box if the filing relates solely to preliminary communications made before the commencement of a tender offer.

Check the appropriate boxes to designate any transactions to which this statement relates:

- o third party tender offer subject to Rule 14d-1
- o going-private transaction subject to Rule 13e-3
- ☑ issuer tender offer subject to Rule 13e-4
- o amendment to Schedule 13D under Rule 13d-2

Check the following box if the filing is a final amendment reporting the results of the tender offer: o

This Issuer Tender Offer Statement on Schedule TO ("Schedule TO") relates to an offer by AGCO Corporation (the "Company"), a Delaware corporation, to exchange \$1,000 original principal amount of the Company's 13/4% Convertible Senior Subordinated Notes, Series B, due 2023 (the "New Securities") for each \$1,000 original principal amount of validly tendered and accepted outstanding 13/4% Subordinated Notes due 2033 of the Company (the "Old Notes") upon the terms and subject to the conditions contained in the prospectus dated May 26, 2005 (as may be amended and supplemented from time to time, the "Prospectus") and the related Letter of Transmittal, which are parts of the Company's Registration Statement on Form S-4 (File No. 333-125255), dated the date hereof (the "Registration Statement"), and are incorporated herein by reference.

This Schedule TO is being filed in satisfaction of the reporting requirements of Rule 13e-4(c)(2) promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act").

## Item 1. Summary Term Sheet.

The information under the heading "Summary" in the Prospectus is incorporated herein by reference in answer to Item 1 of this Schedule TO.

### Item 2. Subject Company Information.

- (a) *Name and Address*. The name of the issuer of the New Securities and Old Notes is AGCO Corporation. The address of the principal executive offices of AGCO Corporation is 4205 River Green Parkway, Duluth, Georgia 30096. Its telephone number is (770) 813-9200.
- (b) Securities. This Schedule TO relates to the offer by the Company to exchange \$1,000 original principal amount of its New Securities for each \$1,000 original principal amount of validly tendered and accepted outstanding Old Notes. As of May 26, 2005, there was \$201,250,000 aggregate principal amount of the Old Notes outstanding.
- (c) Trading Market and Price. The Old Notes that have not been sold pursuant to the Company's resale Registration Statement on Form S-3 (No. 333-113560) are traded on the PORTAL market. The Old Notes which have been transferred under the resale registration statement are traded in the over-the-counter market. Set forth below are the high and low sales prices for the Old Notes based on each \$1,000 original principal amount for the quarterly periods set forth below as reported on the TRACE system. The Old Notes commenced trading on December 17, 2003.

	High	Low
Year Ending December 31, 2005		
<sup>2nd</sup> Quarter (through May 20, 2005)	\$ 980.31	\$ 895.00
1st Quarter	\$1,151.25	\$ 988.75
	High	Low
Year Ended December 31, 2004		
4th Quarter	\$1,210.00	\$1,072.50
3 <sup>rd</sup> Quarter	\$1,203.75	\$1,032.50
2nd Quarter	\$1,220.00	\$1,046.25
1st Quarter	\$1,190.00	\$ 978.75
	High	Low
Year Ended December 31, 2003		
4th Quarter*	\$1,125.00	\$1,066.25

<sup>\*</sup> From commencement of trading on December 17, 2003

## Item 3. Identity and Background of Filing Person.

(a) *Name and Address*. This is an issuer tender offer. The Company is the filing person. The information set forth in Item 2(a) above is incorporated herein by reference in answer to Item 3 of this Schedule TO.

The Directors of the Company are as listed below:

P. George Benson Terry College of Business The University of Georgia 335 Brooks Hall

Athens, Georgia 30602

W. Wayne Booker 3100 S. Ocean Boulevard Palm Beach, FL 33480

Herman Cain

825 Fairways Court, Suite 303 Stockbridge, GA 30281

Wolfgang Deml ArabellastraBe 4

81925 Munchen Germany

Gerald B. Johanneson 820 W. Copeland Drive Marco Island, FL 34145 Curtis E. Moll 5965 Grafton Road Valley City, OH 44280

David E. Momot 23560 Peppermill court Bonita Springs, FL 34134

Robert J. Ratliff 3810 Duckcove Way Cuming, GA 30041

Martin Richenhagen 4205 River Green Parkway Duluth,GA 30096-2568

Wolfgang Sauer Rua Alexandre Dumas, 2.100 — ED Corporate Plaza, 12° andar — Cj. 122

CEP 04717-004 Sao Paulo — SP Brazil

Hendrikus Visser Mesdglaan 7 3735 LK Bosch & Duin The Netherlands The Executive Officers (other than Mr. Richenhagen) are listed below:

Garry L. Ball 4205 River Green Parkway

Duluth, Georgia 30096-2584

Andrew H. Beck

4205 River Green Parkway Duluth, Georgia 30096-2584

Norman L. Bovd

4205 River Green Parkway Duluth, Georgia 30096-2584

David L. Caplan

4205 River Green Parkway Duluth, Georgia 30096-2584

Gary L. Collar

4205 River Green Parkway Duluth, Georgia 30096-2584 Randall G. Hoffman 4205 River Green Parkway Duluth, Georgia 30096-2584

Frank C. Lukacs

4205 River Green Parkway Duluth, Georgia 30096-2584

Stephen D. Lupton

4205 River Green Parkway Duluth, Georgia 30096-2584

Dexter E. Schaible

4205 River Green Parkway Duluth, Georgia 30096-2584

James M. Seaver

4205 River Green Parkway Duluth, Georgia 30096-2584

# Item 4. Terms of the Transaction.

- (a) Material Terms.
- (1) Tender offers. The information under the headings "Summary—The Exchange Offer," "Summary—Material Differences Between the Old Notes and the New Securities," "Summary—Summary of New Securities," "The Exchange Offer," "Description of the New Securities," "Description of Capital Stock" and "United States Federal Tax Considerations" in the Prospectus is incorporated herein by reference in partial answer to Item 4 of this Schedule TO.
  - (2) Mergers or Similar Transactions. Not applicable.
- (b) Purchases. To the best knowledge of the Company, no Old Notes are to be purchased from any officer, director or affiliate of the Company.

# Item 5. Past Contacts, Transactions, Negotiations and Agreements.

(e) Agreements Involving Subject Company's Securities. The discussion of the Company's Non-employee Director Stock Incentive Plan, Long Term Incentive Plan and options plans contained in the Company's proxy statement filed with the Commission on March 28, 2005 is incorporated herein by reference in answer to Item 5(e) of this Schedule TO.

# Item 6. Purposes of the Transaction and Plans or Proposals.

(a) Purposes. The information set forth under the headings "Summary—The Exchange Offer-Purpose of the Exchange Offer" and "The Exchange Offer-Purpose of the Exchange Offer" in the

Prospectus is incorporated herein by reference.

- (b) Use of Securities Acquired. Any Old Notes submitted for exchange will be canceled and retired.
- (c) *Plans*. The information under the headings "Summary—The Exchange Offer," "Summary—Material Differences Between the Old Notes and the New Securities" and "Summary—Summary of New Securities" in the Prospectus is incorporated herein by reference in partial answer to Item 6 of this Schedule TO.

#### Item 7. Source and Amount of Funds or Other Consideration.

The consideration for the Old Notes to be purchased by the Company is the issuance of \$1,000 original principal amount of New Securities for each \$1,000 original principal amount of Old Notes. The total consideration required to purchase all of the outstanding Old Notes is New Securities in the original principal amount of \$201,250,000. It is not expected that alternative financing arrangements or plans will be required.

## Item 8. Interest in Securities of the Subject Company.

- (a) *Securities Ownership*. To the best knowledge of the Company, no Old Notes are beneficially owned by any person whose ownership would be required to be disclosed by this item.
- (b) *Securities Transactions*. To the best knowledge of the Company, none of the persons referenced in this item has engaged in any transactions in the Old Notes during the 60 days preceding the date of this Schedule TO.

## Item 9. Persons/Assets, Retained, Employed, Compensated or Used.

(a) *Solicitations or Recommendations*. The information under the subheadings "Summary-The Exchange Offer-Fees and Expenses of the Exchange Offer," "—Dealer Manager," "—Exchange Agent" and "—Information Agent" in the Prospectus is incorporated herein by reference in answer to Item 9 of this Schedule TO.

#### Item 10. Financial Statements.

Not applicable.

## Item 11. Additional Information.

Not applicable.

#### Item 12. Exhibits.

Exhibit No.	Description
(a)(1)(i)	Prospectus, dated May 26, 2005 (incorporated by reference to the Registration Statement).
(a)(1)(ii)	Form of Letter of Transmittal (incorporated by reference to Exhibit 99.2 of the Registration Statement).
(a)(1)(iii)	Form of Letter to Brokers, Dealers, Commercial Banks, Trust Companies and other Nominees (incorporated by reference to Exhibit 99.3 of the Registration Statement).
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Exhibit No.	Description
(a)(1)(iv)	Form of Letter to Customers (incorporated by reference to Exhibit 99.4 of the Registration Statement).
(a)(4)	Incorporated by reference herein to Exhibit (a)(1)(i).
(a)(5)	Press Release of AGCO Corporation, issued May 26, 2005, filed herewith.
(d)	Dealer Manager Agreement, dated May 26, 2005, between the Company and Morgan Stanley & Co. Incorporated (incorporated by reference to Exhibit 99.1 of the Registration Statement).
(h)	Tax Opinion of Troutman Sanders LLP (incorporated by reference to Exhibit 8.1 of the Registration Statement).

# Item 13. Information required by Schedule 13E-3.

Not applicable.

# **SIGNATURE**

After due 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.

AGCO Corporation

By: /s/ Stephen D. Lupton

Name: Stephen D. Lupton

Title: Senior Vice President — Corporate Development

and General Counsel

Dated: June 17, 2005



AGCO Corporation 4205 River Green Parkway Duluth, GA USA 30096-2568 www.agcocorp.com

Telephone 770.813.9200

# COMPANY NEWS RELEASE

FOR IMMEDIATE RELEASE

Thursday, May 26, 2005

CONTACT: Molly Dye

Vice President, Corporate Relations

(770) 813-6044

#### AGCO ANNOUNCES EXCHANGE OFFER FOR CONVERTIBLE NOTES

DULUTH, GA - May 26, 2005 - AGCO Corporation (NYSE:AG), a global manufacturer and distributor of agricultural equipment, announced today that it has filed a registration statement with the Securities and Exchange Commission to register its offer to holders of its \$201,250,000 outstanding principal amount of 13/4% Convertible Senior Subordinated Notes due 2033 (CUSIP Nos. 001084AJ1 and US001084AH57) (the "Old Notes") to exchange the Old Notes for an equivalent principal amount of its 13/4% Convertible Senior Subordinated Notes, Series B, due 2033 (the "New Notes"). The New Notes provide for (i) the settlement upon conversion in cash up to the principal amount of the converted New Notes with any excess conversion value settled in shares of AGCO common stock, and (ii) the conversion rate to be increased under certain circumstances if the New Notes are converted in connection with certain change of control transactions occurring prior to December 10, 2010, and otherwise are substantially the same as the Old Notes.

AGCO is offering to exchange Old Notes for New Notes with the modified terms in response to the FASB's ratification of Emerging Issues Task Force Issue No. 04-8, "The Effect of Contingently Convertible Instruments on Diluted Earnings per Share," which became effective on December 31, 2004. EITF 04-8 requires that the calculation of diluted earnings per share of common stock reflect shares issuable under contingently convertible debt regardless of whether the contingent feature has been met. The conversion settlement feature of the New Notes will result in the inclusion of fewer shares in the calculation of diluted earnings per share than the Old Notes, since exercise of the conversion feature would result in a payment of cash, rather than shares, for the principal amount of the New Notes.

The exchange offer will expire at 5:00 p.m., New York City time, on June 23, 2005, unless extended. Morgan Stanley & Co. Incorporated is the dealer manager for the exchange offer.

A registration statement relating to these securities has been filed with the Securities and Exchange Commission but has not yet become effective. These securities may not be sold nor may offers to buy be accepted prior to the time the registration statement becomes effective. This news release is for informational purposes only and does not constitute an offer to sell or the solicitation of an offer to buy these securities, nor shall there be any offer, solicitation or sale of these securities in any state in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such state. You are urged to read the prospectus and related materials, which have been filed as part of the registration statement, and our tender offer statement on Schedule TO because they contain important information. You

may obtain a copy of these documents for free at the SEC's website at http://www.sec.gov. A copy of the written prospectus and other materials relating to the exchange offer also can be obtained for free from the information agent, Morrow & Co., Inc., 445 Park Avenue, New York, New York 10022, Phone: 1-800-654-2468, or from Morgan Stanley, 1585 Broadway, New York, New York 10036, Attention: Arthur Rubin, Phone: 1-800-624-1808.

AGCO Corporation, headquartered in Duluth, Georgia, is a global designer, manufacturer and distributor of agricultural equipment and related replacement parts. AGCO products are distributed in more than 140 countries. AGCO offers a full product line including tractors, combines, hay tools, sprayers, forage, tillage equipment and implements through more than 3,900 independent dealers and distributors around the world. AGCO products are distributed under the various well-known brand names AGCOÒ, ChallengerÒ, Fendt®, GleanerÒ, HesstonÒ, Massey FergusonÒ, New IdeaÒ, RoGatorÒ, Spra-CoupeÒ, SunflowerÒ, TerraGatorÒ, ValtraÒ, and White™ Planters. AGCO provides retail financing through AGCO Finance in North America and through Agricredit in Australia, the United Kingdom, France, Germany, Ireland, and Brazil. In 2004, AGCO had net sales of \$5.3 billion.

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