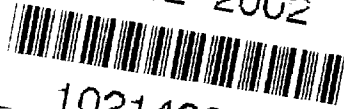


07-02-2002



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SHEET
Y

To the Honorable Commissioner of Patents and Trademarks

the attached original document or copy thereof.

1. Name of conveying party(ies):

AGCO S.A.

- Individual(s)
- Association
- General Partnership
- Limited Partnership
- Corporation - State: France

Additional name(s) attached? No

6.24.02

2. Name and address of receiving party(ies)

Fendt France S.A.
41 Avenue Blaise Pascal
B.P. 60307
60026 Beauvais
Cedex France

- Individual(s) citizenship:
- Association
- General Partnership
- Limited Partnership
- Corporation - State: France

If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No
Additional name(s) and address(es) attached? No

3. Nature of Conveyance: Assignment Security Agreement Change of Name Merger
 Other (specify):

Execution Date: November 28, 1997

4. Application number(s) and/or registration number(s):

The document relates to Trademark Application No.(s):
«Application Number»

The document relates to Registration No.(s):
1775125 "DYNASHIFT"

Additional numbers attached Yes No

RECEIVED
FEBRUARY 13 2002
U.S. PATENT & TRADEMARK OFFICE

5. Name and address of party to whom correspondence concerning document should be mailed:

Richard S. MacMillan
MacMillan, Sobanski & Todd, LLC
One Maritime Plaza, Fourth Floor
720 Water Street
Toledo, Ohio 43604

Docket: 1-21832

6. Total number of applications and registrations involved: 1

7. Total Fee (37 CFR 3.14)

Recordal Fee: \$40.00

Please charge the recordal fee to MacMillan, Sobanski & Todd, LLC, Deposit Account No. 13-0005

8. Statement and signature.

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.

Richard S. MacMillan
Name of Person Signing

Signature

6/18/02
Date

07/01/2002 TDIAZ1 00000035 130005 1775125
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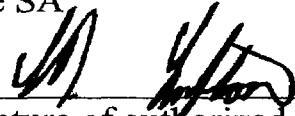
1775125

DESIGNATION OF DOMESTIC REPRESENTATIVE BY ASSIGNEE

The undersigned assignee hereby designates Richard S. MacMillan, attorney at law, whose address is MacMillan, Sobanski & Todd, LLC, One Maritime Plaza, Fourth Floor, 720 Water Street, Toledo, Ohio 43604, telephone number 419-255-5900 as domestic representative on whom process or notice of proceedings affecting the patents and trademark may be served.

Fendt France SA

Date: 10 June 2002

By: 
(Signature of authorized person)

Name: Charles Stephen D Lupton

Title: Senior Vice President & General
Counsel

16 April 2002

To whom it may concern,

I, Madeleine Cox, solemnly and sincerely declare that I translated a document with reasonable skill and care from French into English in December 2001 on behalf of the Birmingham Chamber of Commerce, identified as Job 10903. The document entitled "Traité d'Apport Partiel d'Actif " is an instrument between AGCO SA (OLD) - Company No B 562 104 539, and Fendt France SA – Company No B 317 358 380, dated 28 November 1997.

Signature:



Madeleine Cox



Patrons : Birmingham International Airport Ltd - Birmingham Post and Mail Ltd - British Telecommunications plc - English Partnerships - GPU Power UK - IMI plc - KPMG - Pertemps Group - Pinsent Curtis Biddle - PowerGen UK plc - PricewaterhouseCoopers - The NEC Group - The Royal Bank of Scotland - The University of Birmingham - University of Central England in Birmingham - Wesleyan Assurance Society - Wragge & Co



INVESTOR IN PEOPLE



Certificate No. FS 31329

A company limited by guarantee. Registered in England 78731

TRADEMARK

REEL: 002535 FRAME: 0649

DATED 28 NOVEMBER 1997

(1) AGCO S.A.

- and -

(2) FENDT FRANCE S.A.

PARTIAL BUSINESS TRANSFER TREATY

CONTENTS

	<u>Page</u>
1. CHARACTERISTICS OF THE COMPANIES INVOLVED	4
A. THE COMPANY AGCO	4
B. THE COMPANY FENDT.....	6
C. LINKS BETWEEN BOTH COMPANIES	7
II ACCOUNTS USED TO DETERMINE THE TRANSACTION CONDITIONS – DATE FROM WHICH INTEREST ON NEW SHARES BEGINS TO RUN – EVALUATION METHOD RETAINED	8
A. ACCOUNTS USED TO DETERMINE THE TRANSACTION CONDITIONS	8
B. DATE FROM WHICH INTEREST ON NEW SHARES BEGINS TO RUN	8
C. EVALUATION METHOD RETAINED	8
III PARTIAL CONTRIBUTION – ELEMENTS CONTRIBUTED	9
A. ASSETS	10
B. LIABILITIES SCHEDULED FOR TRANSFER	12
C. DECLARATIONS	13
IV COSTS AND CONDITIONS OF THE CONTRIBUTIONS.....	15
A. . TRANSFER OF ASSETS AND LIABILITIES - OWNERSHIP AND ENJOYMENT OF THE PROPERTY BROUGHT	15
B. COSTS AND GENERAL CONDITIONS OF THE CONTRIBUTIONS	17
V REMUNERATION OF THE AGCO COMPANY CONTRIBUTION AND INCREASE IN CAPITAL OF THE COMPANY FENDT	19
A. CREATION OF NEW SHARES	20
B. CONTRIBUTION PREMIUM (PRIME D'APPORT)	20
VI SUSPENSIVE CONDITIONS	21
VII FISCAL ARRANGEMENTS	22
A. DIRECT TAXES	22
B. VALUE ADDED TAX	24
C. REGISTRATION FEES	24
VIII DIVERSE ARRANGEMENTS	25
A. FORMALITIES	26
B. EXPENSES	26
C. ELECTION OF DOMICILE	26
D. POWERS	26
ANNEXES	27

PARTIAL BUSINESS TRANSFER TREATY

BETWEEN THE UNDERSIGNED:

- The company **AGCO S.A.** société anonyme (*Public Company*) with capital of FF 940.000.000, having its head office at 41 avenue Blaise Pascal, 60000 Beauvais, registered in the Beauvais Company Register (*Registre du Commerce et des Sociétés*) under number B 562 104 539.

Represented by Mr. Stephen Lupton, President of the Board of Directors, specially authorised for the purposes of the present by virtue of a decision of the Board of Directors dated 28th November 1997.

Named below as the “**Company AGCO**”.

ON THE ONE SIDE,

AND:

- The Company **FENDT FRANCE S.A.** société anonyme (*Public Company*) with capital of FF 10.000.000, having its head office at 41 avenue Blaise Pascal, 60000 Beauvais, registered in the Beauvais Company Register (*Registre du Commerce et des Sociétés*) under number B 317 358 380.

Represented by Mr Didier de Villepin, administrator, authorised for the purposes of the present by virtue of a decision of the Board of Directors dated 28th November 1997.

Named below by as the “**Company FENDT**”.

ON THE OTHER SIDE,

WHAT FOLLOWS HAS BEEN PREVIOUSLY STATED:

REPORT:

The managers of the Companies AGCO and FENDT have respectively brought a proposal for the agreement of partial business transfer by the Company AGCO to the profit of the Company FENDT. This contribution ("the Contribution") concerns the full and autonomous branch of operation of the commerce and the metallurgical and mechanical industries with the exclusion of participation in the Company GIMA and, more especially, the manufacturing of foreign and French agricultural machines, as well as all annexe and accessory transactions, named below as "**The Branch**" within the Company AGCO.

In order to carry out the operation of partial business transfer, the undersigned, ex officio, in the name of the Companies that they represent, have drawn up the present treaty whose purpose is the fixing of the partial business transfer conditions to be agreed by the Company AGCO to the Company FENDT. This operation is placed, in compliance with the possibility offered by article 387 of the Law dated 24th July 1966, under the judicial system for scissions.

The main characteristics of the contributing Company and the benefiting Company, the purposes and aims of the contribution, the accounts used to determine the conditions of the operation and the evaluation methods retained have been previously stated.

1. CHARACTERISTICS OF THE COMPANIES INVOLVED.

A. Company AGCO

The company AGCO was formed by private agreement in Lille in October 1925.

It is registered in the Beauvais Company Register under number B 562 104 539.

Its main purpose is the operating, in all their branches, of the commerce and the metallurgical and mechanical industries and more especially, the manufacturing of agricultural machines, and the commerce of foreign and French agricultural machines, as well as all related transactions and accessories.

The Company can carry out all purchases, negotiations, sales, exchanges, loans, guarantees, representations, hiring, sub-hiring, concession applications, the construction, installation running of all factories, the study, obtainment, purchase, transfer, retrocession,

operating, sale, concession of all patents, patent licences, procedures and manufacturing secrets, trade marks or systems.

Its duration is 99 years. It expires on the 27th October 2024.

Its capital at the present time is FF 940.000.000.

It is divided into 9.400.000 shares each of FF 100, all of the same category and fully paid.

The Company does not make public appeal to lay-by.

The Company has no bonded loans, nor does it have beneficiary shares in circulation.

It operates a secondary establishment at 57365 Ennery Zac de la Fontaine des Saints, rue André Citroën, registered in the Metz Company Register under number B 562 104 539-96 B 27.

It also operates another secondary establishment at 91025 Evry, Immeuble l'Esplanade, 28, allée Jean Rostand under number B 562 104 539-60 B 70.

In addition, the Company has opened presentation offices in some Eastern countries, namely

a) In the Czech Republic

Address: Pod Vezi 1
35002 Cheb

whose office employs six people

b) Slovak Republic

Address: Vysoka VL.C. 20
81106 Bratislava

whose office employs four people

c) In Hungary

Address: 4 Topart Sétany
H – 2890 Tata

Whose office employs five people

On final completion of the present contribution, the Company AGCO will become a holding company.

B. COMPANY FENDT

The Company FENDT was formed by private agreement at Metz on the 22nd October 1979.

It is registered in the Beauvais Company Register under number B 317 358 380.

Its main purpose in France and abroad is the commerce and representation of all equipment, machines and leisure, industrial and agricultural tooling, the hire of tractor and agricultural equipment.

In addition, the company is authorized to carry out all commerce, business, and to make all arrangements which seem to be necessary to achieve the company purpose, notably:

- (a) the creation and operation of secondary agencies and establishments.
- (b) The take over of commercial agencies with the same company purpose
- (c) The purchase, leasing of other businesses and companies, as well as holding in these, and the take over of the management and the representation of such businesses and companies.

Its duration is 99 years starting from 29th November 1979.

Its capital is FF 10.000.000 at the present time. It is divided into 2.000 shares each of FF 5.000, all of the same category and fully paid.

The Company does not make public appeal to lay-by.

The Company does not have any bonded loans, nor does it have beneficiary shares in circulation.

C. TIES BETWEEN BOTH COMPANIES

Ties in Capital

The Company AGCO holds more than 99.7% of the capital of the Company FENDT.

Common Managers

Mr S. Lupton, Mr Aaron Jones and Mr Didier de Villepin of the company AGCO are also administrators of the Company FENDT. Mr S. Lupton is President of the Board of Directors of both companies.

Purposes and Aims of the Contribution

The purposes and aims which have led the managers of each of the Companies AGCO and FENDT to consider this operation of partial business transfer is as follows:

Due to the purchase by AGCO Corporation, the final parent establishment of the AGCO Group, of all of the Fendt Group, there are henceforth two judicial entities, the Company AGCO S.A. and the Company FENDT, belonging to the AGCO Group and carrying out industrial or commercial trade on the same French National Territory. This situation is no longer in line with the AGCO Corporation policy. Rapprochement between the Company AGCO and the Company FENDT was therefore considered, the AGCO Group wishing, however, to keep one company holding in France. This is why it was decided to go down the route of partial business transfer from the parent establishment to its subsidiary. This rapprochement is in line with the aim of rationalization of the financial structures.

The purpose of the present Contribution is to assure the transfer of the Branch.

II. ACCOUNTS USED TO DETERMINE THE CONDITIONS - DATE FROM WHICH INTEREST RUNS FOR THE NEW SHARES – RETAINED METHOD OF EVALUATION

A. ACCOUNTS USED TO DETERMINE THE CONDITIONS OF OPERATION

To determine the conditions of operation, the board of directors of both Companies have decided to use the statement of accounts as on the 30th September 1997 for the company AGCO, as well as for the Company FENDT.

This is provided in annexe n°1.

Regarding the elements contributed, it has been decided to retain the elements of the balance sheet for the Company AGCO, such as they are valued on the 31st December 1997, make up the Branch at this same date.

So as to have an idea of the scale of these elements, the Society AGCO has drawn up an estimation of its balance sheet on the 31st December 1997. (cf Annexe n° 1) and it emerges from this that there are assets for F 2.738.307.000 and liabilities of F 1.465.878.000 or a net contribution of F 1.272.429.000.

B. DATE FROM WHICH INTEREST RUNS FOR THE NEW SHARES

The Boards of Directors of both Companies have agreed to create the new shares for the Company FENDT, interest running from 1st January 1998, given that the final completion of the Contribution is scheduled for the first quarter of 1998.

D. METHOD OF EVALUATION RETAINED

See annexe n°1 below.

THIS STATED, WHAT FOLLOWS HAS BEEN AGREED:

III. PARTIAL TRANSFER – ELEMENTS CONTRIBUTED

The Company AGCO, represented by Mr. Stephen Lupton brings under the ordinary guarantees in fact and in law and under the suspensive conditions stated below, to the company FENDT, which is accepted for it by Mr Didier de Villepin, all of the property and rights of any kind, and this, without exclusion or reserve, with the exception however of the holding in the company GIMA S.A. which will consist of, on the 1st January 1998, the Branch. This is due to take place in the first quarter of 1998.

The assets and liabilities of the Company AGCO, for which transfer is scheduled, consist of the elements as at the 31st December 1997 and stated in the rubric numbered below. It is understood that all of the elements which compose the Branch on the 1st January 1998 have to be transferred to the Company FENDT, whether or not they are numbered in the present agreement and this, in the condition that they are in on the date of final completion of the operation.

The Company AGCO, represented by Mr Stephen Lupton, pledges that the net assets transferred to the Company FENDT, such as are stated on the balance sheet on the 31st December 1997, issued by the AGCO Board of Directors, are at least equal to the net assets stated below, and worked out according to the provisional accounts reference statement of 31st December 1997 for the company AGCO which is in Annexe N° 1 ("AGCO Forecast Balance Sheet for the end of 1997").

Consequently, the Company AGCO, agrees to complete the Contribution without delay if it was to turn out that the net assets transferred were lower than F.1.272.429.000 and this, by payment in cash.

If the actual net assets contributed, such as stated on the balance sheet of 31st December 1997 issued by the Board of Directors of the Company AGCO, turn out to be greater than the provisional net assets of 1.272.429.000, the amount of cash mentioned in the present agreement will be reduced to the due level.

A. ASSETS

1. INTANGIBLE FIXED ASSETS

The Branch consists of:

- (a) The clientele, custom, trade-name, technical and commercial archives, accounts documents, records and generally any documents whatsoever which belong to the Company and relates to the branch of business contributed.
- (b) Rights to the leases for the premises at Evry and Toulouse (as detailed in Annexe N° 2).
- (c) All industrial ownership rights, trade-marks, patents belonging to, or benefiting the Company AGCO (as detailed in Annexe N° 3), all know how, that is to say the research files, sketches and models, plans and manufacturing procedures, all technical and commercial documents.
- (d) Goodwill
- (e) The profit and the charge of all treaties, conventions and commitments which may be concluded or made by the Company AGCO to enable it to operate the Branch, both in France and abroad.

Taking account of the fact that the operation takes place between a company and its subsidiary at 99.7% and that it actually concerns an internal restructuring operation, the intangible items will not be valued and therefore retained for information.

2. TANGIBLE FIXED ASSETS

- (1) Fixed Assets including land:
- (2) Constructions:
- (3) Technical installations, tooling: __
- (4) Other tangible fixed assets:
- (5) Fixed assets under construction :
- (6) Advances and deposits:

3. FINANCIAL FIXED ASSETS

- (1) Equity shares with the exclusion of the holding in the Company GIMA:
- (2) Other fixed securities:
- (3) Loans:
- (4) Other financial fixed assets:

4. STOCKS AND WORK IN PROGRESS

- (1) Stocks of raw materials:
- (2) Stocks of work in progress:
- (3) Stocks of intermediary and finished goods
- (4) Stocks of merchandise:
- (5) Advances, deposits paid on order:

5. DEBTS

- (1) Customer debts and connected accounts:
- (2) Other debts:
- (3) Available funds:

6. PREPAID AND ACCRUED INCOME

Prepaid Costs :

B. LIABILITIES SCHEDULED FOR TRANSFER

1. OTHER EQUITY CAPITAL

(1) Conditioned advances:

2. RISK AND RESPONSIBILITY PROVISIONS

(1) Provision for Risks:

(2) Provision for charges:

3. FINANCIAL DEBTS

(1) Loans and debts with banks (*loan societies*)

(2) Various financial debts and loans

(2) Deposits and advances received on current orders

4 OPERATING DEBTS

(1) Supplier and connected account debts

(2) Social and fiscal debts

5. VARIOUS DEBTS

(1) Debts on fixed assets and connected accounts

(2) Other debts

6. ACCRUALS AND DEFERRED INCOME

(1) Prepaid products:

In addition, it is to be noted that apart from the actual liabilities, as they exist on the 1st January 1998, the Company FENDT will take over the agreements contracted by the Company AGCO for the operating of the Branch which, because of their contingent character, are taken over "outside of the balance sheet" under the rubrics below:

- agreements, corresponding to an assortment of swingline transactions.
- agreements on currency

C. DECLARATIONS

1. GENERAL DECLARATION

Mr Stephen Lupton, ex officio, declares that:

(1) The Company AGCO is the owner of the Branch brought having created it and developed it from its creation.

- The origin of ownership of the property and rights will be stated in the act of bailment of the present Treaty with acknowledgement of entry and signature, in the records of the office of Maitre Francis Naquet, notary at Saint Just en Chaussée (60131), 28 rue des Vignes.
- The origin of ownership of the shares (contributed) from Landini SpA will result from the entry in the account of the contributing Company in this company`s books.
- .The ownership of the shares (contributed) from the Company AGCO Romania SRL (Romania) result from the entry in the account of the contributing Company in the books of this company.
- The ownership of the shares (contributed) from SNC Agricredit result from the mentions in the articles of association of this company.

The ownership of the shares (contributed) from SNC Agrite Manutention result from the mentions in the articles of association of this company.

(2) The property contributed is not subjected to any registration whatsoever with the exception of those stated in Annexe N° 4.

If other registrations emerge at a later date, Mr Stephen, ex officio, undertakes to release these within a period of 3 months.

(3) The Company AGCO has never been in liquidation or compulsory administration and has never been the subject of a procedure of temporary suspension of proceedings nor of an amicable arrangement.

(4) The duly certified account books, documents, accounts, archives and files of the AGCO Company will be the subject of an inventory which will be delivered to the Company FENDT. These books will be kept at the disposal of the Company FENDT for a 3-month period starting from the completion of the contribution.

(5) The turnover, excluding tax and profits, for the running of the business contributed for the last three years and the current year respectively, is as follows:

Years	Turn over	Net Result
From 01/ 02 /94 to the 31/ 12/ 94	FF 2.382.801.124	FF 88.163.398
From 01/ 01 /95 to the 31/ 12/ 95	FF 3.762.768.185	FF 262.830.682
From 01/ 01 /96 to the 31/ 12/ 96	FF 3.636.237.947	FF 251.416.050
From 01/ 01 /97 to the 30/ 09/ 97	FF 2.883.528.889	FF 249.915.263

2. RENUNCIATION OF THE PRIVILEGE OF THE SELLER AND OF RESCISSORY ACTION

The contributions stated being made with responsibility, notably, for the Company FENDT to settle the liabilities of the Branch contributed, Mr Stephen Lupton, in the name of the Company AGCO, expressly states that the privilege of the seller and rescissory action is renounced.

Consequently, express exemption is made of the registration of privilege of the seller.

IV COSTS AND CONDITIONS OF THE CONTRIBUTIONS

A. TRANSFER OF THE ASSETS AND LIABILITIES - OWNERSHIP AND ENJOYMENT OF THE PROPERTY BROUGHT

(1) The Company FENDT will take responsibility and will settle, instead and in place of the contributing company, the liabilities of the contributing company which relate to the Branch, including liabilities omitted, such as they exist on the 1st January 1998, it being understood that this debt is estimated on the 31st December 1997, at FF 1.465.878.000.

The Company FENDT will take responsibility for all of the fees, expenses and duties incurred through the Contribution.

The undersigned parties state that, as of need, the amount of the debt taken over by the Company FENDT, will be chargeable in totality, to the amount of current assets contributed.

It is stated:

- that the Company FENDT will alone meet all of the debt and costs of the Company AGCO which relates to the Branch, including that which may go back to a date before the 1st January 1998 and which may have been omitted from the accounts of the Company AGCO, so that the Company AGCO will be discharged of this:

- and that if it later turns out that a difference of more or of less between the debt

taken over by the Company FENDT and the amounts effectively claimed by the third parties,

the Company FENDT would be bound to settle any excess debt without possible recourse nor claim against the Company AGCO.

- (2) The Company FENDT will be the owner and will take possession of the property and rights contributed by way of partial business transfer, including the property rights omitted, starting on the day of final completion of the said contribution which will take place during the first quarter of 1998.

Until the said day, the Company AGCO will continue to manage all of the property and rights contributed, with the same principles, rules and conditions as in the past,. However, it will not make any major agreement likely to affect this property and rights without the prior agreement of the Company FENDT.

By special agreement, all transactions carried out from the 1st January 1998 which relate to the property contributed will be considered as having been, by full right, both actively and passively, for the account and to the profit of the Company FENDT.

All growth, all rights and new investment, all risks and profits, all general expenses, all costs and expenditure which refer to the property contributed, will be incumbent on the Company FENDT, the said Company accepting henceforth, to take, on the day the property is handed over, the assets and liabilities which exist then as serving as those existing on the 1st January 1998.

In this respect, the representative of the Company AGCO states that this has not been done since the 1st October 1997, and that he agrees not to carry out any transaction other than current management transactions between the date of signing of the present documents and that of the final completion of the Contribution.

The Company AGCO will remain joint guarantor of the Company FENDT vis à vis the creditors of the Company AGCO for the debt transferred to the Company FENDT.

The Company FENDT will make it its own personal business, on behalf of the Company AGCO and without recourse against the Company AGCO for whatever reason, to implement or terminate, at its expense and risk, all agreements, treaties, contracts or any general

commitments which may have been subscribed to by the Company AGCO by way of the Branch, the subject of the present Contribution.

As far as rights in the company are concerned (droits sociaux), these bring enjoyment to the profit of the Company FENDT, the beneficiary of the Contribution, starting retrospectively from 1st January 1998, the dividends distributed after 1st January 1998 returning to the Company FENDT, the beneficiary of the Contribution.

B. COSTS AND GENERAL CONDITIONS OF THE CONTRIBUTIONS

The Contribution will be made under the charges and conditions of usage and of law in similar matters and, notably, under those following that Mr Didier de Villepin representing the Company FENDT, binds the Company FENDT to fulfil and implement, namely:

- (1) The Company FENDT will take to itself the property and rights contributed with all of the tangible and intangible elements including the furniture and equipment, in the state that it is in on the date of the completion of the Contribution, without being able to make any claim for whatever reason and, especially, for change in the composition of this property, insolvency of the debtors, wear or bad condition of the equipment, error in the naming or capacity of the assets contributed, or debt for which responsibility was accepted whatever the difference in this.
- Regarding the property and property rights which are contributed to it, it will take the said property and rights in the state they are in at the time of the taking of possession without being able to have any recourse or claim against the Company AGCO, especially with regard to the state of the buildings or dependents of the property and defects of any kind, obvious or hidden, or finally the naming or the capacity stated, any error in the naming or greater or less difference in the capacity, if there is any, being to the loss or profit of the Company FENDT.
 - The Company FENDT will bear the passive servitudes to which the property contributed are subject, except for protecting itself against them and profiting from the active ones, if there are any, the whole at its own risk, without recourse against the Company AGCO and without the present stipulations being able to confer on whomsoever, more right than it would have had by virtue of the Law or lawful non lapsed titles.

In this respect, the representative of the Company AGCO states that the said Company has neither created nor left any servitude to be acquired on the property contributed, and that, to his knowledge, there is no servitude apart from those which may result from the ownership of the title-deeds, the natural situation of the premises, town planning and from all deeds and documents, legal provisions and regulations in force.

- (2) The Company FENDT will enforce all treaties, contracts, and agreements with all third parties, in relation to the working of the property and rights which are contributed to it, as well as all insurance policies against fire, accidents and other risks, and any subscriptions whatsoever.

It will be subrogated purely and simply in all rights, actions, mortgages, privileges and registrations which may be attached to the debts of the Company AGCO.

Starting from its entry into possession, it will bear the cost of and settle all levies, contributions, duties, taxes, premiums and insurance contributions, subscription fees, as well as all other costs of any nature, ordinary or extraordinary, which are or will be inherent in the running of the property and rights, the subject of the above contributions.

It will comply with the laws, decrees, orders, regulations and usages concerning the running of the nature of those which make up the property and rights contributed, and will make any necessary authorisations its own personal business, the whole at its own risk.

- (3) The Company FENDT will be bound to the discharge of all of the debt to which the Contribution from the Company AGCO is subjected in the terms and conditions in which it is or will be payable, to the payment of all interest and to the implementation of all the conditions of the acts or debt security which may exist, as the Company AGCO is bound to do it itself.
- (4) The Company FENDT will be substituted for the Company AGCO in disputes and legal action, both as plaintiff and defendant, in front of all jurisdictions in so much as they concern the property and rights contributed.
- (5) In compliance with the Law, current employment contracts with the Company AGCO staff for the running of the Branch contributed will continue with the benefiting Company in compliance with article L122-12 of the Employment Code.

(6) For his side, Mr Stephen Lupton, representative of the Company AGCO, binds the company AGCO to providing the Company FENDT with all the information that it may need, to give all signatures and to give it every support to assure, vis à vis whomsoever, the transfer of the property and rights included in the Contribution and the full effect of the present agreements.

He is bound and binds the AGCO Company that he represents to obtain, before the date of completion of the Contribution, the approval of the company FENDT for the transfer to its profit of the contributed rights in the company (droits sociaux).

He is also bound and binds the Company AGCO, on first request from the Company FENDT, to arrange for the drawing up of all reiterative and confirmative acts of the present contributions and to supply all proof and any signatures which may be necessary at a later date.

He is bound, again, ex officio, to hand over and deliver to the Company FENDT immediately following the final completion of the present contributions, all the above contributed property and rights as well as all titles and documents of any kind which relate to them.

(7) The Company FENDT agrees to send the Prefecture of the Oise-Service des Installations Classées (*Listed Installations*), at the latest 30 days following the completion of the contribution, a letter notifying the Contribution by the Company AGCO.

V. REMUNERATION OF THE CONTRIBUTION FROM THE COMPANY AGCO AND INCREASE IN THE CAPITAL OF THE COMPANY FENDT.

The contributions which precede are agreed to and accepted in return for the awarding to the Company AGCO of 87.780 new shares in the Company FENDT created by way of increase of its share capital, in the following conditions.

A. CREATION OF NEW SHARES

1. INCREASE IN THE CAPITAL OF THE COMPANY FENDT

The Contribution of the Company AGCO will be remunerated by the awarding to this Company of eighty seven thousand seven hundred and eighty shares each of FF 5,000

nominal, fully paid-up, to be created by the Company FENDT who will thus increase its capital by an amount of FF 438.900.000 to take it from FF 10.000.000 to FF 448.900.000.

(2) CREATION OF NEW SHARES

These 87,780 new shares will carry enjoyment retrospectively from 1st January 1998, the opening date for the current trading year of the Company FENDT at the time of completion. They will be fully assimilated into the old shares, and will enjoy the same rights and will bear the same charges, in particular, all tax deductions so that all the shares of the same kind, without distinction, will give right to the payment of the same net sum at the time of any distribution or all payments made during the duration of the Company or at the time of its liquidation.

They will be negotiable starting from the date of the Extraordinary General Meeting for shareholders of the Company FENDT after approval of the partial business transfer.

B. CONTRIBUTION PREMIUM (PRIME D`APPORT)

The difference between the net value of the property and rights contributed by the Company AGCO, that is FF 1272.429.000 and the nominal value of the shares which will be created by the Company FENDT by way of increase in the capital stated above, that is FF 438.900.000 will constitute a contribution premium of about FF 833.529.000 which will be recorded on the debit side of the balance sheet of the Company FENDT and on which will carry the rights of all the old and new shareholders of the Company.

The amount of this premium is given for information purposes, the final amount having to take account of any of the possible charges discussed below.

In a special agreement between the parties, it is stated that it will be possible in the Company FENDT general meeting for the shareholders called to rule on the contribution:

- to authorise the board of directors of the Company Fendt to impute all of the expenses, duties and fees incurred through the contribution transaction to this contribution premium.
- To authorise the ordinary general meeting to give to the contribution premium or to the remainder of this premium after the above imputations, all allotments other than the incorporation to the capital.

The shareholders of one and the other companies will be asked, if needs be, to approve the above agreements which relate to the determining of the amount of the contribution premium and its use during the Company AGCO shareholders` Extraordinary General Meeting which decides the Contribution and during the Company FENDT shareholders Extraordinary General Meeting which approves the Contribution from the Company AGCO.

VI SUSPENSIVE CONDITIONS

The partial business transfer which precedes and the increase in capital of the Company FENDT which results from this will become final only from the day that the suspensive conditions below are lifted.

- Renunciation by the town of Beauvais of its right of pre-emption on the property included in the contribution of the Branch:
- Renunciation involving the land of Ennery and Flevy to any right of pre-emption applicable or, if necessary, obtainment of all agreements required for the completion of the Contribution by any authority involved.
- Approval by the Shareholders` Extraordinary General Meeting of the Company AGCO of the present contribution proposal; change in the objects of the company and the business name.
- Approval by the Shareholders` Extraordinary General Meeting of the Company FENDT of the contributions of the Company AGCO which are granted to it under the title of the present contribution proposal; change in the objects of the company and the business name.

Failing completion before the 30th June 1998 of the preceding conditions, the present Transfer Treaty will be considered to be null and void, without compensation on either side.

VII. Fiscal Arrangements

A. DIRECT TAXES

In accordance with the above clauses, the Contribution will take effect on the 1st January 1998. From this fact, the profit-making or loss-making results produced since the date through the running of the branch contributed, will be included in the taxable result of the Company FENDT, the beneficiary of the Contribution.

On the other hand, each of the companies will make its own tax declarations for the year ending on the 31st December 1997.

The present contribution, agreed by a company subjected to company tax to another company subjected to company tax, includes all of the items constituting a complete branch of business in the sense of article 210 B of the General Tax Code, and is placed under the regime of favour of mergers stated in article 210 A of the General Tax Code.

Consequently, the contributing Company AGCO agrees:

- to keep the titles received in return for the Contribution for five years:
- to calculate at a later date, the capital gains for transfer of these titles by reference to the value that the property contributed had, from a tax point of view, in its own accounts.

For its side, the Company FENDT, the beneficiary of the contribution agrees:

- to correct the provisions in its liabilities for which taxation is deferred and which refers to the branch of activity contributed.
- to calculate capital gains produced subsequent to the transfer of non depreciable capital assets received in contribution according to the value this property had, from a tax point of view, in the contributing Company's accounts.
- to reintegrate into its profits taxable on company tax, in the times and conditions fixed by article 210 A of the General Tax Code, capital gains possibly produced by the contribution of the depreciable property, without omitting to attach to the results for the year of transfer, the fraction of capital gain not yet taxed which relates to those of these properties which have been transferred before expiry of the reintegration period:
- to record in its balance sheet the elements of the current assets for their fiscal value in the accounts of the Company AGCO.
- to supply the relevant Tax Office, within 60 (*fig not clear*) days of the final completion of the contribution, with a follow-up statement for capital gains on non depreciable elements of the assets (CGI Article 54 Septies I) and to keep a special monitoring register for capital gains on non depreciable elements of the assets. (CGI Article 54 Septies II).

In addition, the Company FENDT will be substituted for all agreements that the Company AGCO might have made on the occasion of merger transactions or other transactions subjected to the regime stated in articles 210-A and 210-B of the General Tax Code and relating to elements transferred in the context of the present agreement.

The parties state that, as of need, the present Contribution will have the same effective date on a tax level as on a legal level, that is the 1st January 1998.

B. VALUE ADDED TAX

The parties acknowledge that, if needs be, the transaction, the subject of the present act, is reputed to be non existent for the application of the clauses stated in articles 261-3-1° and 257-7° of the General Tax Code.

The Company benefiting from the Contribution agrees to sell under the V.A.T. system, the inventories (stock and work in progress) received by it in contribution.

The Company FENDT agrees to place under the system of exemption of transferred movable investment property owing to the universal transfer of property.

The contributing Company reserves the possibility, if needs be, to subject to V.A.T. all or part of the property included in the Contribution, on the day the treaty becomes final. Mention will be made of this tax on a document taking the place of an invoice drawn up in the name of the Company benefiting from the Contribution which will settle the amount of the said tax on the contributing Company.

Because of the capital assets included in the Contribution, and under reserve of the renewal of the administrative doctrine expressed in the instruction of the 18th February 1981 (BODGI 3D 81), the Company benefiting from the Contribution agrees, in compliance with article 210-111 of annexe II of the General Tax Code, to make the deduction adjustments stated in articles 210, 214, 215, 221 and 225 of annexe II of the same Code as well as article 207 B, in the same conditions as the contributing Company would have been bound to proceed in the absence of the Contribution. This commitment will be notified to the appropriate taxation department by a declaration made in duplicate.

C. REGISTRATION FEES

All of the property and rights contributed by the Company AGCO represent a full and autonomous branch of business, in the sense of article 301-E of Annexe II of the General Tax Code.

Consequently, the contributions, in compliance with article 817 of the C.G.I. if they go ahead, will only concern liability of the fixed fee of FF 1.220 stated in article 816 of the C.G.I.

D. OTHER ARRANGEMENTS

1. PARTICIPATION OF THE EMPLOYERS IN CONSTRUCTION WORK

As far as the application of the clauses in articles 235 b of the General Tax Code and 163 of annexe II of the said Code is concerned, the Company FENDT agrees to assume responsibility for the investment requirement incumbent on the contributing Company AGCO on the basis of salaries paid by it during the twelve months of the year preceding that of the contribution in so much as the requirement would not have been satisfied (that is starting from 1st January 1997).

It requests, as of need, to benefit from the option of carrying forward the excess expenditure which may have been produced by the Company AGCO and which exists on the 1st January 1998.

It also declares, that it will take over on its account, all of the rights and obligations of the Company AGCO in respect of investment in construction.

2. EMPLOYEE PROFIT SHARING

The Company FENDT agrees to take over the obligations of the Company AGCO for the application of the order dated 21st October 1986 which relates to employee profit sharing.

Consequently, the Company FENDT requests that it benefits from the keeping of the fiscal arrangements stated in the above-mentioned order and in the administrative instructions of the 1st October 1987 and the 25th April 1988.

The Company FENDT agrees to place in the debit side of its balance sheet the accounting representation for the fees of the employees involved as well as provision for corresponding investment.

3. TRAINING TAX AND CONTINUAL PROFESSIONAL EDUCATION

The Company FENDT agrees to pay all training tax and to participate in the financing of any continual professional education which may be due by the

VIII. DIVERSE ARRANGEMENTS

A. FORMALITIES

The Company FENDT will complete in the legal time periods, all legal formalities for advertising which relate to the contributions carried out by the Company AGCO.

The Company FENDT will make it its own personal business to complete the declarations and formalities required by all the administrations concerned to have the contributed property put into its name.

The Company FENDT will complete, in a general way, all of the formalities required to make the transfer of the property contributed to it opposable to the third parties.

B. EXPENSES

All expenses, duties and fees to which the Contribution will give rise, as well as those which are the follow up and the result of it, will be borne by the Company FENDT and its representative binds the Company to them.

C. ELECTION OF DOMICILE

For the execution of the present documents and their continuations and for any serving of notices, the representatives of the Companies concerned, ex officio, elect domicile at the respective offices of the said Companies.

D. POWERS

All powers are given to the bearer of an original or of a copy of the present documents in order to complete all formalities and make all declarations, serving of notices, all filing of documents, publications and others.

E. AFFIRMATIONS OF SINCERITY

The under-signed parties affirm under the penalties decreed by article 1837 of the General Tax Code, that the present act expresses well the entirety of the remuneration of the contribution that it establishes.

In addition, the under-signed, acting in a common interest, give all powers to Maitre Francis Naquet, Notary at Saint Just en Chaussées (60130), 28 rue des Vines, for the purposes of drafting all acts which complete or are corrective of mistakes or omissions relating to the parties and to the property and rights, especially to the real property or property rights contributed.

Made at Beavers

On the 28th November 1997

In 10 copies, including one for registration, one for each party, four for the depositing of documents stated by the Law and regulations and one for depositing later, in the event of completion of the partial business transfer, in the records of Maitre Francis Naquet with acknowledgement of entry and signature.

AGCO S.A.

.....
FENDT FRANCE S.A.

ANNEXES

Annexe N° 1	Evaluation Method
Annexe N° 2	List of Commercial Leases
Annexe N° 3	Trade-marks, patents, similar rights
Annexe N° 4	Registrations

EVALUATION METHOD

The partial business transfer between the Companies AGCO and FENDT FRANCE being an internal financial restructuring transaction, the exchange report has been based on the net value in the intermediary accounts statement of the 30th September 1997 drawn up for each company (annexes below).

The company FENDT FRANCE has been valued on the basis of equity capital for this company on the 30th September 1997, that is:

Result before taxes	= FF 4.202.524
Amount of estimated IS:	
FF 4.202.524 x 41.66%	= <u>FF 1.750.771</u>
Net result	= FF 2.451.753
Stockholders equity:	
Capital	FF 10.000.000
Legal Reserve	FF 885.981
Statutory Reserves	FF 15.272.094
Net Result	<u>FF 2.451.753</u>
TOTAL	FF 28.609.828
That is per share	FF 14.304.91
Rounded up to	FF 14.305

Company AGCO

Situation at the 30th September 1997

1. Assets involved in the Branch:

FF	2.652.293.093
<u>FF</u>	<u>27.700.000</u>
FF	2.624.593.093

Total Assets

Participation in GIMA S.A.

2. Liabilities involved in the Branch:

FF	2.652.293.093
<u>FF</u>	<u>1.283.385.941</u>
FF	1.368.907.152

Total Liabilities

Stockholders Equity

3. Net Assets of the branch:

FF	2.624.593.093
<u>FF</u>	<u>1.368.907.152</u>
FF	1.255.685.941

4. Number of shares to be created by the Company Fendt:

$$\frac{1.255.685.941}{14.305} = 87.779,51$$

14.305

rounded up to 87.780 shares

ANNEXE N° 1

FENDT FRANCE		30 -Sept -97			
ASSETS		GROSS AMOUNT	DEPRECIATION OR PROV.	NET AMOUNT 30 Sept 97	YEAR 30 Sept-96
INTANGIBLE FIXED ASSETS		1 291 031	(1 255 480)	25 550	25 754
Other Intangible Assets		1 291 031	(1 255 480)	25 550	25 754
Intangible assets under construction		0		0	0
TANGIBLE FIXED ASSETS		12 230 551	(7 118 109)	5 112 443	5 871 921
Land		1 607 018		1 607 018	1 607 018
Constructions		4 791 863	(2 340 710)	2 451 154	2 584 273
Technical Inst. Equipment and tooling		633 906	(568 471)	65 435	73 138
Tractor Hire		0	0	0	0
Other Tangible Fixed Assets		5 197 765	(4 208 929)	988 836	1 507 392
Current Tangible F. assets					
FINANCIAL FIXED ASSETS		3 130		3 130	2 210
Other fixed titles				0	0
Loans		0		0	2 210
Other financial fixed assets		3 130		3 130	0
TOTAL FIXED ASSETS		13 524 712	(8 383 589)	5 141 123	5 900 795
STOCKS		66 777 439	(7 192 178)	59 585 251	66 209 388
Stock of merchandise		66 777 439	(7 192 178)	59 585 251	66 209 388
ADVANCES & DEPOSITS PAID ON ORDERS		0		0	112 145
DEBTS		83 083 511	(7 735 392)	75 348 118	80 341 547
Customers and linked A/c		78 931 217	(7 735 392)	71 195 825	75 016 316
Other debts		4 152 294		4 152 294	5 325 231
AVAILABLE FUNDS		9 895 331		9 895 331	6 817 950
PREPAID CH & DEPOSITS RECEIVED.		342 291		342 291	572 751
TOTAL OF THE CURRENT ASSETS AND PREPAID CHARGES		160 098 571	(14 927 571)	145 171 001	154 053 782
DIFFERENCE ARISING IN TRANSLATION OF ASSETS					
TOTAL ASSETS		173 623 293	(23 311 160)	150 312 123	159 954 577

ANNEXE N° 1

FENDT FRANCE		30-Sept-97	
LIABILITIES		Year 30-Sept-97	Year 30-Sept-96
S T O C K H O L D E R S E Q U I T Y P R O A N D T E S	CAPITAL	10 000 000	10 000 000
	RESERVES	16 158 076	13 852 012
	LEGAL RESERVES	885 982	770 678
	STATUTORY OR CONTRACTUAL RESERVES	15 272 095	13 081 333
	RESULT PENDING APPROPRIATION	0	0
	RESULT OF THE PERIOD (profit or loss)	4 202 524	1 803 158
	NET SITUATION BEFORE DISTRIBUTION	30 360 600	25 655 169
	PROVISION FOR RISKS	6 555 393	5 597 598
	PROVISION FOR CHARGES	330 835	293 651
	TOTAL	6 886 228	5 891 249
LOANS AND ASSIMILATED DEBTS			
LOANS AND DEBTS WITH CREDIT COMPANIES	63 910	7 315 673	
LOANS AND FINANCIAL DEBTS	300 000	300 000	
ADVANCES AND DEPOSITS RECEIVED ON ORDERS	0	0	
SUPPLIER DEBTS AND ATTACHED ACCOUNTS	94 277 373	103 861 965	
FISCAL AND SOCIAL DEBTS	9 802 814	8 928 078	
OTHER DEBTS			
TOTAL	8 569 458	7 971 986	
PREPAID PRODUCTS	112 649 555	120 762 029	
TOTAL OF DEBTS AND PREPAID PRODUCTS	51 730	30 452	
DIFFERENCE ARISING IN TRANSLATION OF LIABILITIES	112 701 385	120 792 481	
		0	
TOTAL LIABILITIES	150 312 123	159 954 577	

ASSETS BALANCE SHEET

RUBRICS	Gross Amount	Depreciation	Net 30/09/97	Net 31/12/96
Non called-up Issued share capital				
INTANGIBLE FIXED ASSETS				
Establishment costs	7 703 683	7 703 683		
Research and development costs				
Concessions, patents, similar rights	59 516 295	39 682 434	19 833 861	21 882 466
Goodwill	440 000	440 00		
Other intangible fixed assets				
Advances, deposits/intangible assets				
TANGIBLE FIXED ASSETS				
Land	19 603 289	9 501 686	10 101 603	9 976 406
Constructions	229 808 328	146 763 767	83 044 561	78 509 773
Technical installations, tooling	279 981 803	214 546 646	65 435 157	66 769 337
Other tangible fixed assets	55 532 651	44 823 684	10 708 966	12 699 080
Assets under construction	1 339 516		1 339 516	11 239 273
Advances and Deposits	1 171 129		1 171 129	7 511 481
FINANCIAL FIXED ASSETS				
Holdings by M.E.				
Other holdings	60 490 323	3 999 300	56 491 023*	56 641 023
Debts attached to holdings				
Other fixed securities	2 271 430	2 271 420	10	10
Loans	27 752 448		27 752 448	26 826 547
Other financial fixed assets	306 961		306 961	310 351
FIXED ASSETS	745 917 857	469 732 621	276 185 236	292 165 718
STOCK AND WORK IN PROGRESS				
Stocks of raw materials	127 107 474	5 223 666	121 883 808	68 132 003
Stocks and work in progress for production of goods	36 680		36 680	
Stocks and work in progress for services				
Stocks of interim. & finished prod.	172 136 144	7 439 955	164 696 189	123 303 255
Stocks of merchandise	323 512 988	56 738 394	266 774 594	166 985 260
Advances, deposits paid on orders	561 541		561 541	709 323
TRADING DEBTS				
Customer debts and attached accounts	999 812 800	11 616 057	988 196 743	811 994 77?
Other debts	816 580 429		816 580 429	549 473 65?
Issued capital, called-up not paid				
Investment transferable securities				
Available cash	15 921 292		15 921 292	6 606 38?
Prepayment and accrued income				
Prepaid charges	1 307 183		1 307 183	812 19?
CURRENT ASSETS	2 456 976 532	81 018 072	2 375 958 461	1 728 016 84/
Costs to be spread over several years	149 397		149 397	111 30?
Bond redemption premiums				8 851 05?
Difference arising on translation of Assets				
	3 203 043 7??	350 750 693	2 652 293 093	2 029 144 95?

* including GIMA 27.700

AGCO GROUP	agco sa Financial Statement on the 30/09/97	Page
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LIABILITIES BALANCE SHEET

RUBRICS	30/09/97	31/12/96
Authorized or individual Capital (including paid: Issue, merger, contribution premiums , ...) Revaluation difference (including equivalence difference : Legal Reserve Contractual or statutory reserves Government-regulated reserves Other reserves New Carry forward	940 000 000 799 569 3 577 594 8 150 543 6 660 689 8 453 139 61 609 656	940 000 000 799 569 3 577 594 4 907 929 6 660 689 8 453 139 786 563 781
RESULT FOR THE YEAR (Profit or Loss)	249 915 261	251 416 050
Investment grants Government-regulated provisions	4 219 490	2 904 664
STOCKHOLDERS EQUITY	1 283 385 941	1 032 155 853
Product from the issues of equity loans Conditioned advances	2 093 817	2 093 817
OTHER EQUITY CAPITAL	2 093 817	2 093 817
Provision for risks Provision for charges	108 203 640 18 684 455	119 489 840 16 736 753
RISKS AND CHARGES PROVISION	126 888 095	136 226 593
FINANCIAL DEBTS		
Convertible loan stock Other bonded loans Loans and debts with credit companies Various financial debts and loans Advances and deposits received on current orders	13 331 524 9 158 229	10 503 398 4 407 414
RUNNING COST		
Suppliers debts and attached accounts Fiscal and social debts	898 982 397 156 671 768	621 592 959 91 142 307
VARIOUS DEBTS		
Debts on immobilizations and attached accounts Other debts	5 998 526 148 346 456	14 467 120 102 207 448
PREPAYMENT AND ACCRUED INCOME		
Prepaid products	7 436 340	7 330 041
DEBTS	1 239 925 239	851 650 688
Difference arising on translation of liabilities		7 018 000
GENERAL TOTAL	2 652 293 093	2 029 144 907

Result for the year in percentages:
Total for the balance sheet in percentages:

249 915 262,52
2 652 293 093,28

AGCO PROVISIONAL BALANCE SHEET END OF 1997

ASSETS BALANCE SHEET

Intangible Fixed Assets

Concessions, patents, similar rights 19 382

Tangible Fixed Assets

Land, constructions 97 151

Other tangible Fixed Assets 86 842

Assets and work in progress 2 349

Financial Assets

Holdings 56 491*

Loans 27 800

Other Financial Assets 310

Fixed Assets 290 325

Stocks and work in progress 487 950

Debts

Customers 1 137 552

Other debts 813 895

Cash 36 285

Current Assets 2 475 682

General Total 2 766 007

* Including GIMA 27.700

AGCO FORECAST BALANCE SHEET END OF 1997

LIABILITIES BALANCE SHEET

Capital and reserves	1 029 252
RESULT FOR THE YEAR	260 657
Investment grant	4 220
STOCKHOLDERS EQUITY	1 300 129
Conditioned Advances	2 094
OTHER EQUITY CAPITAL	2 094
PROVISION FOR RISKS CHARGES	169 167
FINANCIAL DEBTS	
Advances and deposits	10 125
RUNNING COSTS	
Supplier debts	1 075 859
Fiscal and social debts	102 213
DIVERSE DEBTS	
Debts on fixed assets	6 220
Other debts	110 200
DEBTS	1 304 617
GENERAL TOTAL	2 700 007

LIST OF COMMERCIAL LEASES

Etablissement EVRY

Immeuble l'Esplanade

28, Allée Jean Rostand

91025 EVRY cedex

Etablissement TOULOUSE

13, boulevard Lascrosses

31000 Toulouse

TRADE MARKS, PATENTS, SIMILAR TRADE MARKS

LIVE TRADE MARKS & APPLICATIONS OWNED BY AGCO SA

Trade Mark.....	Country.....	Application No	Reg. No
FORCEV	Benelux	742404	486125
FORCEV	France	204615	1587669
HORIZON VERT	France	328499	1715372
Agrifute Fox device	France	784364	1345157
AGRIFUTE - word mark	France	784363	1345156
AUTOTRONIC	Brazil	817833080	817833080
MEMOTRONIC	France	184973	1581295
MEMOTRONIC	Germany	M66695/9WZ	1177436
DATATRONIC	Brazil	817833064	817833064
DYNASHIFT	Italy	M191C005468	625210
DYNASHIFT	Germany	M70163,12 we	2026362
DYNASHIFT	Benelux	764909	499916
DYNASHIFT	France	293292	1672770
DYNASHIFT	United States	74/184852	1775125
DYNASHIFT	Great Britain	1461677	1461677
DYNASHIFT	Brazil	817833072	817833072