CF Industries Holdings, Inc. Form 425 December 14, 2009 Filed by Agrium Inc.			
(Commission File No. 333-157966)			
Pursuant to Rule 425 under the Securities			
Act of 1933 and deemed filed pursuant to			
Rule 14a-12 of the Securities Exchange Act			
of 1934			
Subject Company:			
CF Industries Holdings, Inc.			

The following letter was sent by Agrium Inc	e. to CF Industrie	es Ho	oldings, Inc. Board of Directors:
	Agrium	ı Inc	
	13131 L	Lake	Fraser Drive S. E.
	Calgary	, Alt	perta, Canada T2W 7E8
	Telepho	ne	(403) 225-7000
Michael M. Wilson	Direct		(403) 225-7547
President & Chief Executive Officer December 14, 2009	Facsimi	le	(403) 225-7600
Board of Directors			
CF Industries Holdings, Inc.			
4 Parkway North			
Suite 400			
Deerfield, Illinois 60015-2590			
Dear Messrs. Wilson, Arzbaecher, Creek, Davisson, Furbacher, Har-	vey, Johnson and	l Sch	mitt:
We are enclosing a slide presentation that demonstrates the compelli	ing nature of our	offe	r to acquire CF Industries Holdings, Inc.
We believe this presentation and our offer warrant careful considerate	tion by you in lig	ght o	f your duties to your stockholders.

Agrium would very much appreciate the opportunity to meet with you to discuss our offer and we await your response.
Sincerely,
Michael M. Wilson
President and Chief Executive Officer
Agrium Inc.
Encl.+

Fundamentals of Growth Agrium: CF Board Materials December 14, 2009

Fundamentals of Growth

2

Important Information

This

presentation

does

not

constitute

an

offer

to

exchange,

or

a

solicitation

of

an cc
offer
to
exchange,
common
stock
of
CF
Industries Holdings, Inc. (CF), nor is it a substitute for the Tender Offer Statement on Schedule TO or the Prospectus/Offer
Exchange included in the Registration Statement on Form F-4 (including the Letter of Transmittal and related documents)
(collectively, as amended from time to time, the Exchange Offer Documents) filed by Agrium Inc. (Agrium) with the U.
Securities
and
Exchange
Commission
(the
SEC)
on
March
16,
2009,
as
amended.
The
Registration
Statement
on
Form
F-4
has not yet become effective. The offer to exchange is made only through the Exchange Offer Documents. INVESTORS AND
SECURITY
HOLDERS
OF ACRILIM
AGRIUM
AND
CF ARE
ARE
URGED
TO DEAD
READ
THE
EXCHANGE
OFFER DO SAN TENERS
DOCUMENTS
AND
OTHER
RELEVANT MATERIALS FILED WITH THE SEC CAREFULLY IN THEIR ENTIRETY AS THEY BECOME AVAILABLE OF THE SECOND AVAILABLE OF THE SECO
BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT THE OFFER TO EXCHANGE.
Copies

of any

documents filed

by
Agrium
with
the
SEC
are
available
free
of
charge
through
the
web
site
maintained
by
the
SEC
at
www.sec.gov, by calling the SEC at telephone number 800-SEC-0330 or by directing a request to the Agrium Investor
Relations/Media Department, Agrium Inc, 13131 Lake Fraser Drive S.E., Calgary, Alberta, Canada T2J 7E8. Free copies of ar
such documents can also be obtained by calling Georgeson Inc. toll-free at (866) 318-0506.
Agrium,
North
Acquisition
Co.
(North),
à
wholly-owned
subsidiary
of
Agrium,
their
respective
directors
and
executive
officers
and
individuals nominated by Agrium for election to CF s board of directors are deemed to be participants in the solicitation of pro-
from CF stockholders for CF s 2010 annual meeting of stockholders. Information regarding such participants and a description
their direct and indirect interests in such solicitation, by securities holdings or otherwise, is contained in the Schedule 14A filed
with the SEC on December
4, 2009.
Agrium,
North,
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their respective directors and executive officers and certain other persons are also deemed to be participants any solicitation of proxies from CF s stockholders in respect of the proposed transaction with CF. Information regarding Agri and executive officers available in its management proxy circular dated March 23, 2009 relating the annual general meeting of its shareholders held on May 13, 2009. Other information

regarding

potential participants in such proxy solicitation and

a description of their direct and indirect interests, by security holdings or otherwise, will be contained in any proxy statement f in connection with the proposed transaction.

All information in this presentation concerning CF, including its business, operations and financial results, was obtained from public sources. While Agrium has no knowledge that any such information is inaccurate or incomplete, Agrium has not had the opportunity to verify any of that information.

Fundamentals of Growth

3

Forward-Looking

Statements

Certain

statements

and

other

information

included

in

this

presentation

constitute

forward-looking

information within the meaning of

applicable

Canadian securities legislation or constitute forward-looking statements (together, forward-looking statements). All statements in presentation, other than those relating to historical information or current condition, are forward-looking statements, including estimates, forecasts and statements as to management s expectations with respect to, among other things, business and financial prospects, financial multiples and accretion estimates, future trends, plans, strategies, objectives and expectations, including with respect operations following the proposed acquisition of CF. These forward-looking statements are subject to a number of risks and un of which are beyond our control, which could cause actual results to differ materially from such forward-looking statements. Events or circumstances that could cause actual results to differ materially from those in the forward-looking statements, includes limited to, CF s failure to accept Agrium s proposal and enter into a definitive agreement to effect the transaction, the failure to elect Agrium s nominees as directors of CF at its 2010 annual stockholder meeting, Agrium common shares issued in conne proposed acquisition may have a market value lower than expected, the businesses of Agrium and CF, or any other recent busi acquisitions, may not be integrated successfully or such integration may be more difficult, time-consuming or costly than expe combination benefits and synergies and costs savings from the Agrium/CF transaction may not be fully realized or not realized expected time

possible delay in the completion of the steps required to be taken for the eventual combination of the two companies, including the possibility that approvals or clearances required to be obtained from regulatory and other agencies and bodies wi in a timely manner or will be obtained on conditions that may require divestiture of assets expected to be acquired, disruption to transaction making it more difficult to maintain relationships with customers, employees and suppliers, general business and ed conditions, interest rates, exchange rates and tax rates, weather conditions, crop prices, the supply, demand and price level for products, gas prices and gas availability, operating rates and production costs, domestic fertilizer

government

consumption

and any changes in

frame, the

policy in key agriculture markets, including the application of price controls and tariffs on fertilizers and the availability of subtheir amounts, changes in development plans, construction progress, political risks, including civil unrest, actions by armed group governmental and regulatory requirements and actions by governmental authorities, including changes in government policy, convironmental, tax and other laws or regulations and the interpretation thereof and other risk factors detailed from time to time CF s reports filed with the SEC.

Agrium disclaims any intention obligation update or revise any forward-looking statements in this presentation as a result of new information or future events, except as may be required under applicable U.S. federal securities laws or applicable Canadian se legislation. These forward-looking statements are based on certain assumptions and analyses made by us in light of our experience and perception of historical trends, current conditions and expected

Lugar Filling. Of Thuustries Holdings, Inc Form 423
future
developments
as
well
as
other
factors
we
believe
are
appropriate
in .
the
circumstances. Expected future developments are based, in part, upon assumptions respecting our ability to successfully integr
businesses of Agrium and CF, or any other recent acquisitions.
All of the forward-looking statements contained herein are qualified by these cautionary statements and by the assumptions that
inherent in such forward-looking statements. Although we believe these assumptions are reasonable, undue reliance should no
these assumptions and such forward-looking statements. The key assumptions that have been made in connection with the forward-looking statements.
statements include, but are not limited to, CF s acceptance of Agrium s proposal and the entering into of a definitive agreements
proposed transaction, closing the proposed transaction, the market value of Agrium common shares issued in connection with
acquisition, our ability to successfully integrate within expected time frames and costs, and realize the expected combination b
synergies
and
costs
savings
from,
the
combination
of
the
businesses
of
Agrium
and
CF,
or
any
other
recent
business
acquisitions,
and
our
ability to maintain relationships with customers, employees and suppliers during the course of the proposed transaction.
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Fundamentals of Growth 4 Compelling Rationale for Combination

We believe a combination of Agrium and CF would make a great company

Our offer to CF stockholders is compelling

Significant premium, attractive multiple at 7.8x

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2010E
owned
EBITDA
(1)
flexible
cash
stock mix
Further upside through ownership of Agrium shares
CF has not presented any alternatives to the Agrium offer which provide
superior value to
CF stockholders today or in the future
In comparison, CF s offer for Terra is likely to result in value impairment of
~$880 million, or $14.75 per CF share
(2)
CF should not ignore its stockholders
Through multiple letters to the CF Board and calls to CF management and its advisors,
we have sought engagement
CF
has
ignored
our
efforts
to
discuss
restructuring
options
that
could
allow
our
two
great
companies to merge and create value for our stockholders
The
CF
Board
has
obligation
to
```

act

in its stockholders best interests and should respond to Agrium: We are ready to commence discussions as soon as possible (1) Represents consensus estimated owned **EBITDA** (consolidated **EBITDA** adjusted to reflect leakage of minority interest and addition of equity investment income).

See page 12

Fundamentals of Growth

5

(1)

6.9 x

6.4 x

5.9 x

5.6 x

Agrium

Consolidated

Terra

Consolidated

CF 'Owned'

CF Consolidated

CF stockholders want to receive a

```
premium, not pay one
```

Both CF/Agrium and Terra/CF transaction multiples are at significant premiums to historic trading levels

Agrium s offer for CF is relatively higher, as CF has historically traded at a discount to both Terra and Agrium

Agrium s offer of \$107.88 per CF share represents a premium of

20% to CF s current trading price of \$89.99

37% to CF s unaffected price of ~\$78.50

43% to CF s expected share price of ~\$75.25, pro forma a combination with

Terra

(2)

Implied Transaction Multiples:

EV /

2010E

Owned

EBITDA

Source: Bloomberg; market data as of Dec 11

(1)

CF estimated unaffected price of ~\$78.50, see page 11

(2)

CF share price pro forma a transaction with Terra of ~\$75.25, see page 12

(3)

CF/Agrium implied offer of \$107.88. 50.3mm F.D. shares outstanding, \$748mm net cash (\$5mm notes payable, \$123mm cust equivalents,

\$46mm

cash

proceeds

from

options,

\$227mm

position

in

Terra

valued

at

CF s

estimation

of

Terra s

unaffected price of \$32.50), and 2010E Owned **EBITDA** of \$604mm (consolidated EBITDA adjusted to reflect leakage of minority interests and addition of equity investment income) Terra/CF implied offer of \$46.05, 100.7mm F.D. shares outstanding, \$457mm net cash (\$600mm senior notes, \$0.5mm prefera expenses, and \$1,198mm cash & equivalents) and 2010E Owned **EBITDA** of \$523mm (consolidated **EBITDA** adjusted to reflect leakage of minority interests and addition of equity investment income) (5) Forward consensus estimated owned EBITDA (consolidated EBITDA adjusted to reflect leakage of minority interests and addition of equity investment

income). Ratio of owned **EBITDA** to consolidated **EBITDA** per analyst research reports, used as proxy for minority interests and addition of equity investment income, which is used to adjust consolidated EBITDA. Enterprise values exclude minority interests Average Forward EBITDA Multiples: Last 3 years to Jan 15 Agrium has traded at a multiple 1.3x greater than CF 7.8 x8.0 xCF/Agrium Offer Terra/CF Offer (3) (4) (5) Agrium s Offer for CF is Compelling CF s Board Needs to Justify Not Engaging with Agrium

Fundamentals of Growth 6 No Credible Scenario for CF Stockholders to Realize Superior Value to Agrium s Offer Agrium