CF Industries Holdings, Inc. Form 425 November 09, 2009

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Pursuant to Rule 425 under the Securities Act of 1933

Subject Company:

CF Industries Holdings, Inc.

Fundamentals of Growth Agrium: Revised Offer for CF November 9, 2009

Fundamentals of Growth 2 Important Information This presentation does not constitute an offer to exchange, or a solicitation of an offer to exchange, common stock of CF Industi

CF Industries Holdings, Inc. ( CF ), nor is it a substitute for the Tender Offer Statement on Schedule TO or the Prospectus/Offer to 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.S. 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 AGRIUM AND CF ARE URGED TO REA** THE EXCHANGE OFFER DOCUMENTS AND OTHER RELEVANT MATERIALS FILED WITH THE SEC CAREFULLY IN THEIR ENTIRETY AS THEY BECOME AVAILABLE 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 any such documents can also be obtained by calling Georgeson Inc. toll-free at (866) 318-0506. Agrium, North Acquisition Co., a wholly-owned subsidiary of Agrium, their respective directors and executive officers and certain other persons are deemed to be participants in any solicitation of proxies from CF s stockholders in respect of the proposed transaction with CF. Information regarding Agrium s directors and executive officers is available in its management proxy circular dated April 3, 2009 relating to 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 filed 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

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within
the
meaning
of
applicable
Canadian
securities
legislation
or
constitute
 forward-looking
statements
(together,
 forward-looking
statements ).
All
statements
in
this
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, inclu-
limited to, CF s failure to accept Agrium s proposal and enter into a definitive agreement to effect the transaction, Agrium co
issued
in
connection
with
the
proposed
acquisition
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may have а market value lower than expected, the businesses of Agrium and CF, or any other recent business acquisitions, may not be integrated successfully or such integration may be more difficult, time-consumin expected, the expected combination benefits and synergies and costs savings from the Agrium/CF transaction may not be fully realized within the expected time frame, the 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 age will not be obtained in a timely manner or will be obtained on conditions that may require divestiture of assets expected to be a disruption from the proposed transaction making it more difficult to maintain relationships with customers, employees and sup business and economic conditions, interest

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rates,
exchange
rates
and
tax
rates,
weather
conditions,
crop
prices,
the
supply,
demand
and
price
level for our major products, gas prices and gas availability, operating rates and production costs, domestic fertilizer consumpt
changes in government policy in key agriculture markets, including the application of price controls and tariffs on fertilizers ar
subsidies or changes in their amounts, changes in development plans, construction progress, political risks, including civil unre
armed
groups
or
conflict,
governmental
and
regulatory
requirements
and
actions
by
governmental
authorities,
including
changes
in
government
policy, changes in environmental, tax and other laws or regulations and the interpretation thereof and other risk factors detailed
time in Agrium and CF s reports filed with the SEC.
Agrium
disclaims
any
intention
or
obligation
to
update
or
revise
any
forward-looking
statements
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in this presentation as а 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 future developments as well as other factors we believe are appropriate in the

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circumstances. Expected future developments are based, in part, upon assumptions respecting our ability to successfully integrabulations 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 not these assumptions and such forward-looking statements. The key assumptions that have been made in connection with the forw statements include, but are not limited to, CF s acceptance of Agrium s proposal and the entering into of a definitive agreeme proposed transaction, closing the proposed transaction, the market value of Agrium common shares issued in connection with the acquisition, our ability to successfully integrate within expected time frames and costs, and realize the expected combination be 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.

Fundamentals of Growth 4 Agenda Introduction Governance Standalone Value of CF Premiums Analysis Conclusion Appendix Transaction Valuation

Fundamentals of Growth 5 Introduction Governance Transaction Valuation Premiums Analysis Conclusion Appendix Standalone Value of CF

Fundamentals of Growth

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Agrium remains committed and will consider all options, including nominating a slate of directors to the CF board and litigation, if a resounding majority tender to our offer and CF refuses to act Summary of Key Arguments

CF should support its stockholders receiving a premium vs. pursuing a transaction that is dilutive to value

Agrium s offer represents a 101% premium to CF s Jan 15 share price and a 71% premium to CF s Feb 24 share price

Fertilizer peers are up only 45% and 35% since Jan 15 and Feb 24, respectively

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CF stockholders stand to lose substantial value if CF acquires Terra

CF stockholders have far greater upside potential with Agrium offer

CF disregarding stockholder interests

Clear stockholder mandate: CF told RiskMetrics they would engage, but haven t

Evolution of Terra offer has been repeatedly designed to circumvent a CF stockholder vote

CF board should exercise good corporate governance and allow its stockholders a voice on Agrium s offer

CF stockholders must send a clear message to the CF board and tender into this offer at this price

Agrium has made an unambiguous offer to preclude misinterpretation by CF

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**Evolution of Situation** 

Source: Bloomberg. Market trading data as of Nov 6. Daily trading values have been rebased to CF stock price on Jan 15 (date (1)

Represents Agrium current proposal for CF over time: one Agrium share plus \$45 cash per CF share based on Agrium historic (2)

Based on illustrative peer group of Mosaic, Potash Corp, Intrepid Potash, Israel Chemicals, K+S, and Yara.

Performance of this peer group based on USD equivalent stock price movement since Jan 15.

(3)

CF unaffected price of \$68.33 based on illustrative peer group of Mosaic, Potash Corp, Intrepid Potash, Israel Chemicals, K+S, and Yara. Peer group performance based on USD equivalent stock price movement since base dates. Percentage moves applied to CF s operating asset value per share on respective base dates, using net cash

at

Dec 31, 2008. Results then adjusted back for net cash at Sep 30, including CF s toehold in Terra, valued at a \$29 estimated unaffected stock price for Terra per CF s Nov 4 Investor Presentation.

Our offer represents a 101% premium to CF s Jan 15 price of \$47.23 and a 71% premium to the Feb 24 price of \$55.58

Stockholders will have the opportunity to participate in the upside to the commodity cycle by electing to receive Agrium shares

Peers are up 45% since Jan 15 and 35% since Feb 24

Excess CF returns attributable to Agrium s offer for CF

Offer is at a 39% premium to unaffected (3) 40 50

60 70 80 90 100 \$110 Jan 1 Jan 31 Mar 2 Apr 1 May 1 May 31 Jun 30 Jul 30 Aug 29 Sep 28 Oct 28 Jan 15 CF announces acquisition proposal for Terra Current Proposal(1): \$95.11 CF: \$79.05 67% since Jan 15 Global Fertilizer Peers(2): 45% since Jan 15 Feb 25 Agrium announces acquisition proposal for CF

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6.6x multiple of 2010E Owned EBITDA
(1)
Multiples:
76% Agrium and 24% CF
Pro Forma Ownership:

\$45 in cash and 1 Agrium share per CF share (total consideration of \$95.11 as at Nov 6)

## Aggregate

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consideration
of
$4.8
billion
($2.3
billion
cash
and
$2.5
billion
in
equity)
CF stockholders may elect mixed consideration, or cash or shares, subject to proration
Consideration:
Committed
debt
```

facilities from Royal Bank of Canada and The Bank of Nova Scotia Financing:

CF terminates offer for Terra and waives its defences

Receipt of U.S. regulatory and other customary approvals

Negotiation of definitive merger agreement \*

Absence of any material adverse changes to CF or its business \*

Our ability to conduct limited confirmatory due diligence \*

\* These conditions are similar to conditions in CF s bid for Terra Key Conditions:

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$47.88 or 101% premium to CF s closing price on January 15, and $39.53 or 71% premium to CF s closing price on February 24 (based on total consideration of $95.11 as at Nov 6)
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An increase of \$23.11 or 32% over Agrium s initial offer of \$72.00 Premium: Agrium to combine with CF in a cash and stock deal Offer: Summary of Revised Offer for CF (1) Represents consensus estimated owned EBITDA (consolidated EBITDA adjusted to reflect leakage of minority interest and addition of equity investment income). Assumes transaction expenses of \$100 million.

Fundamentals of Growth 9 Introduction Governance Transaction Valuation Premiums Analysis Conclusion Appendix Standalone Value of CF

Fundamentals of Growth 10 CF Earnings Fundamentals vs. Share Price Performance

In 2007, earnings outlook for 2008 was strong, given the then-positive pricing outlook

Acquisitions are based on forward price expectations, not trailing prices Source: CF filings and Bloomberg, market data as of Nov 6. (1) Proportional EBITDA based on consensus

owned **EBITDA** (consolidated **EBITDA** adjusted to reflect leakage of minority interest and addition equity investment income). (2)Represents owned EBITDA (consolidated EBITDA less minority interest plus equity investments). EBITDA attributable to minority interest par filings (\$55 million and \$117 million, for 2007A and 2008A respectively) adjusted for D&A, estimated as a portion of total D& (3)CF unaffected price of \$68.33 based on illustrative peer group of Mosaic, Potash Corp, Intrepid Potash, Israel Chemicals, K+S, and Yara. Peer group performance based on USD equivalent stock price movement since base dates. Percentage moves applied to CF s operating asset value per share on respective base dates, using net cash at Dec 31, 2008. Results then adjusted back for net cash at Sep 30, including CF s toehold in Terra, valued at a \$29 estimated unaffected stock price for Terra per CF s Nov 4 Investor Presentation. 0 500 1.000 \$1500 Jan 3, 2007: \$26.46 2007A: \$622mm EBITDA (1) CF Earnings Forecast (2008E): May 29, 2007: \$42.42 2008A: \$1,127mm EBITDA (1) 2008 Avg Share Price: \$110.91 2009E: \$717mm EBITDA (2) CF Earnings Forecast (2010E): Nov 6: \$79.05 (Nominal) Current Agrium Offer: \$95.11 Nov 6: \$68.33 (Unaffected) (3) 0 60 120 \$180

Jun 17, 2008: \$169.62 2007 2008 2009 2007 Avg Share Price: \$57.94

Fundamentals of Growth
11
87%
68%
64%
55%
54%
14%
24%
26%
(15%)
112%
(14%)
-20%
0%

20% 40% 60% 80% 100% 120% Potash Corp K&S Yara Intrepid Agrium Israel Chemical Mosaic Terra Consensus Terra 'Owned' CF Consensus CF 'Owned' (1)Bloomberg consensus EBITDA, calendarized. (2) Peer average includes Terra consensus only. (3) CF and Terra consensus estimated owned EBITDA (consolidated EBITDA adjusted to reflect leakage of minority interest and addition of equity investment income). CF Only Company Amongst Peers with Lower EBITDA in 2010E vs. 2009E C2009E C2010E

EBITDA Growth per Bloomberg Consensus (1) Peer Average (2) : +60% (3)

2010E outlook anticipates a healthy rebound for potash, retail and phosphate markets

Nitrogen volume improvement is expected to be muted and higher expected North American gas prices will likely squeeze CF s margins in 2010E EBITDA C2009E \$1,498 \$719 \$909 \$123 \$947 \$1,164 \$2,336 \$416 \$404 \$783 \$717 C2010E \$3,175 \$1,343 \$1,531 \$203 \$1,465 \$1,799 \$2,663 \$516 \$509 \$674 \$612

(3)

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Nitrogen and phosphate prices have declined approximately 14% and 13%, respectively

(1)

, since the day before our offer (February 24)

CF is experiencing reduced Forward Pricing Program (FPP) sales (many such FPP sales booked in 2008) which, along with \$85 million in gas hedging gains, inflated CF s year-to-date results

CF s customers recognize the economic shift occurring in the market and are no longer willing to buy under CF s FPP

CF conference call: We continue to offer products through the FPP at prices that reflect our future expectation for nitrogen prices and margins, but we haven't found much recent customer interest in committing at those prices. (2)Recent Market Factors Impacting CF Past and Future Commodity Prices Significant rise in input costs Potential CF Nitrogen Margin Compression Flat-to-modestly increasing revenue from commodity price appreciation (1)Source: Green Markets. Nitrogen prices based on NOLA Urea. Phosphate prices based on Tampa Florida DAP. (2)S. Wilson, Q3 2009 Earnings Conference Call, Oct 27. (3)Henry Hub Natural Gas per Bloomberg. Nymex gas price forward strip. (4)Historical NOLA Urea per Green Markets. Forecast per Fertecon. (5)Historical Central Florida DAP per Green Markets. Forecast per Blue, Johnson & Associates. June Present 2010E Natural Gas (US\$/MMBtu) (3) \$3.92 \$4.59 \$6.24 % change 17% 36% Urea (\$/short ton) (4) \$240 \$262 \$318 % change 9%

21% DAP (\$/short ton) (5) \$249 \$273 \$274 % change 9% 1%

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13
82.50
74.48
116.01
55.48
33.90
50.14
11.36
32.26
79.05
57.56
96.25
27.15
50.35

33.80 11.98 50.11 95.11 Israel Chemicals Agrium Yara Mosaic Intrepid Potash Corp K+S CF Jun 12 Closing Price **Current Stock Price** Current AGU Offer Peer Average Price Increase: (9)% % Change 5% (0)%(0)%(9)% (16)% (17)% (23)% (4)% Source: Bloomberg. Current market data as of Nov 6. (1)All stock prices in USD. Israel Chemicals based on Tel Aviv listing; Jun 12 and Current USD: ILS FX of 0.2536 and 0.2657, respectively. K+S based on Xetra listing; Jun 12 and Current USD:EUR f/x of 1.4016 and 1.4847, respectively. Yara based on ADR (USD). All other companies based on NYSE listings. **Chemical and Fertilizer Peer Price** Performance Since June 12 June 12 Closing Price vs.

Current Stock Price (1)

Fertilizer Peers share prices are down significantly since June 12; the reference date in RiskMetrics June report

Fundamentals of Growth 14 Estimating CF s Unaffected Stock Price

Following RiskMetrics approach (1) , 53% of results point to an unaffected price in the \$66 to \$70 range, using base reference dates from December 31, 2008 to February 24, 2009

Consistent with 9% decline of peers from June to current, applied to RiskMetrics June unaffected price assessment of \$74 Source: Bloomberg, company filings; Current market data as of Nov 6. (1) CF unaffected price based on illustrative peer group of Mosaic, Potash Corp, Intrepid Potash, Israel Chemicals, K+S, and Yara. Peer group performance based on USD equivalent stock price movement since base dates. Percentage moves applied to CF s operating asset value per share on respective base dates, using net cash at Dec 31, 2008. Results then adjusted back for net cash at Sep 30, including CF s toehold in Terra, valued at a \$29 estimated unaffected stock price for Terra per CF s Nov 4 Investor Presentation. 3% 5% 3% 8% 18% 28% 25% 13% 0 2 4 6 8 10 12 \$62.00 to \$64.00 \$64.00 to \$66.00 \$66.00 to \$68.00 \$68.00 to \$70.00 \$70.00 to \$72.00 \$72.00 to \$74.00

\$74.00 to \$76.00 \$76.00 to \$78.00 CF Unaffected Price - Base Date Range from Dec 31, 2008 to Feb 24, 2009 0% 5% 10% 15% 20% 25%

30%

Fundamentals of Growth 15 Introduction Governance Transaction Valuation Premiums Analysis Conclusion Appendix Standalone Value of CF

Fundamentals of Growth 16 Agrium and Terra have historically traded at a premium to CF Source: Capital IQ, IBES. Note: Forward Consolidated EBITDA Multiple based on IBES median EBITDA forecasts where the Forward Multiple refers to the following calendar year forecast period. (1) Enterprise value calculated on a consolidated basis. (2) CF EBITDA estimates not available prior to Oct 20, 2005. (3) Forward consensus estimated

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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.
Estimated Average Forward
 Owned
EBITDA Multiples
(3)
to 15-Jan-2009
Average Forward Consensus
EBITDA Multiples
(1)
to 15-Jan-2009
4.2 x
5.6 x
5.4 x
CF
4.5 x
5.9 x
5.7 x
CF
TRA
AGU
4.5 x
5.4 x
```

Last 12 Months 6.4 x 6.9 x Last 3 Years 6.3 x 6.8 x Since CF IPO (Aug-05) (2)

Markets have historically ascribed a premium to Agrium given its operational diversity and competitive advantages

Fundamentals of Growth 17 CF s Own Analysis Highlights Risk of Diluting Stockholder Value

CF states that its current proposal for Terra represents a 40% premium to Terra s estimated unaffected stock price (1) At

a \$40.61

per			
share			
offer			
price,			
this			
implies			
a			
\$29			
unaffected			
stock			
price			
for			
Terra			

A \$29 stock price implies an equity value of \$2.9 billion and enterprise value of \$2.4 billion for Terra on a standalone basis

Using CF s estimate of \$525 million consolidated 2010E EBITDA (based on median equity research analyst estimates), Terra would be trading at 4.5x EV / 2010E Consolidated EBITDA on a standalone, unaffected basis

This is consistent with Terra s 12 month average forward multiple to Jan 15

Remember that CF has consistently traded at a discount to Terra on an unaffected basis

Merger activity has inflated both CF s and Terra s trading price

over time, stock price will likely revert back to unaffected levels. If CF were successful in acquiring Terra, the value of the combined entity would be equal to the standalone value of CF and Terra plus synergies CF s offer for Terra implies an enterprise value of \$3.5 billion \$1.1 billion more than CF s estimate of Terra s standalone unaffected value

Giving full credit for estimated synergies of \$120 million (mid-point of CF s estimate \$105 million to \$135 million, without risk adjustment), represents 0.5 billion, capitalized at Terra s forward trading multiple of 4.5x

Net of potential synergies, CF

has proposed to pay \$0.7 billion more
than
CF s
estimate
of
what
Terra
is
worth
in
the
public
markets
more
than
\$11
per
share
of
CF
stockholder value is
being lost
(1)
CF Nov 4 Investor Presentation. Stock prices as at Oct 30.

Fundamentals of Growth 18 Sensitivity Analysis : Net Value Leakage Per Share @ Various Synergy Estimates and Valuation Multiples Estimated Annual Synergies to be Capitalized (\$mm) \$ 11.54 \$ 50 \$ 105 \$ 120 \$

135
4.2
Х
\$
17.12
\$
13.23
\$
12.17
\$
11.11
4.4
X
16.98
12.96
11.86
10.76
4.5
X
16.85
12.68
11.54
10.40
5.0
X
16.44
11.82
10.56
9.30
CF s Own Analysis Highlights Risk of
Reducing Stockholder Value
The promium CE is proposing to pay

The premium CF is proposing to pay for Terra is significantly greater than

the value of capitalized synergies,

thereby diluting implied trading

price

(1)

Per CF s estimate of Terra s unaffected share price per Nov 4 Investor Presentation.

(2)

Fully diluted shares calculated per treatment in CF s Nov 4 Investor Presentation. Reflects 98.8mm basic shares, 0.9mm unvested and phantom shares and conversion of preferred into 0.2mm common shares.

(3)

TRA net cash of \$557mm as at Q3 2009 is pro forma for \$600mm 2019 notes issuance and \$381mm repayment of 2017 notes including tender premiums (\$600mm debt, \$1,198mm of cash and \$41mm customer advances). (4)

Consolidated 2010E EBITDA estimate per CF s Nov 4 Investor Presentation, based on median equity research analyst estimates.

(5)

Midpoint of CF synergy estimates of \$105mm to \$135mm per CF s Nov 4 Investor Presentation.

(6)Estimated deal expenses of \$100mm combined for CF and Terra. (7)Based on 59.5mm pro forma shares (49.8mm CF diluted shares per CF Nov 4 Investor Presentation, plus shares issued to Terra CF s offer to acquire Terra could result in \$9 to \$17 per share of value dilution Source: Latest Terra public filings and CF s Nov 4 Investor Presentation, Market data as of Nov 6. Illustrative Estimated Value Destruction Standalone Terra Valuation CF Estimation of TRA Unaffected Stock Price (1) \$ 29.00 Implied Terra Market Cap (100.9 mm shares) (2) 2,927 Net Debt (Cash) (3) (557)Terra Standalone Enterprise Value (A) \$ 2,370 Implied EV / 2010E Consolidated EBITDA (\$525mm) (4) 4.5 Х Value of CF's Offer for Terra Terra Offer Price (Based on At-Market CF) \$ 40.17 Implied Terra Equity Value (100.9 mm shares) (2) 4,055 Net Debt (Cash) (3) (557)Value of CF's Offer for Terra (B) \$ 3,498 Implied EV / 2010E Consolidated EBITDA (\$525mm) (4) 6.7 х Implied

Enterprise Value Premium (C = В \_ A) \$ 1,128 Estimated Annual Synergies (5) \$ 120 Capitalized Value of Synergies (@ 4.5x) (D) \$ 542 Estimated Deal Expenses (6) (E) \$ 100 Net Value Leakage (C -D + E) \$ 686 Net Value Leakage Per Share (7) \$ 11.54

Fundamentals of Growth 19 CF Stockholders Benefit from Higher Base Received in Agrium Offer Agrium Offer at Illustrative 35% Cyclical Upward Move CF Cyclical Move Required: Unaffected Price (1)\$124Source: Bloomberg; market data as of Nov 6(1)

CF unaffected price of \$68.33 based on illustrative peer group of Mosaic, Potash Corp, Intrepid Potash, Israel Chemicals, K+S, and Yara. Peer group performance based on USD equivalent stock price movement since base dates. Percentage moves applied to CF s operating asset value per share on respective base dates, using net cash at Dec 31, 2008. Results then adjusted back for net cash at Sep 30, including CF s toehold in Terra, valued at a \$29 estimated unaffected stock price for Terra per CF s Nov 4 Investor Presentation.

An illustrative cyclical upward move of 35% from the current Agrium offer would achieve a future CF stock price of \$128 assuming 100% stock election (or reinvestment of cash into sector)

CF stockholders would have to realize an 88% cyclical upward move on CF's unaffected price (1)to achieve equivalent future value \$ 95.11 \$ 128.40 **Current Offer Price Implied Future** Offer Value 35 % Cyclical Move \$ 128.40 \$ 68.33 Cash-Adjusted CF **Unaffected Price** Future Offer Value @ 35% Cyclical Move 88 % Required Cyclical Move

Fundamentals of Growth 20 Introduction Governance Transaction Valuation Premiums Analysis Conclusion Appendix Standalone Value of CF

Fundamentals of Growth 21 Offer is at an Enterprise Value Premium to Precedent Transactions Average Undisturbed Enterprise Value Premium for North American Transactions Since Sep

15, 2008 > US\$1bn Source: Company filings, company press releases and Capital IQ; market data as of Nov 6, 2009 Note: Includes deals where target is North American and implied equity and enterprise values are greater than US\$1bn. Exclu High end of range shown for all collared transactions Note: Enterprise values exclude minority interests and equity investments. Assumes cash from exercise of in-the-money optio (1)On Jun 3, 2009, following EMC Corp s proposal to acquire Data Domain for \$30 per share in cash, Data Domain announced to for \$30 per share in cash and stock (original offer was \$25 per share in cash and stock). Premium represents revised offer (2)Includes Perot Systems / Dell, Harvest Energy / KNOC, MPS Group / Adecco Group, Starent Networks / Cisco, Avocent Corp Canadian Hydro 1 TransAlta, Data Domain 1 EMC, Addax Petroleum 1 Sinopec, Sun Micro Systems 1 Oracle, Petro-Canada 1 Suncor Energy, CV Therapeutics 1 Gilead, CV Therapeutics / Astellas, Mentor Corporation / J&J, Advanced Medical Optics / Abbott, and Centennial Communications / AT&T, ImClone / Eli Lilly. (3)Includes NRG / Exelon, Embarq / CenturyTel, Centex / Pulte, Metavante Technologies / Fidelity National, Foundation / Alpha, and Black and Decker / Stanley Works. (4)

CF enterprise value based on historical prices and capital structures, excluding minority interest and equity investments. Does not include transaction expenses.

When considering precedent transaction premiums, premiums to enterprise value are a more appropriate methodology than equity value, as high leverage distorts the equity premium being paid in the comparable transactions (vs. CF's net-cash position)

Fundamentals of Growth 22 Selected Precedent Chemical and Fertilizer Transactions

Equity Premiums 21% 10% 46% 18% 52% 30% 34%

9% 14% 24% 21% 17% 53% 34% 39% 71% 101% 31% 25% 17% 17% 0% 20% 40% 60% 80% 100%120% 2004 (2 deals, 15%) 2005 (1 deal, 8%) 2006 (3 deals, 23%) 2007 (4 deals, 31%) 2008 (3 deals, 23%) 2009 (0 deals, 0%) 2004 (1 deal, 25%) 2005 (1 deal, 25%) 2006 (0 deals, 0%) 2007 (1 deal,

25%) 2008 (1 deal, 25%) 2009 (0 deals, 0%) 1-Day Premium **1-Month Premium** 1-Day Average 1-Month Average Source: Thomson SDC. Closed transactions greater than US\$100 million involving U.S. or Canadian targets (greater than 50% 1-Mo. Avg. 22% 1-Day Avg. 25% (# deals, % total) Chemicals (13 deals) Fertilizers (4 deals (1)) 1-Day Avg. 34% 1-Mo. Avg. 31% CF Jan 15 share price \$47.23 \$95.11 Current Offer (2)CF Feb 24 share price \$55.58 CF unaffected share price \$68.33 (3)(1)Includes Anglo Potash/BHP Billiton Diamonds, UAP/Agrium, Royster-Clark/Agrium, and Nu Gro/United Industries. (2)Share price premium based on current bid of \$95.11 as of Nov 6, 2009. (3)

CF unaffected price of \$68.33 based on illustrative peer group of Mosaic, Potash Corp, Intrepid Potash, Israel Chemicals, K+S, and Yara. Peer group performance based on USD equivalent stock price movement since base dates. Percentage moves applied to CF s operating asset value per share on respective base dates, using net

cash
at
Dec
31,
2008.
Results
then
adjusted
back
for
net
cash
at
Sep
30,
including
CF s
toehold
in
Terra,
valued
at a \$29 estimated unaffected stock price for Terra per CF s Nov 4 Investor Presentation.

Fundamentals of Growth 23 \$2,050 \$2,469 \$2,617 Jan-15 CF Price Feb-24 CF Price Unaffected Price \$34.85 \$43.20 \$50.45 Jan-15 CF Price Feb-24 CF Price Unaffected Price \$47.23 \$55.58 \$68.33 Jan-15 CF Price Feb-24 CF Price Unaffected Price (1)Based on value of mixed consideration and Agrium share price of \$50.11 as of Nov 6. (2)Based on CF cash and short-term investments of \$625 million less debt of \$4 million, or \$12.38 per CF share as of Dec 31, 200 debt of\$4.6 million as of Sep 30, 2009, plus the current market value of CF s toehold in Terra of \$203 million assuming an unaffected Terra share price of \$29.00 per share.

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(3)

CF enterprise value based on historical prices and capital structure, excludes minority interest. Does not include transaction ex (4)

CF unaffected price of \$68.33 based on illustrative peer group of Mosaic, Potash Corp, Intrepid Potash, Israel Chemicals, K+S, and Yara. Peer group performance based on USD equivalent stock price movement since base dates. Percentage moves applied to CF s operating asset value per share on respective base dates, using net cash

at Dec 31, 2008. Results then adjusted back for net cash at Sep 30, including CF s toehold in Terra, valued at a \$29 estimated unaffected stock price for Terra per CF s Nov 4 Investor Presentation. Premiums (1)\$95.11 Current Offer **Cash-Adjusted Premiums** (1,2)Significant Premium to CF Stockholders Across Multiple Metrics 39% 71% 101% (4)(4)(4) **EV** Premiums (3)Premiums should be viewed on a cash-adjusted basis: you can t pay a premium for cash \$77.23

(\$95.11, less

\$17.88 net cash per CF share) 53% 79% 122% \$3,965 Current Offer 52% 61% 93%

Fundamentals of Growth 24 Introduction Governance Transaction Valuation Premiums Analysis Conclusion Appendix Standalone Value of CF

Fundamentals of Growth 25 CF s Disregard for Stockholder Interests

CF has ignored the clear mandate from its stockholders to engage with Agrium

62% of CF stockholders tendered to Agrium s June offer

CF committed to engage but has failed to do so

All previous and all subsequent overtures by Agrium summarily rejected

CF is managing stockholder resources in a questionable manner

Using cash to buy stock of Terra above CF's own estimate of standalone value during contested takeover contest: exposes shareholders to immediate value dilution vs. Agrium deal

CF s offer is in excess of estimated synergies and a transfer of value from CF stockholders

Adding significant debt and risk, despite CF s previous protests of Agrium s use of leverage in acquiring CF

CF described pro forma Agrium/CF as а highly leveraged company noting its leverage would increase from 1.4x to 1.5x 2009E EBITDA (1)CF proposes to increase debt from

~\$0

1.7x 2009E EBITDA (2) on
EBITDA (2) on
(2) on
on
a
less-stable
base
of
business

CF stockholders have been prevented from voting on Terra/CF vs. CF/Agrium

Restructured offer for Terra on Mar 8 to include non-voting preferred stock to circumvent CF stockholder vote

Notwithstanding CF s earlier criticism of Agrium s use of cash in its offer for CF, CF has restructured the form of consideration under its offer for Terra as predominantly cash, which once again circumvents a CF stockholder vote

CF has effectively ignored the judgment of its stockholders

Why would any stockholder want to hold stock of a company whose management does not listen to, nor respect the rights of its own stockholders?

(1)

CF Roadshow presentation, Mar 9.

(2)

Pro forma \$2.2 billion total debt per CF Nov 4 Investor Presentation, divided by pro forma consolidated 2009E EBITDA of \$1.3 billion (\$773 million CF plus \$419 million Terra plus \$120 million synergies).

Fundamentals of Growth 26 Significant Turnover in CF s Stockholder Base by Long-Term Investors

Long-term CF stockholders have sent a clear message to CF about their perspectives on fundamental value

Since January 1, 2009, nearly all of CF s top 20 stockholders as at December 31, 2008 reduced their positions significantly

Excluding index and hedge

funds, and related party shareholders, CF s long term stockholders sold 74% of their holdings in CF Similar trend apparent for top 50 stockholders Selling activity at prices below Agrium s offer price does not support a standalone value for CF in the \$80s as CF has suggested % Change in Position Since Dec 31 (66.3)% (74.3)% Excluding Index & Hedge Funds, & Related Party Shareholders (69.2)% (74.4)% Excluding Index Funds & Related Party Shareholders (52.0)% (51.7)% All Stockholders (Includes long-term & related party stockholders, index and hedge funds & other stockholders) Top 50 Stockholders Top 20 Stockholders Source: 13-F filings per Thomson Financial as of Jun 30.

Fundamentals of Growth 27

RMG prefers to see mechanisms that promote independence, accountability, responsiveness and competence CF s Poor Track Record: Acting Against RiskMetrics Guidelines (RiskMetrics 2009 U.S. Proxy Voting Manual) Accountability: CF s structural defenses encourage the opportunity for Board entrenchment Classified board Poison pill Directors may only be removed for cause Prevent stockholders by acting written consent or to call special meetings Supermajority vote requirement to amend certain charter / bylaw provisions **Responsiveness:** Directors should be responsive to stockholders, particularly to tender offers where a majority of votes are tendered

62% of CF stockholders tendered to Agrium  $\,$  s June offer, yet CF has continually refused to engage with Agrium

CF s Board is acting contrary

to **RiskMetrics** guidelines and in our view is not acting in its stockholders best interests to create stockholder value RMG supports strong boards that demonstrate a commitment to creating shareholder value

Fundamentals of Growth 28 Introduction Governance Transaction Valuation Premiums Analysis Conclusion Appendix Standalone Value of CF

Fundamentals of Growth 29 CF/Agrium: Better Combination Across All Criteria 9.2% 6.6% Integration Risk (Synergies % of Pro Forma 2010E EBITDA)

(1) 113% 43% Integration Risk (Deal Size % of Current Enterprise Value) Smaller business totally reliant on volatile commodities Bigger, stronger and more stable company Stability 2009E: 1.7x 2010E: 1.7x 2009E: 1.6x 2010E: 1.0x Pro Forma Leverage (Debt/EBITDA) (3) CF: 4.2x Terra: 4.5x Blended: 4.3x Agrium: 5.4x CF: 4.2x Blended: 5.1x Historical Consensus Forward Trading Multiple (2) \$1,310 \$2,289 Pro Forma 2010E EBITDA (\$millions) (1)2 revenue streams: Nitrogen and Phosphate 5 revenue streams: Nitrogen, Phosphate, Potash, **Retail and Specialties** Diversity Estimated Non-Investment Grade (4)Investment Grade

(lower cost of capital) Credit Rating CF has invested in 1 joint venture: TOTAL OF \$25 MILLION Agrium has successfully completed 16 acquisitions: 9 acquisitions TOTALING \$3.4 BILLION in the last 5 years alone **Execution and Integration Risk** Terra/CF CF/Agrium (1)Includes CF/Agrium synergies of ~\$150 million and Terra/CF synergies of \$120 million. (2)Blended multiple of consensus EBITDA weighted on current enterprise value basis as of Nov 6. 12 month historical forward n (3)Agrium 2009E pro forma debt of \$3.0 billion (\$1.8 billion existing debt plus \$1.2 billion new debt), divided by pro forma consolidated **EBITDA** for 2009E of \$1.9 billion (\$947 million Agrium

plus \$783 million CF plus ~\$150 million synergies) and 2010E pro forma debt of \$2.3 billion, divided by pro forma consolidated **EBITDA** for 2010E of \$2.3 billion (\$1.5 billion Agrium plus \$674 million

CF plus ~\$150 million synergies). Pro forma CF total debt of \$2.2 billion per CF Nov 4 Investor Presentation, divided by pro forma consolidated EBITDA for 2009E of \$1.3 billion (\$783 million CF plus \$416 million Terra and \$120 million synergies) and 2010E of \$1.3 billion (\$674 million CF plus \$516 million Terra and \$120 million synergies). Assumes no pay-down of CF pro forma debt.

(4)

Investment rating not yet public.

Fundamentals of Growth 30 RiskMetrics Should Endorse Agrium s Offer

Agrium has made this best and final offer to provide clarity that this is a referendum on completing this deal at this price, not a referendum on engagement

Fully-financed

All Canadian regulatory issues satisfied, re-filed with FTC as required under HSR

We are prepared to immediately execute a binding merger agreement, subject to limited confirmatory due diligence (exactly the same as CF s offer for Terra)

At

the annual meeting, CF shareholders appeared to indicate that they trusted the CF board to do the right thing. We would hope that, depending on the tender offer results, the CF board would continue to deserve such trust. (RiskMetrics, June 16, 2009) In our April 12 analysis, we concluded that there were at least some question regarding the seriousness of the Agrium offer, a that the then-prevailing offer value was not sufficiently compelling, and as such the burden did not shift to the CF board to just rejection of Agrium s offer. Two months later, we conclude that Agrium has adequately proven is bona fides as a serious bidd and that the deal value is within the range of reasonableness such that the burden now shifts to the CF board to justify

```
its
 just say no
defense.
(RiskMetrics, June 16, 2009)
CF
has
failed
to
justify
its
 just
say
no
defense
Target
shareholders,
as
owners
of
the
company,
should
be
allowed
to
decide
the
company s fate
CF stockholders must send a clear message to the CF board and tender into Agrium s offer
Agrium
remains
committed
and
will
consider
all
options
including
nominating
а
slate
of
directors
to
the
CF
board and litigation, if a resounding majority tender to our offer and CF refuses to act
 Given
```

the extraordinary nature of the CF board s end-run around its own shareholders, we remain concerned about the accountability of the CF board going forward. (RiskMetrics, June 16, 2009)

Fundamentals of Growth 31 Introduction Governance Transaction Valuation Premiums Analysis Conclusion Appendix Standalone Value of CF

Fundamentals of Growth 32 Timeline of Events

Agrium confirms best and final offer absent engagement by CF(6/3)

Agrium extends exchange offer to June 22 (6/3) May 30

Agrium increases offer to acquire CF (5/11)

\$40.00 in cash plus 1 Agrium share

CF Board rejects Agrium s revised offer (5/15) May 10 CF extends exchange offer to June 26 (5/22) May 17

CF stockholders withhold ~20% of votes for CF directors (4/21)

CF extends exchange offer to June 12 (4/24) Apr 19

ISS RiskMetrics recommends stockholders do not withhold on CF directors (4/12) Apr 12

Agrium files exchange offer to acquire CF (3/16)

Disclosed 2.6% to e-hold position established in February Mar 15  $\,$ 

CF files 14D-9 (3/23)

Agrium increases offer to acquire CF and launches withhold vote campaign (3/27)

\$35.00 in cash plus 1 Agrium share Mar 22

CF Board rejects Agrium s proposal (3/9) Mar 8

CF Board rejects Agrium s revised offer (3/29)

Agrium files amended exchange offer to acquire CF (3/30) Mar 29

Agrium announces proposal to acquire CF (2/25)

\$31.70 in cash plus 1 Agrium share

Fully-committed financing

CF files exchange offer to acquire Terra (2/23)

Extensive conditionality Feb 22

Terra Board rejects CF s offer (3/5)Mar 1

CF announces proposal to acquire Terra (1/15)

100% stock transaction, \$20.00/share

Transaction subject to CF stockholder vote under NYSE rules
Terra / CF
Jan 11
CF / Agrium
Week
(1)
CF unaffected price based on illustrative peer group of Mosaic, Potash Corp, Intrepid Potash, Israel Chemicals, K+S, and Yara. Peer group performance based on USD equivalent stock price movement since Jan 15. This percentage move was applied to CF s operating asset value per share on Jan 15. Results then adjusted back for net cash.

CF restructures collar; claims value of revised offer increased to \$30.50; unaffected price (1) of CF shares would suggest otherwise (3/23)

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Terra Board rejects CF s revised proposal (3/24)
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CF amends proposal to acquire Terra (3/9)

Introduces collar, claims value of revised offer increased to \$27.50; unaffected price of CF shares would suggest otherwise

Restructured offer to include non-voting preferred stock: attempting to circumvent CF stockholder vote

Terra Board rejects CF s revised proposal (3/11)

CF launches proxy contest to elect three directors to Terra Board (3/12) (1)

Fundamentals of Growth 33 Timeline of Events (cont d)

Terra reiterates unattractiveness of CF proposal and revises meeting date to November 20 (9/8) Sep 6

CF brings lawsuit to compel Terra to hold its annual meeting promptly (8/31)

CF announces that its offer for Terra has expired and is not being extended (8/31)

Terra announces 2009 Annual Shareholder Meeting to be held on

November 19, with record date of October 9 (8/31) Aug 30

CF increases exchange ratio to 0.465 CF shares per Terra share, an increase from prior exchange ratio of 0.4539 (8/5)

CF also to issue five million contingent future shares to CF shareholders, which would convert into CF common stock if CF s stock price traded over \$115 for a specified period following close

CF would also buyback approximately \$1 billion of its shares following the transaction

CF extends revised exchange offer to August 21 (8/5) Aug 2

Agrium extends exchange offer to September 22 (8/17)

CF extends exchange offer to August 31 (8/21)

Terra Board rejects CF s revised proposal (8/25) Aug 16

Agrium extends exchange offer to August 19 (7/20) Jul 19

CF extends exchange offer to August 7 (7/6) Jul 5

Agrium notes that CF refuses to engage in discussions and that Agrium remains committed to acquiring CF (6/29) Jun 28

CF reiterates it remains committed to acquiring Terra (6/16)

CF extends exchange offer to July 10 (6/19) Jun 14

Agrium extends exchange offer to July 22 (6/23)

62% of CF stockholders tender their shares in support of Agrium s exchange offer (6/23)

CF files 14D-9 letter to its employees, stating that Agrium s offer substantially undervalues CF (6/23)

CF CEO says he is willing to consider deal with Agrium if a compelling offer is made

(6/26) Jun 21 Terra / CF CF / Agrium Week

ISS RiskMetrics recommends that CF stockholders tender their shares into Agrium s offer (6/16)

Agrium confirms it will continue to press CF if it receives a compelling majority of shares tendered, but will walk away from transaction if it does not (6/16)

Fundamentals of Growth 34 Timeline of Events (cont d)

Agrium announces best and final offer at an increased price of one Agrium share plus \$45 per CF share (11/5)

CF Board rejects Agrium s revised proposal (11/6)

CF revises offer for Terra to \$32.00 cash and 0.1034 CF shares per Terra share, including \$7.50 per share dividend declared by Terra (11/1) Nov 1

Agrium announces the sale of half of its Carseland nitrogen facility to Terra for US\$250 million (*10/19*)

Sale contingent upon Agrium successfully closing its proposed acquisition of CF and Terra raising \$600 million for debt restructuring Oct 18

CF names three nominees to Terra s board (10/14) Oct 11

CF announces it had acquired 7% of Terra in open market and made revised proposal to Terra (9/28)

Terra Board rejects CF s revised proposal (10/1) Sep 27

Agrium extends exchange offer to October 22 (9/21) Sep 20 Terra / CF CF / Agrium Week

Terra announces special \$7.50 per share cash dividend and tender offer for 7.0% senior notes due 2017 (9/24)

Terra sends letter to shareholders following announcement of its Q3 results urging them to reject CF s proposals (10/22)

Fundamentals of Growth 35 Estimating CF s Unaffected Stock Price

Taken together, the three methodologies point to an unaffected stock

price in the \$64 to \$70 range (53% of results)

(1)

CF unaffected price based on illustrative peer group of Mosaic, Potash Corp, Intrepid Potash, Israel Chemicals, K+S, and Yara. Peer group performance based on USD equivalent stock price movement since base dates. Percentage moves applied to CF s operating asset value per share on respective base dates, using net cash at Mar

31. Results then adjusted back for net cash at Mar 31.

(2)

Using same peer group, percentage moves applied to CF s stock price respective base dates, with no adjustment for net cash.

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(3)	
	oup, percentage moves applied to CF s operating asset value per share on respective base
	h at Dec 31. Results then adjusted back for net cash at Sep 30, including CF s toehold in Terra,
	mated unaffected stock price for Terra per CF s Nov 4 Investor Presentation.
	, company filings; Current market data as of Nov 6.
0	, company mings, current market data as of 100 v 0.
2	
4	
6	
8	
10	
12	
14	
\$56.00 to	
\$58.00	
\$58.00 to	
\$60.00	
\$60.00 to	
\$62.00	
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\$70.00	
\$70.00 to	
\$72.00	
\$72.00 to	
\$74.00 \$74.00 to	
\$74.00 to	
\$76.00 \$76.00 to	
\$76.00 to \$78.00	
CF Unaffected Pric	
	om Dec 31, 2008 to Feb 24, 2009
0%	Jui Dec 51, 2000 to 1 co 24, 2007
5%	
10%	
15%	
20%	
25%	
30%	
AGU Methodology	(1)
CF Methodology(2)	
RMG Methodology	
5%	
13%	
25%	

28%
18%
8%
3%
3%
3%
- /-
10%
20%
28%
25%
8%
3%
5%
8%
23%
33%
15%
15%
3%
5%
570

Fundamentals of Growth 36 CF s Consensus EBITDA

CF does not own 100% of its consolidated EBITDA

CF s joint venture partner owns 34% minority interest in Canadian Fertilizer Limited

CF also has equity in earnings from its interest in unconsolidated affiliate KEYTRADE AG

Equity research analysts differ in their approach to calculating CF s EBITDA Certain equity research analysts quote consolidated **EBITDA** where others adjust for leakage of minority interest and addition of equity investment income The following table reconciles EBITDA forecasts by analysts who formally cover CF to provide an estimated Bloomberg consensus view of owned EBITDA, including equity investment income Note: Consensus also includes Dahlman Rose & Co.. Equity research analyst reports unavailable and not included in this anal (1)Analyst reports EBITDA before deducting minority interest and excluding income from equity affiliates. (2)Forecast equity earnings assumed to incorporate and primarily comprise minority interest adjustment. (3)Analyst reports EBITDA after deducting minority interest but excluding income from equity affiliates. (4)Minority interest not disclosed. Ratio of minority interest to EBITDA per Nov 19, 2008 report applied to current forecast EBIT (5)Due to limited disclosure in Nov 6 report, equity investments referenced from Oct 2 report. (6)Analyst reports 'Owned' EBITDA, i.e. after deducting minority interest and including income from equity affiliates. (7)

Minority interest and equity earnings not disclosed. Values based on ratio of equity income to EBITDA per 2008A results applied to Sterne, Agee forecasts and calculated implied minority interest. (US\$ millions) Consensus Broadpoint (1,2)**BAS-ML** (3) Goldman Sachs (1,4)UBS (3,5)BMO (6) Sterne, Agee (1,7)Adj. Average 02-Nov 27-Oct 01-Nov 06-Nov 27-Oct 27-Oct Adjusted 2009E EBITDA Build-up 2009E EBITDA (per Analyst Report) \$734 \$828 \$720 \$823 \$727 \$824 Less: Minority Interest Adjustment \_ (105)(57) n/a n/a (98) Add: Equity Earnings Adjustment (98)\_ \_ 2 n/a 3 Consensus 2009E 'Owned' EBITDA \$636 \$723 \$663

\$727 \$729 \$717 Adjusted 2010E EBITDA Build-up 2010E EBITDA (per Analyst Report) \$674 \$805 \$724 \$660 \$485 \$676 Less: Minority Interest Adjustment \_ (115)(80) n/a n/a (84) Add: Equity Earnings Adjustment (80) \_ \_ 6 n/a 2 Consensus 2010E 'Owned' EBITDA \$594 \$690 \$644 \$666 \$485 \$594 \$612

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Offer is a Premium to Precedent Transactions

Precedent All Stock and Mixed Consideration Deals

Source: Company filings, Company press releases and Capital IQ

Note: Includes deals where target is North American and implied equity and enterprise values are greater than US\$1bn. Exclu collared transactions. Assumes cash from exercise of in-the-money options is not used to repurchase shares.

(1)

Represents current offer price as of Nov 6. EV excludes minority interest. Premiums based off reference date of Feb 25, undis market value of position in Terra at an estimated unaffected price of \$29 per CF s Nov 4 Investor Presentation.

(2)

Represents

current

offer

price

as of Nov 6. EV excludes minority interest. All premiums based off reference date of Jan 15 and capital structure at Dec 31. CF cash includes market value of position in Terra at an estimated unaffected price of \$29 per CF s Nov 4 Investor Presentation. (3)Represents current offer price as of Nov 6. EV excludes minority interest. Premiums based off an estimated unaffected stock p market value of position in Terra at an estimated unaffected price of \$29 per CF s Nov 4 Investor Presentation. (4)On Jun 3, 2009, following EMC Corp s proposal to acquire Data Domain for \$30 per share in cash, Data Domain announced that they had entered into a revised acquisition agreement to acquire Net App or \$30 per share in cash and stock (original offer was \$25 per share in cash and stock). Premium represents revised offer. (5)Represents current offer price at revised deal terms (exchange ratio of 0.1034x and \$32 cash per share) as of Oct 30. EV excludes minority interest. Premiums based off reference date of Jan 15. TRA cash net of \$25mm estimated de Transaction Value Premium to Undisturbed Premium to 1 Day Prior Premium to 1 Month Prior Announce Date

Acquirer Target Equity EV Equity EV Equity  $\mathbf{EV}$ Equity EV Equity EV 25-Feb-09 Agrium CF Industries (vs Feb 25 ref date) (1) \$ 4,790 \$ 3,965 101% 93% 71% 61% 101% 94% 83% 74% 25-Feb-09 Agrium CF Industries (vs Jan 15 ref date) (2) 4,790 3,965 101% 93% 101% 93% 71% 61% 88% 79% 25-Feb-09 Agrium CF Industries (vs Unaffected Price) (3) 4,790 3,965 39% 52% All Stock 3-Nov-09 Stanley Works

Black and Decker
\$
3,603
\$
4,473
22%
17%
22%
17%
34%
26%
18%
14%
12-May-09
Alpha Natural Resources
Foundation Coal
1,444
1,966
35%
23%
35%
23%
90%
53%
63%
40%
8-Apr-09
Pulte
Centex
1,317
3,122
38%
13%
38%
13%
94%
26%
36%
12%
1-Apr-09
Fidelity National
Metavante Technologies
3,183
4,471
23%
15%
23%
15%
48%
29%

34%
21%
27-Oct-08
CenturyTel
Embarq
5,824
11,744
36%
15%
36%
15%
(6)%
(3)%
13%
6%
20-Oct-08
Exelon
NRG
7,341
14,622
39%
15%
39%
15%
(12)%
(5)%
26%
11%
Median
35%
15%
35%
15%
41%
26%
30%
13%
Mean
32%
16%
32%
16%
41%
21%
32%
17%
Mixed Consideration
28-Sep-09
Xerox
Affiliated Computer Services
rr

\$ 7,072 \$ 8,280 34% 33% 34% 33% 40% 38% 38% 36% 31-Aug-09 Walt Disney Marvel 3,981 3,877 29% 30% 29% 30% 26% 27%29% 30% 31-Aug-09 **Baker Hughes BJ** Services 5,240 5,530 16% 15% 16% 15% 27% 25% 22% 21% 5-Aug-09 Petrobank TriStar Oil and Gas C\$2,338 C\$2,638 28% 24% 28% 24% 44% 37%

28% 21-May-09 NetApp Data Domain (4) 1,974 1,612 67% 91% 67% 91% 114% 173% 82% 116% 20-Apr-09 PepsiCo The Pepsi Bottling Group 9,009 13,603 45% 28% 45% 28% 86% 44% 58% 33% 20-Apr-09 PepsiCo PepsiAmericas 3,593 5,793 43% 29% 43% 29% 80% 46% 55% 35% 9-Mar-09 Merck Schering Plough 42,023 45,850 45% 39% 34% 30% 20%

18% 32% 29% 15-Jan-09 **CF** Industries Terra Industries (5) 4,046 3,490 147% 128% 147% 128% 128% 109% 142% 123% 26-Jan-09 Pfizer Wyeth 70,336 65,151 29% 32% 15% 16% 39% 42% 25% 28% Median 38% 31% 34% 30% 42% 40% 35% 32% Mean 48% 45% 46% 43% 60% 56% 52% 48% Premium to 1 Month VWAP

Fundamentals of Growth

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Source: Company filings, Company press releases and CapIQ

Note: Includes deals where target is North American and implied equity and enterprise values are greater than US\$1bn. Exclu transactions. Assumes cash from exercise of in-the-money options is not used to repurchase shares.

(1)

Represents current offer price as of Nov 6. EV excludes minority interest. Premiums based off reference date of Feb 25, undis market value of position in Terra at an estimated unaffected price of \$29 per CF s Nov 4 Investor Presentation.

(2) Represents current offer price as

of

Nor
Nov
6. EV
EV
excludes
minority
interest.
All
premiums
based
off
reference
date
of
Jan
15
and
capital
structure
at
Dec
31.
CF
cash
includes
market
value
of
position
in
Terra at an estimated unaffected price of \$29 per CF s Nov 4 Investor Presentation.
Represents current offer price as of Nov 6. EV excludes minority interest. Premiums based off an estimated unaffected stock p
market value of position in Terra at an estimated unaffected price of \$29 per CF s Nov 4 Investor Presentation.
Target is Canadian. TransAlta initially proposed to acquire Canadian Hydro at \$4.55 per share on July 20. Revised terms to \$
(5)
Undisturbed
date
as
of
May
20,
one
day
prior
to NetApp's
bid
for
Data
Data

Domain. (6)Target is Canadian. All premiums based off the unaffected date of Jun 5, except 1 day prior, which is based off of Jun 23. (7) Target is Canadian. (8) Undisturbed date is Jan 26, one day prior to Astellas bid for CV Therapeutics. (9) Excluded from mean and median due to very high leverage at target, which inflates observed equity premiums. Offer is a Premium to Precedent Transactions Precedent All Cash Deals Transaction Value Premium to Undisturbed Premium to 1 Day Prior Premium to 1 Month Prior Announce Date Acquirer Target Equity EV Equity EV Equity EV Equity EV Equity EV 25-Feb-09 Agrium CF Industries (vs Feb 25 ref date) (1) \$ 4,790

\$ 3,965 101% 93% 71% 61% 101% 94% 83% 74% 25-Feb-09 Agrium CF Industries (vs Jan 15 ref date) (2) 4,790 3,965 101% 93% 101% 93% 71% 61% 88% 79% 25-Feb-09 Agrium CF Industries (vs Unaffected Price) (3) 4,790 3,965 39% 52% All Cash 21-Sep-09 Dell Perot Systems \$ 4,139 \$ 3,760 68% 80% 68% 80% 76% 91% 76% 90% 22-Oct-09 KNOC Harvest Energy C\$1,836

C\$4,023
37%
14%
37%
14%
44%
16%
42%
15%
20-Oct-09
Adecco Group
MPS Group
\$
ф 1,399
\$
а 1,242
24%
24 <i>%</i> 28%
28% 24%
28%
24%
28%
27%
31%
13-Oct-09
Cisco
Starent Networks
2,856
2,395
21%
26%
21%
26%
43%
55%
33%
42%
6-Oct-09
Emerson
Avocent Corporation
1,174
1,190
22%
21%
22%
21%
45%
44%
25%

24%

27-Jul-09 Agilent Varian 1,608 1,413 33% 38% 33% 38% 30% 35% 37% 43% 23-Jul-09 Bristol-Myers Squibb Medarex 2,577 2,065 90% 126% 90% 126% 93% 130% 92% 131% 20-Jul-09 Transalta Canadian Hydro Developers (4) C\$785 C\$1,637 44% 21% 44% 21% 41% 20% 48% 22% 1-Jun-09 EMC Data Domain (5) 2,554 2,192 87% 118% 32% 39% 94% 130%

48% 60% 24-Jun-09 Sinopec Addax Petroleum (6) C\$8,758 C\$10,287 47% 37% 16% 13% 56% 42% 49% 38% 20-Apr-09 Oracle Sun Micro Systems 7,369 5,624 42% 63% 42% 63% 17% 24% 32% 46% 23-Mar-09 Suncor Energy Petro-Canada (7) C\$19,622 C\$22,638 33% 28% 33% 28% 52% 42% 42% 34% 12-Mar-09 Gilead CV Therapeutics (8) 1,421 1,308 76% 48% 25% 11%

29% 15% 28% 14% 27-Jan-09 Astellas **CV** Therapeutics 1,011 1,175 41% 33% 41% 33% 79% 61% 50% 40% 12-Jan-09 Abbott Advanced Medical Optics (9) 1,418 2,901 149% 41% 149% 41% 274% 55% 215% 49% 1-Dec-08 J&J Mentor Corporation 1,079 1,149 92% 82% 92% 82% 83% 75% 103% 90% 10-Nov-08 AT&T **Centennial Communications** 970 2,840 121% 23%

121% 23% 182% 28%161% 26% 7-Oct-08 Eli Lilly ImClone 6,749 6,173 51% 58% 5% 5% 10% 11% 9% 10% Median 45% 37% 35% 28%49% 42% 45% 39% Mean 60% 49% 50% 38% 71% 50% 62% 45% Premium to 1 Month VWAP

Fundamentals of Growth 39 Long-term CF stockholders have sold out...

Long-term CF stockholders have sold, sending a clear message about their perspectives on fundamental value to CF Source: 13-F filings per Thomson Financial as of Jun 30. Top 20 Stockholder Detail Position as at Investor Style Dec 31 Mar 31 Jun 30 % Chg Position 1 BARCLAYS BANK PLC Index 3,266,198 2,831,879 2,883,860 (11.7)% 2 STATE STR CORPORATION Index 3,239,344 2,319,261 2,058,487 (36.5)% 3 VANGUARD GROUP, INC. Index 2,731,690 2,359,299 2,245,809 (17.8)% 4 D. E. SHAW & CO., L.P. Hedge 1,911,397 587,168 103,410 (94.6)% 5 GREENLIGHT CAPITAL, INC. Institutional 1,812,938 \_ \_ (100.0)% 6 **GROWMARK** (1) **Related Party** 1,510,403 1,510,403 1,510,403 -

7

AMVESCAP PLC LONDON Institutional 1,501,561 51,909 (100.0)% 8 CALAMOS ADVR LLC Institutional 1,402,650 \_ -(100.0)% 9 AXA FINANCIAL, INC. Institutional 1,045,483 849,705 758,178 (27.5)% 10 JANUS CAPITAL MANAGEMENT LLC Institutional 987,721 215,701 147,501 (85.1)% 11 DEUTSCHE BK AKTIENGESELLSCHAFT Institutional 838,812 703,701 274,250 (67.3)% 12 FEDERATED INVESTORS, INC. Institutional 790,228 4 59,900 (92.4)% 13 BANK OF AMERICA CORPORATION Institutional 756,296 293,655 290,575

(61.6)% 14 PENNANT CAPITAL MANAGEMENT Hedge 674,279 998,079 550,809 (18.3)% 15 LAZARD CAPITAL MARKETS LLC Institutional 662,784 \_ \_ (100.0)% 16 FIDELITY MANAGEMENT & RESEARCH Institutional 637,935 779,777 363,917 (43.0)% 17 MELLON BANK NA Institutional 630,677 426,524 \_ (100.0)% 18 NWQ INVESTMENT MGMT CO, LLC Institutional 622,838 754,999 249,707 (59.9)% 19 WELLINGTON MANAGEMENT CO, LLP Institutional 592,024 527,130 460,223 (22.3)% 20 **COLLEGE RETIRE EQUITIES** Institutional 583,512

491,711 701,098 20.2% Top 20 Stockholders 26,198,770 15,700,905 12,658,127 (51.7)% - Excluding Index Funds & Related Party 15,451,135 6,680,063 3,959,568 (74.4)% - Excluding Index & Hedge Funds & Related Party 12,865,459 5,094,816 3,305,349 (74.3)%

Fundamentals of Growth 40 ...And represent ~20% of Top 20 Source: 13-F filings per Thomson Financial as of Jun 30. Analysis excludes Agrium toe-hold position.

Significant new entrants in CF s stockholder base accumulated positions from long-term stockholders selling out Position as at Investor Style Dec 31 Mar 31 Jun 30 % Chg Position 1

BARCLAYS BANK PLC Index 3,266,198 2,831,879 2,883,860 (11.7)% 2 VANGUARD GROUP, INC. Index 2,731,690 2,359,299 2,245,809 (17.8)% 3 STATE STR CORPORATION Index 3,239,344 2,319,261 2,058,487 (36.5)% 4 TPG AXON CAPITAL Hedge Fund 2,625,000 1,831,704 100.0%5 ETON PARK CAPITAL MGMT, L.L.C. Hedge Fund \_ \_ 1,615,300 100.0% 6 GROWMARK **Related Party** 1,510,403 1,510,403 1,510,403 \_ 7 MASON CAPITAL MANAGEMENT Hedge Fund

479,200 1,139,908 100.0% 8 CHESAPEAKE PTNR MGMT CO. INC. Hedge Fund 574,900 961,095 100.0% 9 THIRD POINT, L.L.C. Hedge Fund \_ 850,000 100.0% 10 OCH-ZIFF CAPITAL MGMT, L.P. Hedge Fund \_ \_ 808,330 100.0% 11 AXA FINANCIAL, INC. Institutional 1,045,483 849,705 758,178 (27.5)% 12 COLLEGE RETIRE EQUITIES Institutional 583,512 491,711 701,098 20.2% 13 JGD MANAGEMENT CORP. Hedge Fund \_ 500,000

628,635

100.0% 14 S & E PTNR L.P. Hedge Fund \_ 624,000 100.0% 15 NORTHERN TRUST CORP Index 564,594 553,691 569,171 0.8%16 PENNANT CAPITAL MANAGEMENT Hedge Fund 674,279 998,079 550,809 (18.3)% 17 NOONDAY ASSET MANAGEMENT, L.P. Hedge Fund -\_ 550,000 100.0% 18 AMERICAN CENT INVESTMENT MGMT. Institutional 234,172 640,266 526,889 125.0% 19 PUTNAM INVESTMENT MGMT, L.L.C. Institutional 346,313 449,521 507,827 46.6% 20 PAULSON & CO. INC. Institutional

-

500,000 100.0% Top 20 Stockholders 14,195,988 17,182,915 21,821,503 53.7% - Excluding Index Funds & Related Party 2,883,759 7,608,382 12,553,773 335.3% - Excluding Index & Hedge Funds & Related Party 2,209,480 2,431,203 2,993,992 35.5% Top 20 Stockholder Detail