CFIndustries

POLITICAL CONTRIBUTIONS REPORT

CF Industries Holdings, Inc. ("CF" or the "Company") is affected by decisions of federal, state, and local governments. CF, when it deems it in its best interest, is an active participant in the political process to inform policy and decision makers of its views on issues and develops and maintains strong working relationships with governmental decision makers. CF bases contribution decisions on the best interests of the Company, its shareholders, and what it believes is sound public policy.

CF's Code of Corporate Conduct, which contains the Company's policies related to political activities and contributions, lobbying, and related matters, provides corporate governance, control, oversight, and procedural guidance for corporate contributions of money, property, or services for political activities in states that allow corporate political contributions and for political expenditures in areas where permitted. The Code of Corporate Conduct is available on the Company's website and applies to all of the Company's employees, officers, and directors, as well as its agents when appropriate. Under the Code of Corporate Conduct, decision-making authority on whether to make a particular contribution rests with the Company's President or his designee. Employee recommendations are considered as part of this process and the Board of Directors (the "Board") provides ultimate oversight.

CF will make available a semiannual report (the "Report") listing CF's political contributions (i.e., payments to candidate campaigns, political parties, political committees, or other political organizations exempt from federal income tax under section 527 of the Internal Revenue Code, and ballot measure committees). Additionally, for United States trade associations to which the Company annually pays dues of \$20,000 or more, the Report will list the portion of those dues the trade association notifies members is being used for lobbying and political purposes and thus are not deductible under Section 162(e) of the Internal Revenue Code. The Report will be presented to the corporate governance and nominating committee of the Board and posted on the Company's website.

CF has a political action committee, CF Industries, Inc. Employees' Good Government Fund (the "PAC"), that is funded solely through voluntary employee contributions. CF provides limited administrative support to the PAC. The PAC offers eligible employees a direct means to participate voluntarily in shaping public policy and expressing views on issues related to the Company's business. The PAC operates in accordance with all relevant state and federal laws. Information about the PAC is available on the website of the Federal Election Commission at www.fec.gov.

Political Contributions Report

For the period January 1, 2013 through December 31, 2013

During the period from January 1, 2013 through December 31, 2013 (the "Reporting Period"), CF Industries Holdings, Inc. ("CF" or the "Company") made the following contributions to political parties, political committees, candidates for political office, other entities organized and operating under 26 U.S.C. Section 527, and ballot measure committees. CF's political contributions during the Reporting Period were all made in accordance with the Company's Code of Corporate Conduct; each contribution was made strictly in compliance with restrictions and requirements under applicable laws and regulations.

NAME	STATE	AMOUNT
Florida Phosphate Committee of Continuous Existence	Florida	\$30,000
Republican Agriculture Commissioners Committee	N/A	15,000
Manufacturers Association of Florida	Florida	5,000
Florida Phosphate Political Committee, Inc.	Florida	4,500
Al Higginbotham Campaign Fund	Florida	500
Stephen R. Deutsh Campaign Fund	Florida	500
Adam Putnam Campaign Fund	Florida	500
Lizbeth Benacquisto Campaign Fund	Florida	500
Mark Alan Danish Campaign Fund	Florida	500
Dane Eagle Campaign	Florida	500
Roy Rodrigues Campaign Fund	Florida	500
Matt Caldwell Campaign Fund	Florida	500
Heather D. Fitzhagen Campaign	Florida	500
Edwin Cary Pigman Campaign	Florida	500
Kathleen C. Passidomo Campaign	Florida	500
W. Greg Steube Campaign	Florida	500
Jim Boyd Campaign	Florida	500
Ken Hagan Campaign Fund	Florida	500
Florida Fertilizer & Agrichemical Association	Florida	150

Trade Associations Contributions Report

For the period January 1, 2013 through December 31, 2013

Set forth at right are the trade associations and other similar non-profit organizations to which CF paid dues of \$20,000 or more during the Reporting Period. The portion of such dues that the trade association has indicated is used for lobbying and/or political activities by these associations and, therefore, is non-deductible under Section 162(e) of the Internal Revenue Code, is listed at right. Please note that trade associations do not typically provide the Company with information on what portions of its dues are used for political activities; thus the numbers at right also include the amount used for advocacy outside the electoral process.

ORGANIZATION	PORTION OF DUES USED FOR ADVOCACY AND/OR POLITICAL ACTIVITIES
The Fertilizer Institute	\$106,745
Business Roundtable	28,512
Florida Chamber of Commerce	20,000
National Association of Manufacturers	16,596
Louisiana Chemical Association	5.502
Agricultural Retailers Association	5,460