## UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

| In the Matter of         | ) |                   |
|--------------------------|---|-------------------|
|                          | ) |                   |
| Agrium Inc.,             | ) | File No. 081-0073 |
| a corporation, and       | ) |                   |
|                          | ) |                   |
| UAP Holding Corporation, | ) |                   |
| a corporation.           | ) |                   |
|                          | ) |                   |

## AGREEMENT CONTAINING CONSENT ORDERS

The Federal Trade Commission ("Commission"), having initiated an investigation of the proposed acquisition by Agrium Inc. ("Agrium") of certain voting securities of UAP Holding Corporation ("UAP"), and it now appearing that Agrium and UAP, hereinafter sometimes referred to as "Proposed Respondents," are willing to enter into this Agreement Containing Consent Orders ("Consent Agreement") to divest certain assets and providing for other relief:

**IT IS HEREBY AGREED** by and between Proposed Respondents, by their duly authorized officers and attorneys, and counsel for the Commission that:

- 1. Proposed Respondent Agrium is a corporation organized, existing and doing business under and by virtue of the laws of Canada, with its office and principal place of business located at 13131 Lake Fraser Drive S.E., Calgary, Alberta, Canada T2J 7E8. Agrium's principal subsidiary in the United States is located at 4582 South Ulster Street, Suite 1700, Denver, Colorado 80237.
- 2. Proposed Respondent UAP is a corporation organized, existing and doing business under and by virtue of the laws of the State of Delaware, with its office and principal place of business located at 7251 W. 4<sup>th</sup> Street, Greeley, Colorado 80634.
- 3. Proposed Respondents admit all the jurisdictional facts set forth in the draft of Complaint here attached.
- 4. Proposed Respondents waive:
  - (a) any further procedural steps;
  - (b) the requirement that the Commission's Decision and Order, and Order to Hold Separate and Maintain Assets, both of which are attached hereto and made a part

- hereof, contain a statement of findings of fact and conclusions of law;
- (c) all rights to seek judicial review or otherwise to challenge or contest the validity of the Decision and Order or the Order to Hold Separate and Maintain Assets entered pursuant to this Consent Agreement; and
- (d) any claim under the Equal Access to Justice Act.
- 5. Because there may be interim competitive harm, the Commission may issue its Complaint and the Order to Hold Separate and Maintain Assets in this matter at any time after it accepts the Consent Agreement for public comment.
- 6. Each Proposed Respondent shall submit an initial report, pursuant to Section 2.33 of the Commission's Rules, 16 C.F.R. § 2.33, within thirty (30) days of the date on which it executes this Consent Agreement, and subsequent reports every thirty (30) days thereafter until the Decision and Order becomes final or the divestitures required by Paragraph II of the Decision and Order are accomplished, whichever is earlier. Each report shall be signed by the respective Proposed Respondent and shall set forth in detail the manner in which the Proposed Respondent has to date complied, is complying, and will comply with the Order to Hold Separate and Maintain Assets and the Decision and Order. Such reports will not become part of the public record unless and until the Consent Agreement and Decision and Order are accepted by the Commission for public comment.
- 7. This Consent Agreement shall not become part of the public record of the proceeding unless and until it is accepted by the Commission. If this Consent Agreement is accepted by the Commission, it, together with the draft of Complaint contemplated thereby, will be placed on the public record for a period of thirty (30) days and information in respect thereto publicly released. The Commission thereafter may either withdraw its acceptance of this Consent Agreement and so notify Proposed Respondents, in which event it will take such action as it may consider appropriate, or issue or amend its Complaint (in such form as the circumstances may require) and issue its Decision and Order, in disposition of the proceeding.
- 8. This Consent Agreement is for settlement purposes only and does not constitute an admission by Proposed Respondents that the law has been violated as alleged in the draft of Complaint here attached, or that the facts as alleged in the draft Complaint, other than jurisdictional facts, are true.
- 9. This Consent Agreement contemplates that, if it is accepted by the Commission, the Commission may (a) issue and serve its Complaint corresponding in form and substance with the draft of Complaint here attached, (b) issue and serve its Order to Hold Separate and Maintain Assets, and (c) make information public with respect thereto. If such acceptance is not subsequently withdrawn by the Commission pursuant to the provisions of Commission Rule 2.34, 16 C.F.R. § 2.34, the Commission may, without further notice

- to the Proposed Respondents, issue the attached Decision and Order containing an order to divest and providing for other relief in disposition of the proceeding.
- 10. When final, the Decision and Order and the Order to Hold Separate and Maintain Assets shall have the same force and effect, and may be altered, modified or set aside in the same manner and within the same time provided by statute for other orders. The Decision and Order and the Order to Hold Separate and Maintain Assets shall become final upon service. Delivery of the Complaint, the Decision and Order, and the Order to Hold Separate and Maintain Assets to Proposed Respondents by any means provided in Commission Rule 4.4(a), 16 C.F.R. § 4.4(a), shall constitute service. Proposed Respondents waive any right they may have to any other manner of service.
- 11. The Complaint may be used in construing the terms of the Decision and Order and the Order to Hold Separate and Maintain Assets, and no agreement, understanding, representation, or interpretation not contained in the Decision and Order, the Order to Hold Separate and Maintain Assets, or the Consent Agreement may be used to vary or contradict the terms of the Decision and Order or the Order to Hold Separate and Maintain Assets.
- 12. By signing this Consent Agreement, Proposed Respondents represent and warrant that they can accomplish the full relief contemplated by the attached Decision and Order (including effectuating all required divestitures, assignments, and transfers) and that all parents, subsidiaries, affiliates, and successors necessary to effectuate the full relief contemplated by this Consent Agreement are parties to this Consent Agreement.
- 13. Proposed Respondents have read the draft of the Complaint, the Decision and Order, and the Order to Hold Separate and Maintain Assets contemplated hereby. Proposed Respondents understand that once the Decision and Order and the Order to Hold Separate and Maintain Assets have been issued, they will be required to file one or more compliance reports showing that they have fully complied with the Decision and Order and the Order to Hold Separate and Maintain Assets. Proposed Respondents agree to comply with the terms of the proposed Decision and Order and the Order to Hold Separate and Maintain Assets from the date they sign this Consent Agreement. Proposed Respondents further understand that they may be liable for civil penalties in the amount

[continued on next page]

provided by law for each violation of the Decision and Order and the Order to Hold Separate and Maintain Assets after they become final.

| Signed this day of April, 2008.   |   |  |
|---|---|--|
| AGRIUM INC.   | FEDERAL TRADE COMMISSION<br>BUREAU OF COMPETITION |  |
| Bruce G. Waterman   | Donald R. Gordon                                  |  |
| Senior Vice President, Finance<br>and Chief Financial Officer                             | Attorney  |  |
|   | APPROVED:   |  |
| Deborah Feinstein, Esq.   | Morris A. Bloom                                   |  |
| Arnold & Porter LLP 555 Twelfth Street, NW Washington, D.C. 20004 Counsel for Agrium Inc. | Deputy Assistant Director                         |  |
| UAP HOLDING CORPORATION   | Catharine M. Moscatelli<br>Assistant Director     |  |
| Larry K. Cordell  | Kenneth L. Glazer                                 |  |
| President, Chief Executive Officer and<br>Chairman of the Board                           | Deputy Director                                   |  |
|   |   |  |
| Joseph D. Larson, Esq.<br>Wachtell, Lipton, Rosen & Katz                                  | Jeffrey Schmidt<br>Director                       |  |
| 51 West 52 <sup>nd</sup> Street<br>New York, NY 10019                                     |   |  |
| Counsel for UAP Holding Corporation   |   |  |