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Completion of a Mandatory Offer for Kverneland ASA

As announced in the press release on March 13, 2012 titled "Completion of a Public Offer for Kverneland ASA", KUBOTA Corporation (Headquarters: Osaka, Japan; Chairman and President: Yasuo Masumoto, hereinafter "KUBOTA") proceeded with a mandatory offer (hereinafter "the Offer") for all the remaining shares in Kverneland ASA (Headquarters: Kvernaland, Kingdom of Norway; President and CEO: Ingvald Løyning, hereinafter "Kverneland") with the aim of acquiring Kverneland through an acquisition vehicle, KUBOTA Norway Holdings AS (Headquarters: Oslo, Kingdom of Norway), at the offer price of NOK10.50 per each Kverneland's share.

KUBOTA hereby announces that it completed the settlement of the Offer today, April 27, 2012. KUBOTA, through KUBOTA Norway Holdings AS, has acquired total of 31,125,797 shares in the Offer, and following the completion of settlement, owns 99.12 % of Kverneland's outstanding shares (152,951,442 shares).

As KUBOTA Norway Holdings AS owns 90% or more of Kverneland's total shares outstanding after the settlement of the Offer, KUBOTA aims to acquire all the remaining shares to make Kverneland a wholly-owned subsidiary by way of a compulsory acquisition (squeeze-out) in accordance with the Norwegian Public Limited Companies Act, which is expected to be completed by May 8, 2012.

< Cautionary Statements >

This document may contain forward-looking statements that are based on management's expectations, estimates, projections and assumptions. These statements are not guarantees of future performance and involve certain risks and uncertainties, which are difficult to predict. Therefore, actual future results may differ materially from what is forecast in forward-looking statements due to a variety of factors, including, without limitation: general economic conditions in the company's markets, particularly government agricultural policies, levels of capital expenditures, both in public and private sectors, foreign currency exchange rates, the occurrence of natural disasters, continued competitive pricing pressures in the marketplace, as well as the company's ability to continue to gain acceptance of its products.

This communication shall not constitute an offer to purchase or a solicitation of an offer to sell the Kverneland's shares, nor shall there be any purchase of securities in any jurisdiction in which such offer, solicitation or purchase would be unlawful prior to registration or qualification under the securities laws of such jurisdiction.

The mandatory offer, the compulsory acquisition and the distribution of this announcement and other information in connection with the mandatory offer and compulsory acquisition may be restricted by law in certain jurisdictions. Neither KUBOTA nor Kverneland assumes any responsibility in the event there is a violation by any person of such restrictions. Persons into whose possession this announcement or such other information should come are required to inform themselves about and to observe any such restrictions.