Testimony of the Honorable Dallas P. Tonsager
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Farm Credit Administration
Before the Subcommittee on Agriculture,
Rural Development, Food and Drug Administration, and Related Agencies
U.S. House of Representatives Committee on Appropriations
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Chairman Aderholt, Ranking Member Bishop, and Members of the Committee, I am Dallas P. Tonsager, board chairman and CEO of the Farm Credit Administration. On behalf of my colleagues on the FCA board, Jeffery S. Hall of Kentucky and Kenneth A. Spearman of California, and all the dedicated men and women of the agency, it is a privilege to appear before you today.

FCA is an independent agency responsible for examining and regulating the banks, associations, and related entities of the Farm Credit System (FCS or System), including the Federal Agricultural Mortgage Corporation (Farmer Mac). The banks and associations of the FCS form a nationwide network of borrower-owned financial institutions that provide competitive credit to all creditworthy farmers, ranchers, and other eligible borrowers.

FCA does not receive a federal appropriation. We pay our administrative expenses from funds that are assessed and collected annually from the institutions we regulate. Congress provides oversight of our administrative expenses and sets an annual cap on our expenses.

Our budget
For fiscal year (FY) 2017, our budget request was for $70.4 million. Under the continuing resolution, the agency has been operating under the cap established by Congress in FY 2016 of $65.6 million. As a result of the cap, we have had to delay hiring actions, reduce travel and relocations, and delay the execution of information technology projects. These items allow us to more fully meet our mission in FY 2017, so we would like to respectfully request that the cap be increased to $68 million. This will allow us to move forward with targeted IT investments and to meet pressing human capital needs.

For both FY 2017 and 2018, three factors are driving our budget. The first factor is our need to hire, train, and retain qualified individuals to replace the many employees — especially examiners — who are eligible to retire. Over the past few years, some of our
seasoned employees have retired, and we expect many more to retire over the next few years. To meet our mission of examining and regulating the System, we must hire qualified people, train them well, and offer competitive compensation so that we can retain them after they are trained. We would like to note that one of our means of hiring examiners is the Pathways summer internship program, which is an express exemption to the President’s hiring freeze.

The second factor is the challenge presented by changes in the organization and structure of the Farm Credit System. As System institutions continue to merge and grow in size and complexity, the skill level required to examine and oversee them has increased. As a result, we have to dedicate more resources to hiring, training, and retaining the staff we need. Furthermore, we must ensure that our employees have the technology and data tools they need to do their jobs effectively. Information technology, data management, and IT security become more critical to our examination and evaluation of risk as institutions become larger and more complex.

And the third factor is the growing challenge facing the farm economy. Farm income has dropped every year for the past three years, and it appears it will drop again in FY 2017. As a result, credit quality has begun to slip among farm lenders, including System institutions. Because examining and supervising lending institutions requires more staff resources in periods of economic stress, we require more funding to meet our current human capital needs.

**FCA mission**

As directed by Congress, FCA’s mission is to ensure a safe, sound, and dependable source of credit and related services for agriculture and rural America. We accomplish this mission in two important ways.

First, we protect the safety and soundness of the FCS by examining and supervising all FCS institutions, including Farmer Mac, and we ensure that they comply with applicable laws and regulations. If a System institution violates a law or regulation or operates in an unsafe or unsound manner, we use our supervisory and enforcement authorities to require appropriate corrective action.

Second, we develop policies and regulations that govern how System institutions conduct their business and interact with customers. Our policies and regulations protect System
safety and soundness; implement the Farm Credit Act; provide minimum requirements for lending, related services, investments, capital, and mission; and ensure adequate financial disclosure and governance.

Through the oversight and leadership of the House and Senate Agriculture Committees, many important reforms were made to the Farm Credit Administration and the FCS as a result of the agricultural credit crisis of the 1980s. These reforms included restructuring FCA as an independent arm’s-length regulator with formal enforcement powers, providing borrower rights to System borrowers with distressed loans, and establishing the Farm Credit System Insurance Corporation to protect System investors. Since then, the Farm Credit System has restored its financial health and the public trust. Using our authority as an arm’s-length regulator, we help the System maintain that public trust by ensuring that its institutions adhere to safety and soundness standards.

**Farm Credit System mission**

The FCS is a government-sponsored enterprise (GSE) created by Congress in 1916 to provide American agriculture with a dependable source of credit. The System’s banks and associations form a nationwide network of cooperatively organized lending institutions that are owned and controlled by their borrowers, serving all 50 states and the Commonwealth of Puerto Rico.

According to the Farm Credit Act of 1971, Congress created the System to improve “the income and well-being of American farmers and ranchers by furnishing sound, adequate, and constructive credit and closely related services to them, their cooperatives, and to selected farm-related businesses necessary for efficient farm operations.” In fulfilling this mission, the System provides credit and other services to agricultural producers, aquatic producers or harvesters, and farmer-owned cooperatives. It also makes loans for agricultural processing and marketing activities, rural housing, farm-related businesses, rural utilities, and foreign and domestic companies involved in international agricultural trade. In addition, the System provides funding and discounting services to certain “other financing institutions” and forms partnerships with commercial banks to provide credit to agriculture and rural America through participations and syndications.

In his opening statement at the subcommittee’s first hearing on February 15, Chairman Aderholt mentioned several themes to guide the subcommittee’s work in FY 2018. One of
those themes was investing in rural infrastructure. I was encouraged to hear this because I believe that the System plays an important role in supporting rural infrastructure, and one of my priorities as chairman of FCA is to encourage it to strengthen this role.

In some cases, the System is authorized to lend directly to providers of rural infrastructure. Rural cooperatives providing electricity, water, wastewater treatment, and broadband service are among the System’s many customers. But the System also can support rural infrastructure through partnerships with other lenders, universities, and USDA. For example, it has partnered with other lenders to finance the construction of rural hospitals and nursing homes.

As part of the theme of investing in rural infrastructure, Chairman Aderholt also mentioned helping rural businesses to create unique economic opportunities. Here again the System already plays an important role. Simply by making loans to farmers, ranchers, and farm-related businesses, the System supports rural communities by providing economic opportunities for rural residents. The System also serves the credit needs of many farm-related businesses, including those involved in the processing and distribution of local foods. These businesses are important job sources in rural America.

As a regulator, we pay careful attention to the System’s congressional mandate to serve the needs of young, beginning, and small farmers and ranchers. By offering competitive interest rates, flexible underwriting standards, and their expertise in the agricultural industry, System institutions make it possible for more people to enter farming and to stay in it. This is good for the producers, as well as for the rural communities in which they live.

So there is much the System is doing and can do to support rural communities — either though loans directly to eligible, creditworthy borrowers or through partnerships and participations with other lenders and organizations.

The System has successfully fulfilled its mission for more than 100 years. It adds value to agriculture and rural America at all times, but it really proves its worth in difficult times. In early 2008, when commodity prices soared, operators of grain elevators could not find the financing they needed to operate, so System institutions stepped in to meet that need. If the System had not been there, those operators would have faced a
financial crisis. This was a classic example of a GSE doing exactly what Congress intended it to do. And I’m confident that the System will again prove its value by meeting the credit needs of farmers and ranchers during the current downturn in the farm economy.

**The farm economy and agricultural credit**

After years of historic highs, farm income reached a peak in 2013, and it has been dropping every year since then. USDA does not expect this trend to reverse in 2017. It forecasts net farm income to fall 9 percent in 2017 to $62.3 billion. That would be just half of the $123.7 billion in net farm income recorded for 2013. Crop and livestock sales and cash production expenses are expected to stay flat this year. At the same time, government payments, which rose 20 percent in 2016, are expected to fall 4 percent.

As a result of the growing stress in the farm economy, many farmers and ranchers are now having difficulty covering their costs, and this is beginning to reduce the quality of agricultural loans. While farm lenders, including the Farm Service Agency, continue to report that overall loan quality remains good, many loan performance indicators are now weaker. Nonaccrual rates for System farm mortgages stood at 0.76 percent as of September 30, 2016, up from 0.69 percent a year earlier. And nonaccrual rates for farm production loans were at 1.04 percent, up from 0.80 percent a year earlier.

Federal Reserve Bank surveys of commercial bankers in the fourth quarter of 2016 also suggest a worsening credit climate. According to the surveys, repayment rates on agricultural production loans have declined, and the number of renewals and extensions has increased.

Although lenders expect an increase in loan delinquencies and other indicators of loan repayment problems in 2017, they do not expect a large increase in problematic loans. With expectations for tight profit margins to continue through 2017, more farmers are likely to rebalance their farm balance sheets or change their operating structures to lower their production costs.

The condition of the farm economy depends in part on interest rate policy. Currently, interest rates on farm loans remain historically low, but an improving economy and labor market may prompt the Federal Reserve to make more incremental interest rate
increases during 2017. The average interest rate on all System loans held nearly steady at about 4 percent during 2016.

**Condition of the FCS**

Despite conditions in the farm economy, the FCS remains fundamentally safe and sound and is well positioned to manage this downturn. The depth and duration of market weakness is unknown, but it will continue to present challenges for the System until markets rebound. While the current credit stress level in the System’s loan portfolio is well within its risk-bearing capacity, asset quality is expected to decline modestly in 2017 from relatively strong levels in 2016. Moderate loan growth, adequate capital, and reliable access to debt capital markets are supporting the overall condition of the FCS.

The System continues to grow at a moderate pace. As of September 30, 2016, gross loans totaled $242.1 billion, up $15.3 billion or 6.7 percent from September 30, 2015. Real estate mortgage lending was up $9.5 billion or 9.2 percent as demand for cropland continued in 2016. Overall, real estate mortgage loans represent 46.7 percent of the System’s loan portfolio. Production and intermediate-term lending increased by $0.2 billion or 0.3 percent from the year before, and agribusiness lending increased by $2.6 billion or 7.7 percent.

The System also continues to enhance its capital base, which strengthens its financial position as low or negative farm returns increase financial stress on borrowers. As of September 30, 2016, System total capital equaled $52.4 billion, up from $48.9 billion the year before. The System’s total capital-to-assets ratio was 16.7 percent as compared with 16.8 percent a year earlier. Moreover, 82 percent of total capital is in the form of earned surplus. The increase in total capital is due in large part to the System’s strong earnings performance. For the first nine months of calendar year 2016, the System reported net income of $3.6 billion compared with $3.5 billion for the same period the previous year.

Credit quality in the System’s loan portfolio continues to be strong. Relative to total capital, nonperforming assets represented 3.9 percent as of September 30, 2016. For historical comparison, nonperforming assets represented 11.6 percent of capital at year-end 2010.
The System continues to have reliable access to the debt capital markets. Investor demand for all System debt products has been positive, allowing the System to continue to issue debt on a wide maturity spectrum at very competitive rates. Risk spreads and pricing on System debt securities remained favorable relative to corresponding U.S. Treasuries.

Another factor that makes System debt attractive to investors is the Farm Credit Insurance Fund, which has a balance of over $4.4 billion. Administered by the Farm Credit System Insurance Corporation, this fund protects investors in Systemwide consolidated debt obligations. System banks also maintain liquidity reserves to ensure they can withstand market disruptions. As of September 30, 2016, the System’s liquidity position equaled 177 days, significantly above the 90-day regulatory minimum required for each FCS bank.

As required by law, System borrowers own stock or participation certificates in System institutions. The FCS had approximately 1.3 million loans and 513,000 stockholders in 2016. Of these stockholders, 86 percent were farmers or cooperatives with voting stock. The remaining 14 percent were nonvoting stockholders, including rural homeowners and other financing institutions that borrow from the System. USDA’s latest data (as of December 31, 2015) show that the System’s market share of farm debt was 41 percent, compared with 43 percent for commercial banks.

**Federal Agricultural Mortgage Corporation**

Congress established Farmer Mac in 1988 to create a secondary market for agricultural real estate and rural housing mortgage loans. Farmer Mac has authority to create and guarantee securities and other secondary market products that are backed by agricultural real estate mortgages and rural home loans, USDA-guaranteed farm and rural development loans, and rural utility cooperative loans.

Farmer Mac is committed to enhancing the availability of reasonably priced credit to agriculture and rural America through its secondary market activities. Under specific circumstances defined by statute, Farmer Mac may issue obligations to the U.S. Treasury Department, not to exceed $1.5 billion, to fulfill the guarantee obligations on Farmer Mac guaranteed securities.
As measured using generally accepted accounting principles (GAAP), net income in FY 2016 (ended September 30) was up 12.8 percent from FY 2015 to $53.7 million. The increase was due primarily to unusual costs in the prior year associated with the redemption of $250 million of Farmer Mac II preferred stock. That redemption resulted in an $8.1 million one-time, after-tax loss recorded in the first quarter of FY 2015.

Core earnings, a non-GAAP measure based more on cash flow, were up by 22.0 percent over FY 2015 to $52.9 million. The increase was primarily driven by actions that suppressed core earnings in the prior year. Despite a slight drop in net effective spread in FY 2016, earnings were up because of higher program loan volume, as well as higher guarantee and commitment fees. As of September 30, 2016, Farmer Mac’s core capital totaled $587.1 million, which exceeded its statutory requirement of $474.8 million. The total portfolio of loans, guarantees, and commitments grew 10.4 percent to $17.2 billion.

**Examination programs for FCS banks and associations**

To help ensure the safety and soundness of FCS institutions, FCA uses examination and supervision processes to address material and emerging risks at the institution level and across the System. We base our examination and supervision strategies on institution size, existing and prospective risk exposure, and the scope and nature of each institution’s business model. The frequency and depth of examination activities vary based on risk, but each institution is examined at least once every 18 months and receives a summary of examination activities and a report on its overall condition. When necessary, we use our enforcement powers to require institutions to change their policies and practices to correct unsafe or unsound conditions or violations of law or regulations.

To assess the safety and soundness of each FCS institution, we use our Financial Institution Rating System (FIRS). This system provides a framework of ratings to help examiners evaluate significant financial, asset quality, and management factors. FIRS ratings range from 1 for a sound institution to 5 for an institution that is likely to fail. As the chart on the following page indicates, the System remains financially strong overall. Institutions are well capitalized, and the FCS does not pose material risk to investors in FCS debt, the Farm Credit System Insurance Corporation, or to FCS institution stockholders.
Although the System’s condition and performance remain satisfactory overall, several institutions are experiencing stress that requires special supervision. We have increased supervisory oversight at a number of institutions and dedicated additional resources in particular to the three institutions rated 3 or worse. As of September 30, 2016, four FCS institutions were under supervisory actions, but no FCS institutions were under formal enforcement actions, in conservatorship, or in receivership.

**Farm Credit System Financial Institution Rating System (FIRS) Composite Ratings**

![Composite Ratings Chart]

Source: FCA’s FIRS Ratings Database.

Note: This chart reflects ratings for only the System’s banks and direct-lending associations; it does not include ratings for the System’s service corporations, Farmer Mac, or the Federal Farm Credit Banks Funding Corporation. Also, the numbers in the bars indicate the number of institutions by FIRS rating.

**Regulatory and corporate activities**

**Regulatory activities** — Congress has given the FCA board statutory authority to establish policy, prescribe regulations, and issue guidance to ensure that FCS institutions comply with the law and operate in a safe and sound manner. We are committed to developing balanced, flexible, and legally sound regulations. Current regulatory and policy projects include the following:

- Revising regulations on eligibility and creditworthiness of FCS institution investments
- Clarifying and strengthening standards-of-conduct regulations
• Clarifying or changing the amortization limits for agricultural credit associations and production credit associations
• Revising regulations on eligibility and creditworthiness of Farmer Mac investments
• Revising the criteria in the regulations for reinstating nonaccrual loans
• Reviewing stress testing done by System institutions
• Reviewing cybersecurity requirements for System institutions
• Clarifying the disclosure and servicing requirements in the borrower rights regulations
• Evaluating regulations to reduce regulatory burden

Corporate activities — Because of mergers, the number of FCS institutions has declined over the years, but their complexity has increased, placing greater demands on both examination staff resources and expertise. As of January 1, 2017, the System had 73 direct-lender associations, 4 banks, 5 service corporations, and 2 special-purpose entities.

Serving young, beginning, and small farmers and ranchers
As part of their mission to serve all eligible, creditworthy borrowers, System institutions are required to develop programs and make special efforts to serve young, beginning, and small (YBS) farmers and ranchers. In 2015, the pace of new lending to YBS farmers generally exceeded the pace of overall System lending to farmers. The number of loans made in 2015 to young, beginning, and small farmers increased by 5.1 percent, 7.5 percent, and 6.7 percent, respectively, from 2014. Since the total number of farm loans made by the System was up by only 3.7 percent, the share of total System farm loans made to all three YBS categories rose from that of 2014. These results are encouraging given the high costs of starting a farm, the declining number of people entering agriculture, and the rising average age of farmers.

To help YBS farmers qualify for credit in 2015, FCS associations offered differentiated loan underwriting standards for YBS borrowers or made exceptions to their regular standards. More than a third of associations provided concessionary loan fees, and more than half offered lower interest rate programs for YBS borrowers. Many associations partnered with state and federal programs to provide interest rate reductions, guarantees, or loan participations for YBS borrowers.
Working with financially stressed borrowers
Risk is an inherent part of agriculture, and the causes of risk are many: bad weather, changes in government programs, international trade issues, high interest rates, etc. These risks can sometimes make it difficult for borrowers to repay loans. To provide some protection from these risks, the Farm Credit Act gives System borrowers certain rights when they apply for loans and when they have trouble repaying loans. For example, the act requires FCS institutions to notify borrowers of the right to seek restructuring of loans before the institutions begin foreclosure. When a System institution acquires agricultural property through liquidation, the Farm Credit Act also provides borrowers the opportunity to buy or lease back their former properties. FCA enforces the borrower rights provisions of the Farm Credit Act and examines institutions to make sure they are complying with these provisions. We also receive and review complaints from borrowers who believe their rights have been denied.

This year, because of the additional stress in the farm economy, we are emphasizing the need for System institutions to do everything they can within the bounds of safety and soundness to help borrowers in difficulty. If a farmer or rancher has a good chance of becoming successful again after the economy improves, we encourage the institution to help the borrower through the difficult period. We want to help ensure the best possible outcome for every borrower.

Conclusion
We at FCA remain vigilant in our efforts to ensure that the Farm Credit System and Farmer Mac remain financially sound and focused on fulfilling their missions. While we are proud of our record and accomplishments, we remain committed to excellence, effectiveness, and cost efficiency, and we will remain focused on our mission of ensuring a safe, sound, and dependable source of credit and related services for all creditworthy and eligible persons in agriculture and rural America. This concludes my statement. On behalf of my colleagues on the FCA board and at the agency, I thank you for the opportunity to share this information.