



# Community First Bank

OF THE HEARTLAND

October 22nd, 2014

Mr. Barry F. Mardock  
Deputy Director, Office of Regulatory Policy  
Farm Credit Administration  
1501 Farm Credit Drive  
McLean, VA 22102-5090

Re: Eligible Investments for Farm Credit System Associations and Funding Banks

Dear Mr. Mardock:

Our bank is very concerned about the Farm Credit Administration's (FCA) regulatory proposal to "modernize" (as you put it) investment purposes for Farm Credit System (FCS) entities. I am most concerned this proposal, combined with your recent "guidance memorandum" on investments and pilot projects, is not only confusing but backwards. FCA should withdraw the guidance memo until after this regulation is completed. The combination of the guidance memo and this regulation appear aimed at allowing FCA to approve virtually any type of investment. This is an egregious, self-serving power grab on FCA's part.

Further, community banks are already at an extreme disadvantage when competing with credit unions on the consumer side and Farm Credit on the commercial side, neither of which have the burden of taxation taking nearly 50% of their earnings. Then FCA is able to fixed rate loans under terms that would be impossible for a commercial bank because of ready-made access to credit markets with the implied guarantee of the Federal government.

In our community, FCS is already becoming the primary lender to many agricultural businesses eliminated a business line vital to our bank's survival. As a GSE, the tax advantage passed to FCS does not allow a level playing field for community banks to compete. I believe that fair markets should allow all types of competition as long as the rules for playing in the market are consistent and fair. If FCS wants expanded authorities to pursue all types of investments, create a division of FCS that pays the same tax rates as other competitors in the market. If not strict limitations must be in place.

[CommFirstBank.net](http://CommFirstBank.net)

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FDIC

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242-2004

DOWNTOWN MT. VERNON  
117 N. 10th St.  
244-3000

INA  
111 W. 3rd St.  
437-5565

WOODLAWN  
300 S. Central  
735-2681

DIX  
312 N. Main St.  
266-7444

Strict limitations are needed on FCS lenders' investments. FCS entities are GSEs and should focus on loans, not investments. I am concerned FCA is establishing an approval methodology that allows FCS lenders to label as investments what are in effect loans. Please explain how FCA determines the difference between a bond and a loan in terms of eligible investments.

Please provide a list of eligible investments. Do you intend to approve non-farm business loans if they are issued as bonds? Do you intend to approve all of the extensions of credit made under the various pilot projects, which are supposedly being withdrawn? Would FCA approve investments in commercial buildings, commercial real estate, shopping malls, movie theatres, apartment complexes, and manufacturers if an FCS lender adequately filled out your September guidance memo and appropriate documents? Is virtually any type of loan eligible if it is considered or labeled as an investment? How does FCA determine what financing activity meets the definition of an investment under the "other investments" category?

If FCA does intend to approve these types of "investments" then you did not listen to the thousands of letters from bankers opposing your 2008 proposed rule. The rule states "no investment is ineligible if approved by FCA." Congress did not grant you an "anything goes" approval authority in the law that supersedes the Act's lending authorities.

All illegal investments now in FCS portfolios should be divested within six months. Investment portfolios should not exceed 10 percent of loan volumes, even if such volumes decline. Please withdraw the guidance memo and this proposal and reissue this proposal for comment after answering the questions raised above. FCA should not approve investments that exceed to cope of the Act's lending parameters.

Sincerely,

  
Gary Bryant, CFO