



October 18, 2022

Ms. Autumn R. Agans  
Deputy Director, Office of Regulatory Policy  
Farm Credit Administration  
1501 Farm Credit Drive  
McLean, VA 22102-5090

Re: Response to Notice of Intent & Request for Comment – Statement on Regulatory Burden, Farm Credit Administration, Agency; 12 CFR Chapter VI RIN 3052-AD55; 87 Federal Register 43227-43228

Dear Ms. Agans:

Texas Farm Credit Services appreciates the opportunity to comment on the Farm Credit Administration's ("FCA") Statement on Regulatory Burden that was published in the *Federal Register* on July 20, 2022. Texas Farm Credit participated in the preparation of the Farm Credit Council's Response to Notice of Intent & Request for Comment and hereby supports the positions set forth therein.

Texas Farm Credit Services appreciates the opportunity to comment on the Statement on Regulatory Burden and welcomes any follow up questions the Administration may have regarding the comments stated in the Farm Credit Council's letter.

Respectfully submitted,

A handwritten signature in blue ink that reads "Mark Miller".

Mark A. Miller,  
Chief Executive Officer