

November 22, 2021

**NOTIFICATION OF RESULTS OF STOCKHOLDER VOTE ON THE MERGER OF
YANKEE FARM CREDIT, ACA WITH AND INTO FARM CREDIT EAST, ACA**

Dear Stockholders:

We are pleased to inform you that at a duly called special meeting of members held on November 19, 2021, the voting members of Yankee Farm Credit, ACA (“Yankee Farm Credit”) approved the merger (the “Merger”) of Yankee Farm Credit with and into Farm Credit East. In a separate meeting held on November 19, 2021, the voting members of Farm Credit East also approved the Merger.

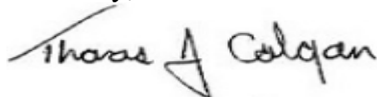
Pending final approval of the Merger by the Farm Credit Administration (“FCA”), the Merger will take place effective January 1, 2022, whereupon the separate legal existence of Yankee Farm Credit will cease and each Yankee Farm Credit stockholder will become a stockholder of Farm Credit East.

By federal law,¹ the voting stockholders of either Yankee Farm Credit or Farm Credit East may petition the FCA to require each Association’s voting stockholders to meet to reconsider the Merger. The reconsideration petition must be signed by 15% of the voting stockholders of the Association whose members are seeking reconsideration. The reconsideration petition must be filed with the FCA within 35 days after the date this notice was mailed (which is the date at the top of this notice). Voting stockholders that intend to file a reconsideration petition have a right to obtain from the Association of which they are a voting stockholder the voting record date list used by that Association for the Merger vote. The Association must provide the voting record date list as soon as possible, but not later than 7 days after receipt of the request. If FCA determines that a reconsideration petition was properly filed, a special stockholders’ meeting must be called by the Association(s) to reconsider the Merger vote. The reconsideration vote must be conducted according to the same voting requirements that applied to the first vote. For additional information regarding your right to petition for a reconsideration vote or to request a stockholder list, please consult the Disclosure Statement that was sent to stockholders late last month, or you may call Pamela Simek at 802-735-3268.

If you have any questions regarding the Merger, please contact Michael J. Reynolds, Chief Executive Officer at 860-741-4380.

Thank you for your continued support.

Sincerely,



Thomas J. Colgan
Board Chair



Michael J. Reynolds
Chief Executive Officer

¹ See 12 U.S.C. 2279c-2; 12 C.F.R. § 611.1126.