Annual Report to Stockholders

FIVE-YEAR SUMMARY OF SELECTED FINANCIAL DATA

December 31,		2022		2021	2020		2019		20
CONDENSED BALANCE SHEETS Cash	\$	69,117	\$	55,287 \$	20,494	\$	57,432	۲.	64,17
	Ş	,	Ş	, ,	,	Ş	,	Ş	,
Loans		14,330,607		13,610,719	12,754,461		12,057,655		11,345,64
Less: allowance for loan losses Net loans		67,500 14,263,107		60,000 13,550,719	75,500 12,678,961		72,500 11,985,155		78,00 11,267,64
Net Ioans		14,203,107		13,550,719	12,678,961		11,985,155		11,207,02
Investment in CoBank, ACB		419,844		444,046	441,373		403,572		384,76
Other assets		1,042,232		777,065	582,797		327,688		270,25
Total assets	\$	15,794,300	\$	14,827,117 \$	13,723,625	\$	12,773,847	\$	11,986,83
Obligations with maturities of one year or less	\$	6,060,755	\$	5,910,862 \$	5,313,479	\$	5,142,204	\$	4,600,4
Obligations with maturities longer than one year		6,612,885		5,926,824	5,605,238		4,957,292		4,857,0
Total liabilities		12,673,640		11,837,686	10,918,717		10,099,496		9,457,5
Capital stock and participation certificates		13.502		13.480	13.392		12,830		12.6
Less: capital stock and participation certificates receivable (Note 8)		(13,502)		(13,480)	(13,392)				12,0
Accumulated other comprehensive loss, net of tax		(65,282)		(30,191)	(27,801)		(32,786)		(31,2
Allocated retained earnings*		1,880,908		1,740,921	1,645,635		1,535,119		1,423,4
Unallocated retained earnings		1,305,034		1,278,701	1,187,074		1,159,188		1,124,5
Total members' equity		3,120,660		2,989,431	2,804,908		2,674,351		2,529,3
Total liabilities and members' equity	Ś	15,794,300	Ś	14,827,117 \$	13,723,625	Ś	12,773,847	Ś	11,986,8
CONDENCED CTATEMENTS OF INCOME									
CONDENSED STATEMENTS OF INCOME Net interest income	\$	413,369	\$	386,600 \$	365,230	\$	339,099	\$	329,1
Provision for credit losses (credit loss reversal)	Y	8.712	Y	(22,656)	7,105	Y	(3,210)	Y	(9,3
Noninterest income		163,998		146,037	138,934		119,297		122,4
Noninterest expense		215,235		201,823	180,985		169,030		157,7
Provision for income taxes		612		1,395	424		1,123		1,1
Net income	\$	352,808	\$	352,075 \$	315,650	\$	291,453	\$	301,9
KEY FINANCIAL RATIOS FOR THE YEAR									
Return on average assets		2.3%		2.5%	2.4%		2.4%		2.6
Return on average members' equity		11.5%		12.1%	11.5%		11.2%		12.3
Net interest income as a percentage of average earning assets		2.8%		2.9%	2.9%		3.0%		3.0
Net loan charge-offs (recoveries) as a percentage of average loans		0.0%		(0.0%)	0.0%		(0.0%)		0.0
AT YEAR END									
Members' equity as a percentage of total assets		19.8%		20.2%	20.4%		20.9%		21.1
Debt as a ratio to members' equity		4.1:1		4.0:1	3.9:1		3.8:1		3.7
Allowance for loan losses as a percentage of loans and accrued interest		0.5%		0.4%	0.6%		0.6%		0.7
Permanent capital ratio		17.4%		17.5%	17.6%		18.0%		17.8
Common Equity Tier 1 (CET1) Capital		17.3%		17.4%	17.5%		17.9%		17.6
Tier 1 Capital		17.3%		17.4%	17.5%		17.9%		17.6
Total Capital		17.8%		17.9%	18.2%		18.6%		18.5
Tier 1 Leverage		18.3%		18.5%	18.6%		19.4%		19.2
Unallocated Retained Earnings and URE Equivalents (UREE) Leverage		18.3%		19.9%	19.8%		20.5%		20.1
OTHER									
DTHER Loans serviced for other entities	\$	5,993,208	\$	5,182,201 \$	5,122,107	\$	4,653,151	\$	4,419,3

^{*}Represents non-qualified written notices of allocation which are included within Unallocated retained earnings in the Consolidated Financial Statements.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion summarizes the financial condition and results of operations of Northwest Farm Credit Services, an Agricultural Credit Association (ACA), and its wholly-owned subsidiaries (collectively referred to as Northwest FCS) as of and for the year ended December 31, 2022. The commentary should be read in conjunction with the accompanying Consolidated Financial Statements and Notes. Dollar amounts are in thousands unless otherwise stated.

Effective January 1, 2023, Farm Credit West merged with and into Northwest FCS. The merged entity, AgWest Farm Credit (AgWest), is headquartered in Spokane, Washington. AgWest serves customers in Alaska, Arizona, California, Idaho, Montana, Nevada, Oregon and Washington. Unless stated otherwise, information within the report is specific to Northwest FCS. For additional information, refer to Note 17 to the Consolidated Financial Statements.

Northwest FCS quarterly and annual reports to shareholders may be obtained free of charge on AgWest's website, www.AgWestFC.com, or upon request at AgWest Farm Credit, P.O. Box 2515, Spokane, Washington 99220-2515, or by telephone at (509) 340-5300 or toll free at (800) 743-2125.

The Consolidated Financial Statements were prepared under the oversight of the Audit Committee.

Forward-Looking Statements

Certain statements contained in this report that are not historical facts are forward-looking statements within the meaning of the Private Securities Litigation Reform Act. Actual results may differ materially from those included in the forward-looking statements that relate to plans, projections, expectations and intentions. Forward-looking statements are typically identified by words such as "believe," "expect," "anticipate," "intend," "estimate," "plan," "project," "may," "will," "should," "would," "could" or similar expressions. Although it is believed that information expressed or implied in such forward-looking statements is reasonable, no assurance can be given that such projections and expectations will be realized or the extent to which a particular plan, projection, or expectation may be realized. These forward-looking statements are based on current knowledge and are subject to various risks and uncertainties, including, but not limited to:

- Political (including trade policies), legal, regulatory, financial markets, and economic conditions and developments in the United States and abroad;
- Merger integration;
- Global health pandemics;
- Economic fluctuations in the agricultural, rural infrastructure and farm-related business sectors;
- Weather-related, disease and other adverse climatic or biological conditions that impact agricultural productivity and income;
- Changes in U.S. government support of the agricultural industry and the Farm Credit
 System (System) as a government-sponsored enterprise, as well as investor and rating
 agency reactions to events involving the U.S. government, other governmentsponsored enterprises and other financial institutions;
- Actions taken by the Federal Reserve System in implementing monetary policy;
- Actions taken by the U.S. government to manage U.S. fiscal policy, including tax reform;
- Credit, interest rate and liquidity risk inherent in lending activities;
- Transition from London Inter-bank Offered Rate (LIBOR) to an alternative index or indexes;
- Changes in assumptions for determining the allowance for credit losses and fair value measurements:

- Cybersecurity risks, including a failure or breach of operational or security systems or infrastructure, that could adversely affect business, financial performance and reputation;
- Disruptive technologies impacting the banking and financial services industries or implemented by competitors which negatively impact the ability to compete in the marketplace;
- Nonperformance by counterparties to derivative positions;
- The resolution of legal proceedings and related matters; and
- Industry outlooks for agricultural conditions and land values.

Business Overview

Farm Credit System Structure and Mission

As of December 31, 2022, Northwest FCS is one of 63 associations in the System, which was created by Congress in 1916 and has served agricultural producers for over 100 years. The System's mission is to provide sound and dependable credit to farmers, ranchers, producers or harvesters of aquatic and forest products, rural residents and farm-related businesses through a member-owned cooperative system. This is done by making loans and providing financial services. Through its commitment and dedication to agriculture, the System continues to have the largest portfolio of agricultural loans of any lender in the United States. The Farm Credit Administration (FCA) is the System's independent safety and soundness federal regulator and was established to supervise, examine and regulate System institutions.

Structure and Focus

Northwest FCS is a customer-member cooperative that provides credit and financially related services to or for the benefit of eligible customers primarily in the states of Washington, Idaho, Oregon, Montana and Alaska. Northwest FCS makes short-term, intermediate-term and long-term loans; provides commitments to extend credit; and offers advance conditional payment accounts to farmers, ranchers, rural residents and agribusinesses. Northwest FCS also serves as an intermediary in offering federal multi-peril crop insurance programs, including the Whole-Farm Revenue Protection (WFRP) program and named peril/crop hail insurance. Additionally, Northwest FCS offers its customers services such as fee appraisals, business management education and planning services. Northwest FCS' success is largely due to its extensive agricultural experience, knowledge of the market and a high level of engagement of its customers and employees.

As part of the System, Northwest FCS obtains funding for its lending and operations from CoBank, ACB and its wholly-owned subsidiaries (CoBank) which is one of the four Farm Credit System Banks. CoBank is a cooperative of which Northwest FCS is a member. CoBank, its related associations, and AgVantis Inc. (AgVantis), a technology service corporation, are referred to as the District.

The financial condition and results of operations of CoBank, may materially affect the risk associated with stockholder investments in Northwest FCS. The CoBank quarterly and annual reports are available free of charge on CoBank's website, www.cobank.com, upon request at AgWest Farm Credit, P.O. Box 2515, Spokane, Washington 99220-2515, by telephone at (509) 340-5300, toll free at (800) 743-2125, or upon request at any AgWest office location. Annual reports are available within 75 days after year end and quarterly reports are available within 40 days after the calendar quarter end.

2022 Financial Highlights

The year ended December 31, 2022, was another year of strong financial performance for Northwest FCS. Highlights include:

- Net interest income of \$413.4 million and net income of \$352.8 million.
- Noninterest income of \$164.0 million.
- Loan portfolio volume increased 5.5 percent, with an ending total loan and accrued interest balance of \$14.5 billion.
- Capital levels remained strong and well in excess of regulatory minimums. As of
 December 31, 2022, members' equity totaled approximately \$3.1 billion, an increase of 4.4
 percent.

Commodity Review and Outlook

The following highlights the general health of agricultural commodities with the greatest concentrations in Northwest FCS' loan portfolio.

Dairy: The 12-month outlook sees the dairy industry as slightly profitable. Demand will soften as economic uncertainties hinder domestic consumer spending and less international trade places downward pressure on global prices. Dairy margins will be squeezed tighter by weakening milk prices and volatile production expenses.

Fruit and Tree Nuts: The principal commodity financed in this sector is apples. The 12-month outlook for this industry sees growers as slightly profitable and packers as break-even. Drivers include unfavorable crop size, low throughput for packers, slightly improving crop input conditions, favorable demand and pricing and a weakening U.S. dollar.

Cattle and Livestock: The 12-month outlook for cattle suggests slightly profitable returns for cow calf producers and cattle feeders in 2023. Tighter beef supplies support strong cattle prices with the USDA forecasting an 8 percent increase in fed-steer prices. Persistent drought has created national headwinds for the cattle industry and improvements in moisture conditions will benefit Northwest cattle producers.

Forest Products: The 12-month outlook for this industry sees forest products manufacturers and timberland owners as profitable. Drivers include steady log markets, tight transportation capacity, indefinite mill production curtailments in British Columbia and falling demand from China for west coast logs.

Potatoes: The 12-month outlook for potatoes suggests profitable returns. Uncontracted growers are benefiting from high open market prices as processors are actively buying open market potatoes. The USDA forecasts production expenses will rise across nearly all categories creating headwinds for growers.

Grains: The 12-month profitability outlook for small gains and pulse crops suggests profitable returns. The 2022 Northwest wheat and pulse crop improved following drought recovery, but the national winter wheat crop was the smallest since 1970 and areas with persistent drought face production headwinds. Wheat producers are in a strong financial position to withstand tighter margins driven by high production costs and softening prices.

For more information on key industries, visit the Industry Insights page under Education and Resources on www.AgWestFC.com.

Financial Condition

Loan Portfolio

Loans and accrued interest by type are presented in the following table:

December 31,		2022		2021		2020	
		Outstanding	Percent	Outstanding	Percent	Outstanding	Percent
Production agriculture:							
Real estate mortgage	\$	7,199,901	49.8%	\$ 7,003,397	51.0%	\$ 6,319,702	49.2%
Production and intermediate-term	\$	3,579,481	24.7%	\$ 3,331,925	24.3%	\$ 3,240,058	25.2%
Agribusiness:							
Processing and marketing	\$	1,862,298	12.9%	\$ 1,572,896	11.5%	\$ 1,505,655	11.7%
Loans to cooperatives	\$	481,884	3.3%	\$ 522,960	3.8%	\$ 520,882	4.0%
Farm-related business	\$	427,448	3.0%	\$ 315,425	2.3%	\$ 250,914	2.0%
Rural infrastructure:							
Energy	\$	257,560	1.8%	\$ 298,893	2.2%	\$ 296,244	2.3%
Communications	\$	189,224	1.3%	\$ 158,523	1.2%	\$ 131,597	1.0%
Water and waste disposal	\$	119,265	0.8%	\$ 88,933	0.6%	\$ 79,472	0.6%
Rural residential real estate	\$	284,423	2.0%	\$ 339,364	2.5%	\$ 438,377	3.4%
Other:							
Leases	\$	64,793	0.4%	\$ 72,263	0.5%	\$ 64,043	0.5%
Other	\$	2,787	0.0%	\$ 8,218	0.1%	\$ 9,905	0.1%
Total	\$:	14,469,064	100.0%	\$ 13,712,797	100.0%	\$ 12,856,849	100.0%

Northwest FCS makes loans and provides financially related services to qualified borrowers in agricultural and rural sectors and to certain related entities. The loan portfolio is diversified by loan participations purchased and sold, geographic locations served, commodities financed and loan size and structure.

Volume of participations purchased and sold are presented in the following table (participations purchased volume in the table excludes syndications and purchases of other interests in loans):

December 31,	2022	2021	2020
Participations purchased	\$ 3,364,296	\$ 3,038,173	\$ 2,840,869
Participations sold	\$ 6,009,058	\$ 5,195,353	\$ 5,050,893

Loan concentrations by state are presented in the following table:

December 31,	2022	2021	2020
Washington	27.8%	27.8%	29.3%
Idaho	20.1%	20.4%	19.6%
Oregon	17.3%	17.4%	18.0%
California	8.7%	8.4%	7.5%
Montana	7.4%	7.4%	7.4%
Other	18.7%	18.6%	18.2%
Total	100.0%	100.0%	100.0%

The following table shows the primary agricultural commodities produced by Northwest FCS customers based on the Standard Industrial Classification System (SIC) published by the federal government. This system is used to assign commodity or industry categories based on the primary business of the customer. A primary business category is assigned when the commodity or industry accounts for 50 percent or more of the total value of sales for a business; however, a large percentage of agricultural operations include more than one commodity.

December 31,	2022	2021	2020
Dairy	11.3%	11.5%	11.2%
Fruit and tree nuts	10.8%	11.1%	10.8%
Cattle and livestock	10.2%	10.0%	9.3%
Forest products	8.1%	8.7%	9.6%
Potatoes	6.4%	6.7%	6.8%
Ag processing	6.4%	6.2%	6.6%
Grains	6.0%	6.1%	6.0%
Agricultural services	6.0%	5.4%	6.5%
Other concentrations in aggregate	34.8%	34.3%	33.2%
Total	100.0%	100.0%	100.0%

Impaired loan volume is composed of nonaccrual loans, restructured loans and loans past due 90 days or more and still accruing interest. Nonperforming assets consist of impaired loans and

other property owned. Comparative information regarding nonperforming assets in the portfolio, including accrued interest where appropriate, are presented in the following table:

December 31,	2022		2021		2020
Performing loans and interest	\$ 14,419,487	\$	13,655,525	\$	12,790,735
Nonperforming assets:					
Nonaccrual loans	46,732		49,526		47,474
Restructured accrual loans	2,043		4,964		9,910
Accrual loans 90 days or more past due	802		2,782		8,730
Total impaired loans and interest	49,577		57,272		66,114
Other property owned, net	_		_		_
Total nonperforming assets	\$ 49,577	\$	57,272	\$	66,114
Total loans and interest	\$ 14,469,064	\$	13,712,797	\$	12,856,849
Nonaccrual loans to total loans and accrued					
interest	0.3%	5	0.4%	ó	0.4%
Impaired loans to total loans and accrued					
interest	0.3%	5	0.4%	ó	0.5%
Nonperforming assets to total loans and					
accrued interest	0.3%	5	0.4%	ó	0.5%

Total nonperforming assets at December 31, 2022, decreased by \$7.7 million or 13.4 percent compared to December 31, 2021. Restructured accrual loan volume decreased by \$2.9 million compared to December 31, 2021, primarily related to loan repayments. Nonaccrual loans decreased by \$2.8 million at December 31, 2022, compared to December 31, 2021 and consist primarily of dairy, forest products, and energy categories. Accrual loans 90 days or more past due and still accruing interest decreased by \$2.0 million from December 31, 2021, and were adequately secured and in the process of collection.

Nonaccrual loan changes are summarized in the following table:

Year ended December 31,	2022	2021	2020
Beginning balance	\$ 49,526 \$	47,474 \$	65,124
Transfer from accrual status	19,375	19,434	8,713
Return to accrual status	(2,091)	(4,654)	(5,014)
Charge-offs	(951)	(67)	(411)
Transfers to other property owned	_	_	_
Repayments, net	(19,127)	(12,661)	(20,938)
Ending balance	\$ 46,732 \$	49,526 \$	47,474

As of December 31, 2022, 2021 and 2020, nonaccrual loans that were current as to principal and interest were 20.5 percent, 53.4 percent and 73.9 percent, respectively. Additional loan information is in Note 4 to the Consolidated Financial Statements.

Allowance for Credit Losses

The allowance for credit losses (ACL) is composed of the allowance for loan losses (ALL) and the reserve for unfunded lending commitments. The ACL is the best estimate of the amount of probable losses inherent in the loan portfolio at the balance sheet date. The ACL is determined based on a periodic evaluation of the loan portfolio and unfunded lending commitments, which generally considers types of loans, credit quality, specific industry conditions, general economic and political conditions, weather-related conditions and changes in the character, composition and performance of the portfolio, among other factors. The ACL is calculated based on a historical loss model that takes into consideration various risk characteristics of the loan portfolio. Northwest FCS evaluates the reasonableness of this model and determines whether adjustments to the ACL are appropriate to reflect the risks inherent in the portfolio.

Individual loans are evaluated based on the borrower's overall financial condition, resources and payment history; the prospects for support from any financially responsible guarantor; and, if appropriate, the estimated net realizable value of any collateral. The ALL attributable to these loans is established by a process that estimates the probable loss inherent in the loans. These specific loan loss reserves at December 31, 2022, 2021 and 2020, totaled \$4.7 million, \$2.5 million and \$0.3 million, respectively. The ALL reserves, including the specific reserves, at December 31, 2022, 2021 and 2020, totaled \$67.5 million, \$60.0 million and \$75.5 million, respectively.

Coverage of the ALL, as a percentage of certain key loan categories, is presented in the following table:

December 31,	2022	2021	2020
Allowance for loan losses as a percentage of:			
Total loans	0.5%	0.4%	0.6%
Nonaccrual loans	144.4%	121.1%	159.0%
Impaired loans	136.2%	104.8%	114.2%

Northwest FCS maintains a reserve for unfunded lending commitments that reflects its best estimate of losses inherent in lending commitments made to customers but not yet disbursed. Factors such as the likelihood of disbursement and loss given default are used in determining this reserve. This reserve is reported within other liabilities in the Consolidated Balance Sheets and totaled \$17.0 million, \$16.5 million and \$23.5 million at December 31, 2022, 2021 and 2020, respectively.

Results of Operations

Net income for the year ended December 31, 2022, was \$352.8 million, compared to \$352.1 million for 2021 and \$315.7 million for 2020. The following table provides detail of changes in the components of net income:

Change between the years ended December 31,	2022 and 2021	2021 and 2020
Increase in net interest income	\$ 26,769 \$	21,370
(Increase) decrease in provision for credit losses	(31,368)	29,761
Increase in noninterest income	17,961	7,103
Increase in noninterest expense	(13,412)	(20,838)
Decrease (increase) in provision for income taxes	783	(971)
Total increase in net income	\$ 733 \$	36,425

Net Interest Income: Net interest income was \$26.8 million higher in 2022 compared to 2021 and \$21.4 million higher in 2021 compared to 2020, both primarily due to an increase in the rates and volume of interest bearing assets, partially offset by an increase in the rates and volume of interest bearing liabilities. Net interest income includes \$4.8 million, \$4.6 million and \$3.4 million of net loan fee accretion for the years ended December 31, 2022, 2021 and 2020, respectively.

Influences on net interest income from changes in effective rates on, and volume of, interest earning assets and interest bearing liabilities between the years ended December 31, 2022 and 2021, and between the years ended December 31, 2021 and 2020, are presented in the following tables:

Change between years ended December 31, 2022 and 2021	inco	Change in me/expense	Change in rate	Change in volume
Interest income on total loans	\$	111,764	\$ 66,297	\$ 45,467
Interest income on investment securities		3,846	3,041	805
Total interest income	\$	115,610	\$ 69,338	\$ 46,272
Total interest expense		(88,841)	(74,433)	(14,408)
Net interest income	\$	26,769	\$ (5,095)	\$ 31,864
Change between years ended December 31, 2021 and 2020	inco	Change in ome/expense	Change in rate	Change in volume
Change between years ended December 31, 2021 and 2020 Interest income on total loans	inco		\$ Change in rate (37,953)	\$ 9
, ,		ome/expense	\$ 	\$ volume
Interest income on total loans		ome/expense (5,356)	(37,953)	volume 32,597
Interest income on total loans Interest income on investment securities	\$	5,356) (5,356)	(37,953) 121	volume 32,597 (130)

Information regarding the average daily balances and average rates earned and paid are presented in the following table:

Year ended December 31,	2022		2021		2020
Net interest income	\$ 413,369	\$	386,600	\$	365,230
Average balances:					
Total loans	\$ 14,083,830	\$	12,952,978	\$	12,197,316
Investment securities	487,443		328,869		356,552
Total average interest earning assets	\$ 14,571,273	\$	13,281,847	\$	12,553,868
Total average interest bearing liabilities	\$ 12,027,321	\$	10,874,090	\$	10,256,394
Average yields and rates:					
Interest earning total loans yield	4.49%	,	4.02%	,	4.31%
Interest earning investment securities yield	1.13%	,	0.51%)	0.47%
Rate paid on interest bearing liabilities	1.87%	,	1.25%	,	1.59%
Interest rate spread	2.51%	,	2.68%	,	2.61%
Net interest margin (net interest income as a					
percentage of average interest earning assets)	2.84%	,	2.91%	,	2.91%

Provision for credit losses/credit loss reversal: In 2022, the provision for credit losses of \$8.7 million was primarily due to growth in the lending portfolio. In 2021, the credit loss reversal of

\$22.7 million was primarily the result of changes in assumptions within the allowance for credit losses calculation related to the current market environment which impacted the estimated incurred losses within the portfolio. In 2020, the provision for credit losses of \$7.1 million was primarily due to the growth in the lending portfolio.

Noninterest income: In 2022, noninterest income increased \$18.0 million or 12.3 percent compared to 2021, primarily due to an increase in patronage income of \$13.5 million, an increase in financially related services income of \$2.7 million and an increase in other noninterest income of \$2.4 million. The increase in patronage income was due to an increase in the average note payable to CoBank compared to 2021, an increase in patronage from loan volume sold to other System entities, and additional patronage from CoBank of \$12.6 million in 2022 compared to \$10.2 million in 2021. Financially related services income increased primarily due to higher crop insurance income. Other noninterest income increased primarily due to higher income received from Northwest FCS' investment in AgDirect. For additional information, refer to Note 11.

In 2021, noninterest income increased \$7.1 million or 5.1 percent compared to 2020, primarily due to an increase in patronage income of \$12.4 million, offset by a decrease in loan and other fees of \$3.1 million and a decrease in other noninterest income of \$1.7 million. The increase in patronage income was primarily due to CoBank increasing its patronage target for affiliated associations on direct note balances to 0.45 percent in 2021 compared to 0.36 percent in 2020, an increase in patronage from loan volume sold to other Farm Credit System entities, and \$10.2 million of additional patronage from CoBank in 2021 compared to \$9.7 million in 2020. The decrease in loan and other fees in 2021 was primarily due to a decrease in servicing and amendment fees compared to 2020. The decrease in other noninterest income was primarily due to Northwest FCS receiving a refund of \$2.5 million from the Farm Credit System Insurance Corporation (Insurance Corporation) of excess amounts in the Farm Credit Insurance Fund (Insurance Fund) in 2020 compared to no similar refund received in 2021.

Noninterest expense: In 2022, noninterest expense increased \$13.4 million or 6.6 percent compared to 2021, primarily related to an increase in salaries and employee benefits of \$8.3 million, higher insurance fund premiums of \$5.8 million and higher purchased services of \$2.9 million, offset by a decrease in other noninterest expenses of \$4.7 million. Salaries and employee benefits increased as a result of the normal merit administration, increased cost of benefits, and higher incentive compensation as a result of record earnings in 2022. The increase

in insurance fund premiums was primarily related to an increase in the premium assessment rate on Systemwide adjusted insured debt. The increase to the insurance fund premium assessment rate was necessary for the Farm Credit Insurance Fund (Insurance Fund) to achieve the statutory secure base amount of 2.0 percent. For additional information, refer to Note 1 to the Consolidated Financial Statements. Purchased services increased primarily due to higher technology fees. Other noninterest expenses decreased primarily due to stewardship giving expenses directed to a Donor Advised Fund (DAF) of \$13.5 million in 2021, compared to \$0.3 million in 2022. These funds are used to support eligible non-profit organizations in local communities. This was partially offset by \$4.9 million of merger related expenses in 2022.

In 2021, noninterest expenses increased \$20.8 million or 11.5 percent compared to 2020, primarily related to an increase in other noninterest expenses of \$8.1 million, increased insurance fund premiums of \$6.5 million, and an increase in salaries and employee benefits of \$3.8 million. Other noninterest expense increased primarily due to stewardship giving expenses as a result of the DAF contribution mentioned above and an increase in travel expenses in 2021 compared to reduced travel that occurred in 2020 due to the Coronavirus Pandemic (COVID-19). The increase in insurance fund premiums was the result of increased premium rates in 2021 compared to 2020. Salaries and employee benefits increased as a result of the normal merit administration, increased cost of benefits, and increased incentive compensation.

Salaries and employee benefits includes a reduction of \$9.3 million, \$10.8 million and \$9.8 million in deferred loan origination costs for the years ended December 31, 2022, 2021 and 2020, respectively. Deferred loan origination costs are periodically updated to reflect cost changes, primarily related to salaries and employee benefits.

Liquidity, Investment Securities and Funding Sources

The primary source of Northwest FCS liquidity and funding is a direct loan from CoBank that is reported as a note payable to CoBank, ACB in the Consolidated Balance Sheets. As described in Note 7 to the Consolidated Financial Statements, this direct loan is governed by a General Financing Agreement (GFA), is collateralized by a pledge of substantially all of Northwest FCS' assets and is also subject to:

 Borrowing limits, and financial and credit metrics that if not maintained can result in increases to the funding costs;

- Liquidity standards that require compliance with FCA regulations regarding liquidity.
 To meet this requirement, Northwest FCS is allocated a share of CoBank's liquid assets for calculation purposes; and
- Net interest income and market value of equity sensitivity requirements, which are discussed further in the 'Asset/Liability Management' section below.

Northwest FCS is currently in compliance with the GFA, including repayment pursuant to the terms and conditions of each debt obligation to CoBank and does not foresee issues with obtaining funding or maintaining liquidity and sensitivity requirements.

Northwest FCS plans to continue to fund lending operations primarily through its borrowing relationship with CoBank and from retained earnings. CoBank's primary source of funds is the issuance of Systemwide Debt Securities to investors through the Federal Farm Credit Banks Funding Corporation. This access has traditionally provided a dependable source of competitively priced debt that is critical for supporting Northwest FCS' purpose of providing credit to agriculture and rural America.

Northwest FCS has two secondary sources of liquidity and funding, with the first being a Liquidity Investments Portfolio managed by Northwest FCS. The Liquidity Investments Portfolio holds investment securities primarily to maintain a liquidity reserve and to assist with interest rate risk management. In accordance with Board-approved policies, Northwest FCS purchases high credit quality investment securities to ensure the investment portfolio is readily marketable and available to serve as a source of liquidity in the event of disruption to Northwest FCS' normal funding sources. Additional investment securities information is in Note 2 and Note 3 to the Consolidated Financial Statements.

Northwest FCS' other secondary source of liquidity and funding is through an uncommitted Federal Funds line of credit with Wells Fargo Bank, N.A. This is intended to provide liquidity for disaster recovery or other emergency situations. At December 31, 2022, 2021 and 2020, no balance was outstanding on this line of credit. For additional information, refer to Note 7 to the Consolidated Financial Statements.

Northwest FCS maintains a deposit account with the Federal Reserve Bank of San Francisco to enhance cash management capabilities and further support liquidity. The account provides a safe and accessible location to store funds when financial markets experience stress or other

liquidity events. It also provides an efficient method to wire funds to and from entities both inside and outside the Farm Credit system, as management deems appropriate.

Asset/Liability Management

In the normal course of lending activities, Northwest FCS is subject to interest rate risk. The asset/liability management objective is monitored by the Asset/Liability Committee (ALCO) relative to a funding strategy designed to manage within interest rate risk limits targeting reasonable stability in net interest income over an intermediate planning horizon and preserving a relatively stable market value of equity over the long term. Mismatches and exposure in interest rate repricing and indices of assets and liabilities can arise from product structures, customer activity, capital re-investment and liability management. While Northwest FCS actively manages interest rate risk within the policy limits approved by the Northwest FCS Board of Directors (the board) through the strategies established by ALCO, there is no assurance that these mismatches and exposures will not adversely impact earnings and capital. The overall objective is to develop competitively priced and structured loan products meeting customers' needs and fund these products with a blend of equity and debt obligations selected to minimize, but not completely eliminate, risks to net interest income and market value of equity.

The interest rate gap analysis shown in the following table presents a comparison of the length of the rate commitments for interest earning assets and interest bearing liabilities in defined time segments at December 31, 2022. The interest rate gap analysis is a static indicator for how Northwest FCS is positioned. It compares the amount of assets and liabilities with interest rates maturing or repricing at various future time periods. Factors not considered in the gap analysis (but monitored by ALCO) include differences between interest rate indices on loans relative to the underlying funding, relative changes in the levels of interest rates over time, and changes in optionality included in some loans and funding instruments.

December 31, 2022	One month or less	Over 1 month to 6 months	Over 6 months to 1 year	Over 1 year to 5 years	Over 5 years	Total
Interest earning assets:	01 1033	o months	ı yeur	3 yeurs	3 yeurs	Total
Loans						
	\$5,585,451	\$217,103	\$ –	\$ –	\$ –	\$ 5,802,554
Floating-rate loans Adjustable rate loans	27,797	78,281	88,802	428,439	428,368	1,051,687
Fixed-rate loans,	23,827	219,119	222,500	1,595,847	1,239,093	3,300,386
prepayable Fixed-rate loans	25,207	169,634	314,620	1,787,350	1,832,437	4,129,248
Nonaccrual loans	25,021	4,720	5,664	11,327		46,732
	•	·	•	•	40.400.000	•
Total Loans	\$5,687,303	\$688,857	\$ 631,586		\$3,499,898	\$14,330,607
Investment securities	-	24,588	72,854	448,768	60,133	606,343
Total interest earning assets	\$5,687,303	\$713,445	\$ 704,440	\$4,271,731	\$3,560,031	\$14,936,950
Interest bearing liabilities:						
Floating-rate debt	\$4,605,932	\$ —	\$ -	\$ -	\$ -	\$ 4,605,932
Discount notes	748,461	338,585	24,187	_	_	1,111,233
Fixed-rate debt, callable	15,000	_	52,983	996,767	1,466,425	2,531,175
Fixed-rate debt	113,995	415,589	441,935	1,403,955	1,185,736	3,561,210
Effect of interest rate swaps	220,000	(50,000)	(131,000)	(39,000)	_	_
Advance conditional payments and other interest bearing liabilities	517,155	_	_	_	_	517,155
Total interest bearing liabilities	\$6,220,543	\$704,174	\$ 388,105	\$2,361,722	\$2,652,161	\$12,326,705
Interest rate sensitivity gap	\$(533,240)	\$ 9,271	\$ 316,335	\$1,910,009	\$ 907,870	\$ 2,610,245
Cumulative gap	\$(533,240)	\$(523,969)	\$(207,634)	\$1,702,375	\$2,610,245	
Cumulative gap/total interest earning assets	-3.57%	-3.51%	-1.39%	11.40%	17.48%	

Northwest FCS' interest rate gap as of December 31, 2022, is characterized as slightly liability sensitive. A liability sensitive position means as interest rates rise earnings decrease and as interest rates fall earnings increase. Given some of the inherent weaknesses with interest rate gap analysis, simulation models are used to develop additional interest rate sensitivity measures and estimates. The assumptions used to produce anticipated results are periodically reviewed and models are tested to help ensure reasonable performance. Various simulations are produced for net interest income and the market value of equity. These simulations help to assess interest rate risk and inform adjustments as needed to the products and related funding strategies.

Northwest FCS' Asset/Liability Management board policy establishes limits for changes in net interest income and market value of equity sensitivities. These limits are measured and reviewed by ALCO monthly and reported to the board at least quarterly. The board policy limits for net interest income and the market value of equity are a negative 15 percent change from base given parallel and instantaneous shocks of interest rates up and down 2 percent. In instances when the rate on the three-month U.S. Treasury bill is less than 4 percent, FCA guidelines prescribe the Regulatory Down Policy shock measure should be used in lieu of the down 2 percent measure, with that measure equal to one-half the three-month U.S. Treasury bill rate. This was not the case as of December 31, 2022, therefore the down 2 percent was used. In the event where the current three-month U.S. Treasury bill rate is negative, Northwest FCS will coordinate with FCA and CoBank for the Regulatory Down Policy shock amount. The GFA also uses these simulation results to assess compliance with the net interest income and market value of equity sensitivity requirements, and necessary follow-up action(s), if any.

The up and down shocks reflected in the following table are based on parallel and instantaneous interest rate movements.

December 31, 2022	Regulatory down policy shock	+ 1% shock	+ 2% shock	+ 3% shock
Change in net interest income	2.65%	-1.42%	-2.87%	-4.34%
Change in market value of equity	4.80%	-2.35%	-4.65%	-6.85%

As of December 31, 2022, all interest rate risk-related measures were within the board policy limits, GFA requirements and management guidelines.

Use of Derivatives

To achieve risk management objectives and satisfy the financing needs of its borrowers, Northwest FCS executes derivative transactions with CoBank. Derivatives (interest rate swaps) are used to manage liquidity and the interest rate risk arising from maturity and repricing mismatches between assets and liabilities. The notional amounts of derivatives, weighted average interest rates to be received and paid, and fair values at December 31, 2022, are shown in the following table:

	Derivative financial instruments at December 31, 2022							
Derivative product	Notional amount	Weighted average receive rate	Weighted average pay rate	Fair value				
Receive-fixed swaps	\$ 225,000	2.88%	4.30% \$	(3,324)				
Total	\$ 225,000	2.88%	4.30% \$	(3,324)				

The following section includes a summary of Northwest FCS' portfolio by strategy and further explanation of each strategy.

	 Notional amounts of derivative financial instruments by strategy							
December 31,	2022	2021	2020					
Liquidity management	\$ 100,000 \$	- \$	250,000					
Equity positioning	125,000	140,000	140,000					
Total	\$ 225,000 \$	140,000 \$	390,000					

Liquidity Management

Interest rate swaps are executed to improve liquidity, primarily by effectively converting longer-term fixed-rate bonds and notes into synthetic floating-rate debt indexed to LIBOR or the Secured Overnight Financing Rate (SOFR). The fixed-rate received on the swap provides a degree of offset to the fixed-rate paid on the associated hedged debt instrument, which results in a synthetic floating-rate arrangement for the combined pairing of the swap and hedged debt instrument. This allows Northwest FCS to issue fixed-rate debt with a corresponding receive-fixed, pay-floating interest rate swap to fund assets with shorter repricing terms.

Equity Positioning

Northwest FCS also uses interest rate swaps to manage interest rate risk as it relates to the investment of its equity. If the cash flows of loans and investments on the balance sheet do not create the targeted maturity for the investment of its equity, Northwest FCS enters into receive-fixed interest rate swaps to produce the desired equity investment maturity profile.

Additional derivative information is in Note 15 to the Consolidated Financial Statements.

Transitioning from LIBOR to SOFR

Northwest FCS recognizes the discontinuance of LIBOR presents significant risks and challenges that could have an impact on its business. Accordingly, Northwest FCS established a LIBOR governance and implementation program and ALCO has taken numerous actions to mitigate our risks to the LIBOR transition.

LIBOR is a widely referenced benchmark rate, which is published in three currencies and a range of tenors, and seeks to estimate the cost at which financial institutions can borrow on an unsecured basis from other financial institutions. On March 5, 2021, the Financial Conduct Authority and the administrator of LIBOR announced that LIBOR will no longer be published on a representative basis after December 31, 2021, with the exception of the most commonly used tenors of U.S. dollar (USD) LIBOR which will no longer be published on a representative basis after June 30, 2023.

In the United States, the Alternative Reference Rates Committee (ARRC) of the Federal Reserve Board and the Federal Reserve Bank of New York approved SOFR as the recommended alternative to LIBOR and the Federal Reserve Bank of New York began publishing SOFR in April of 2018. In July 2021, the ARRC recommended the CME Group's forward looking SOFR term rates, which provides a key tool to market participants as the end of LIBOR approaches.

Beginning October 2021, SOFR products were made available to eligible Northwest FCS customers. LIBOR rate options were discontinued for all new and renewing Northwest FCS customer loans after December 31, 2021. Through December 31, 2022, Northwest FCS has implemented updated fallback language in nearly all its loan agreements. Changes and updates to various systems have been implemented to support SOFR indexed transactions.

On March 15, 2022, the U.S. government passed the Consolidated Appropriations Act of 2022, which includes federal legislation regarding the LIBOR transition. The legislation provides a statutory fallback mechanism to replace LIBOR with a benchmark rate, selected by the Federal Reserve Board and based on SOFR, for certain contracts that reference LIBOR and contain no or insufficient fallback provisions. The law also provides a safe harbor for parties who select the statutory benchmark replacement rate. The federal legislation also preempts state law passed by New York and Alabama that relates to the selection or use of a benchmark rate replacement or limits the manner of calculating interest.

On August 17, 2022, the CME Group finalized the USD LIBOR conversion plan for cleared swaps. Under the plan, the CME Group will be replacing the original LIBOR swap with two swaps, the same forward starting SOFR swap and a short-dated LIBOR swap for any LIBOR fixings that settle after the LIBOR index cessation effective date. The basis swap splitting exercise is scheduled for March 2023 followed by a primary conversion date in April 2023 and secondary conversion date in July 2023.

Northwest FCS has exposure to various LIBOR-indexed financial instruments that mature after 2022. This exposure includes loans Northwest FCS makes to its customers, loans Northwest FCS purchases from other entities and derivative transactions. Alternative reference rates that replace LIBOR may not yield the same or similar economic results over the terms of the financial instruments, which could adversely affect the value of, and return on, instruments held by Northwest FCS. In addition, to the extent that Northwest FCS cannot successfully transition its LIBOR-indexed financial instruments to an alternative rate-based index that is endorsed or supported by regulators and generally accepted by the market as a replacement to LIBOR, there could be other ramifications including those that may arise as a result of the need to redeem or terminate such instruments.

Northwest FCS continues to analyze potential risks associated with the LIBOR transition, including financial, operational, legal, tax, reputational and compliance risks. Because Northwest FCS has engaged in transactions involving financial instruments that reference LIBOR in the past, these developments could have a material impact on Northwest FCS, Northwest FCS' borrowers and counterparties.

Members' Equity

Northwest FCS has a capitalization objective to maintain a strong capital base, which is comprised almost entirely of unallocated retained earnings, for its continued financial viability and to provide for growth necessary to competitively meet the needs of its customers. In assessing the amount of capital needed, Northwest FCS takes into account credit risk, funding and interest rate risks, contingent and off-balance sheet liabilities and other conditions warranting additional capital. Northwest FCS' capital position is reflected in the following ratio comparisons:

December 31,	2022	2021	2020
Debt to members' equity	4.1:1	4.0:1	3.9:1
Members' equity as a percent of total loans	21.8%	22.0%	22.0%
Members' equity as a percent of total assets	19.8%	20.2%	20.4%

Capital Regulations

The FCA regulations require Northwest FCS to maintain minimums for various regulatory capital ratios. AgWest management is not aware of any reasons why the regulatory capital requirements would not be met in 2023, nor is it currently or expected to be prohibited from retiring stock or distributing earnings in 2023. For additional information related to capital and related requirements and restrictions, refer to Note 8 to the Consolidated Financial Statements.

NORTHWEST FARM CREDIT SERVICES, ACA REPORT OF MANAGEMENT

The financial statements of Northwest FCS are prepared by management, which is responsible for their integrity and objectivity, including amounts necessarily based on judgments and estimates. The financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America, and, in the opinion of management, fairly present the financial condition of Northwest FCS. Other financial information included in the 2022 Annual Report to Stockholders is consistent with that in the financial statements.

To meet its responsibility for reliable financial information, management depends on Northwest FCS' accounting and internal control systems, which have been designed to provide reasonable, but not absolute, assurances that assets are safeguarded and transactions are properly authorized and recorded. The systems have been designed to recognize that the cost must be related to the benefits derived. To monitor compliance, the Internal Audit staff performs audits of the accounting records, reviews accounting systems and internal controls, and recommends improvements as appropriate. The financial statements are audited by PricewaterhouseCoopers LLP, independent auditors. Northwest FCS is also examined by the Farm Credit Administration.

The Chief Executive Officer, as delegated by the Board of Directors, has overall responsibility for Northwest FCS' system of internal controls and financial reporting. The board has delegated significant responsibility to the Audit Committee, which is comprised entirely of directors who are independent of Northwest FCS' management. The Audit Committee meets periodically with management, independent auditors and internal auditors to ensure they are carrying out their responsibilities. The Audit Committee is also responsible for performing an oversight role by reviewing and monitoring the financial, accounting and auditing procedures of Northwest FCS in addition to reviewing Northwest FCS' financial reports. The independent auditors and internal auditors have full and free access to the Audit Committee, with or without the presence of management, to discuss the adequacy of the internal control structure for financial reporting and any other matters they believe should be brought to the attention of the committee.

The undersigned certify that they have reviewed the 2022 Annual Report to Stockholders and it has been prepared in accordance with all applicable statutory or regulatory requirements and the information contained herein is true, accurate and complete to the best of our knowledge and belief.

Mark D. Littlefield

AgWest Farm Credit, ACA President and CEO

March 10, 2023

Tom Nakano

AgWest Farm Credit, ACA Chief Financial Officer

March 10, 2023

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Tom Notemo North Rigg

AgWest Farm Credit, ACA Chair of the Board

March 10, 2023

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MANAGEMENT'S ANNUAL REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

Northwest FCS principal executives and principal financial officers, or persons performing similar functions, are responsible for establishing and maintaining adequate internal control over financial reporting for Northwest FCS' consolidated financial statements. For purposes of this report "internal control over financial reporting" is defined as a process designed by or under the supervision of Northwest FCS' principal executives and principal financial officers, or persons performing similar functions, and effected by its board of directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting information and the preparation of the consolidated financial statements for external purposes in accordance with accounting principles generally accepted in the United States of America and includes those policies and procedures that: (1) pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of the assets of Northwest FCS, (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial information, and that receipts and expenditures are being made only in accordance with authorizations of management and directors of Northwest FCS, and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of Northwest FCS' assets that could have a material effect on its consolidated financial statements.

Northwest FCS' management has completed an assessment of the effectiveness of internal control over financial reporting as of December 31, 2022. In making the assessment, management used the framework in Internal Control—Integrated Framework (2013), promulgated by the Committee of Sponsoring Organizations of the Treadway Commission, commonly referred to as the "COSO" criteria.

Based on the assessment performed, Northwest FCS concluded that as of December 31, 2022, the internal control over financial reporting was effective. Additionally, based on this assessment, Northwest FCS determined there were no material weaknesses in the internal

control over financial reporting as of December 31, 2022. There were no material changes in the internal control over financial reporting during the year ended December 31, 2022.

Mark D. Littlefield

AgWest Farm Credit, ACA President and CEO

Mark Stuhfule

March 10, 2023

Tom Nakano

AgWest Farm Credit, ACA Chief Financial Officer

Tom Notions

March 10, 2023

REPORT OF AUDIT COMMITTEE

The Audit Committee during the year was composed of six members of the Northwest FCS Board of Directors. In 2022, the Audit Committee met six times (four times in person and two times virtually). The Audit Committee oversees the scope of Northwest FCS' internal audit program, the independence of the outside auditors, the adequacy of Northwest FCS' system of internal controls and procedures and the adequacy of management's action with respect to recommendations arising from those auditing activities. In addition, the Audit Committee approved the appointment of PricewaterhouseCoopers LLP (PwC) as independent auditors for 2022. The Audit Committee's responsibilities are described more fully in the Audit Committee Charter.

Management is responsible for internal controls and the preparation of the financial statements in accordance with accounting principles generally accepted in the United States of America. PwC is responsible for performing an independent audit of the financial statements in accordance with auditing standards generally accepted in the United States of America and for issuing its report based on the audit. The Audit Committee's responsibilities include monitoring and overseeing these processes.

In this context, the Audit Committee reviewed and discussed the audited financial statements for the year ended December 31, 2022 with management. The Audit Committee also reviewed with PwC the matters required to be discussed by Statements on Auditing Standards. PwC and the internal auditors directly provided reports on significant matters to the Audit Committee.

The Audit Committee had discussions with and received the written disclosures from PwC confirming its independence. The Audit Committee also reviewed the non-audit services provided by PwC, if any, and concluded these services were not incompatible with maintaining PwC's independence. The Audit Committee discussed with management and PwC any other matters and received such assurances from them as the Audit Committee deemed appropriate.

Based on the foregoing review and discussions, and relying thereon, the Audit Committee recommended the Northwest FCS Board of Directors include the audited financial statements in the annual report as of and for the year ended December 31, 2022.

Barry T. Powell

AgWest Farm Credit, ACA Chair of the Audit Committee

March 10, 2023

Vicki Eggebrecht

Bob Hansen

Bill Martin

Colin Mellon

Nate Riggers



REPORT OF INDEPENDENT AUDITORS

To the Board of Directors of Northwest Farm Credit Services, ACA

Opinion

We have audited the accompanying consolidated financial statements of Northwest Farm Credit Services, ACA and its subsidiaries (the "Association"), which comprise the consolidated balance sheets as of December 31, 2022, 2021 and 2020, and the related consolidated statements of income, of comprehensive income, of changes in members' equity and of cash flows for the years then ended, including the related notes (collectively referred to as the "consolidated financial statements").

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the financial position of the Association as of December 31, 2022, 2021 and 2020, and the results of its operations and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audit in accordance with auditing standards generally accepted in the United States of America (US GAAS). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are required to be independent of the Association and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audit. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Association's ability to continue as a going concern for one year after the date the consolidated financial statements are available to be issued.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with US GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

In performing an audit in accordance with US GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements.

- Obtain an understanding of internal control relevant to the audit in order to design
 audit procedures that are appropriate in the circumstances, but not for the purpose
 of expressing an opinion on the effectiveness of the Association's internal control.
 Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the consolidated financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Association's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

Other Information

Management is responsible for the other information included in the annual report. The other information comprises the information included in the 2022 Annual Report, but does not include the consolidated financial statements and our auditors' report thereon. Our opinion on the consolidated financial statements does not cover the other information, and we do not express an opinion or any form of assurance thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and consider whether a material inconsistency exists between the other information and the consolidated financial statements or the other information otherwise appears to be materially misstated. If, based on the work performed, we conclude that an uncorrected material misstatement of the other information exists, we are required to describe it in our report.

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San Francisco, California March 10, 2023

CONSOLIDATED BALANCE SHEETS

(dollars in thousands)				
December 31,		2022	2021	2020
ASSETS				
Cash	\$	69,117 \$	55,287 \$	20,494
Investment securities	Y	606,343	422,301	252,417
Loans		14,330,607	13,610,719	12,754,461
Less: allowance for loan losses		67,500	60,000	75,500
Net loans		14,263,107	13,550,719	12,678,961
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Accrued interest receivable		140,947	103,704	105,512
Investment in CoBank, ACB		419,844	444,046	441,373
Patronage receivable		107,536	94,986	81,979
Investment in other Farm Credit Entities		87,634	73,983	60,015
Premises and equipment, net		53,551	48,194	41,102
Other assets		46,221	33,897	41,772
Total assets	\$	15,794,300 \$	14,827,117 \$	13,723,625
LIABILITIES				
EINDILITES				
Note payable to CoBank, ACB	\$	11,809,550 \$	11,040,740 \$	10,325,105
Advance conditional payments and other interest bearing liabilities		517,155	526,948	339,069
Accrued interest payable		47,302	24,138	26,941
Patronage payable		186,500	165,030	134,660
Other liabilities		113,133	80,830	92,942
Total liabilities		12,673,640	11,837,686	10,918,717
Commitments and Contingent Liabilities (Note 14)				
MEMBERS' EQUITY				
Capital stock and participation certificates		13,502	13,480	13,392
Less: capital stock and participation certificates receivable (Note 8)		(13,502)	(13,480)	(13,392)
Accumulated other comprehensive loss, net of tax		(65,282)	(30,191)	(27,801)
Unallocated retained earnings		3,185,942	3,019,622	2,832,709

The accompanying notes are an integral part of these consolidated financial statements.

Total members' equity

Total liabilities and members' equity

3,120,660

15,794,300 \$

\$

2,989,431

14,827,117 \$

2,804,908

13,723,625

CONSOLIDATED STATEMENTS OF INCOME

(dollars in thousands)

(uonurs in triousurus)			
For the year ended December 31,	2022	2021	2020
NET INTEREST INCOME			
Interest income	\$ 638,071 \$	522,461 \$	527,826
Interest expense	224,702	135,861	162,596
Net interest income	413,369	386,600	365,230
Provision for credit losses (credit loss reversal)	8,712	(22,656)	7,105
Net interest income after provision for credit losses (credit loss reversal)	404,657	409,256	358,125
NONINTEREST INCOME			
Patronage	109,738	96,235	83,814
Financially related services	28,011	25,324	25,832
Loan and other fees	13,130	13,748	16,862
Other noninterest income	13,119	10,730	12,426
Total noninterest income	163,998	146,037	138,934
NONINTEREST EXPENSE			
Salaries and employee benefits	113,259	104,911	101,147
Purchased services	33,608	30,688	29,572
Insurance fund premiums	20,890	15,112	8,617
Occupancy and equipment	12,525	11,486	10,156
Other noninterest expenses	34,953	39,626	31,493
Total noninterest expense	 215,235	201,823	180,985
Income before income taxes	353,420	353,470	316,074
Provision for income taxes	612	1,395	424
Net income	\$ 352,808 \$	352,075 \$	315,650

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(dollars in thousands)

For the year ended December 31,	2022	2021	2020
Net Income	\$ 352,808 \$	352,075 \$	315,650
Net pension adjustment	(1,795)	2,472	3,873
Net change in unrealized (losses) gains on investment securities	(33,296)	(4,862)	1,112
Other comprehensive (loss) income, net of tax	(35,091)	(2,390)	4,985
Comprehensive Income	\$ 317,717 \$	349,685 \$	320,635

CONSOLIDATED STATEMENTS OF CHANGES IN MEMBERS' EQUITY

(dollars in thousands)

For the year ended December 31,	2022	2021	2020
Balance at beginning of period	\$ 2,989,431 \$	2,804,908 \$	2,674,351
Comprehensive income	317,717	349,685	320,635
Issuance of stock in exchange for customer stock receivable	1,475	1,928	1,859
Release of customer stock receivable associated with retired stock	(1,453)	(1,840)	(1,297)
Less: capital stock and participation certificates receivable (Note 8)	(22)	(88)	(13,392)
Patronage	(186,488)	(165,162)	(177,248)
Balance at end of period	\$ 3,120,660 \$	2,989,431 \$	2,804,908

CONSOLIDATED STATEMENTS OF CASH FLOWS

(dollars in thousands)			
Year ended December 31,	2022	2021	2020
Cash flows from operating activities:			
Net income	\$ 352,808 \$	352,075 \$	315,650
Adjustments to reconcile net income to net cash from operating activities:			
Provision for credit losses (credit loss reversal)	8,712	(22,656)	7,105
Depreciation and amortization	4,045	5,612	6,658
Net loss on early extinguishment of notes payable	1,426	19,805	14,144
Other, net	2,760	(2,722)	2,606
Changes in:			
Accrued interest receivable	(37,243)	1,808	5,820
Patronage receivable	(12,550)	(13,007)	(14,219)
Other assets	(6,588)	(2,893)	(7,234)
Accrued interest payable	23,164	(2,803)	(9,713)
Other liabilities	13,970	(2,362)	9,732
Net cash provided by operating activities	350,504	332,857	330,549
Cash flows from investing activities:			
Increase in loans, net	(720,600)	(856,102)	(696,911)
Increase (decrease) in CoBank, ACB and other investments	13,264	(13,968)	(45,321)
Purchase of investment securities	(265,311)	(381,650)	(538,881)
Proceeds from sales of investment securities	47,803	_	_
Maturities of investment securities	_	205,000	300,000
Purchases of premises and equipment	(8,482)	(8,490)	(6,684)
Net cash used in investing activities	(933,326)	(1,055,210)	(987,797)
Cash flows from financing activities:			
Increase in notes payable, net	773,432	726,066	677,681
Payments on early extinguishment of notes payable	(1,426)	(19,805)	(14,144)
(Decrease) increase in advanced conditional payments	(9,469)	186,474	145,014
Distribution of patronage	(165,018)	(134,792)	(187,618)
Other financing activity, net	(867)	(797)	(623)
Net cash provided by financing activities	596,652	757,146	620,310
Net increase (decrease) in cash	 13,830	34,793	(36,938)
Cash at beginning of period	 55,287	20,494	57,432
Cash at end of period	\$ 69,117 \$	55,287 \$	20,494

SUPPLEMENTAL CONSOLIDATED STATEMENTS OF CASH FLOWS INFORMATION

(dollars in thousands)

(,			
Year ended December 31,	2022	2021	2020
Supplemental schedule of non-cash investing and financing activities:			
Issuance of stock in exchange for customer stock receivable	\$ 1,475 \$	1,928 \$	1,859
Release of customer stock receivable associated with retired stock	(1,453)	(1,840)	(1,297)
Supplemental cash flow information:			
Interest paid	\$ 177,406 \$	115,103 \$	161,547
Income taxes paid, net of refunds	800	677	1,098

Notes to Consolidated Financial Statements

(dollars in thousands, except as noted)

Note 1 - Organization and Operations

Organization

Northwest Farm Credit Services, ACA and its subsidiaries, Northwest Farm Credit Services, FLCA (the Federal Land Credit Association (FLCA)) and Northwest Farm Credit Services, PCA (the Production Credit Association (PCA)) (collectively referred to as Northwest FCS), is a customermember cooperative that provides credit and financially related services to or for the benefit of eligible customers primarily in the states of Washington, Idaho, Oregon, Montana and Alaska.

Northwest FCS is a lending institution of the Farm Credit System (System), a nationwide system of cooperatively owned banks and associations, which was established by Acts of Congress to meet the credit needs of American agriculture and rural America and is subject to the provisions of the Farm Credit Act of 1971, as amended (the Farm Credit Act). As of December 31, 2022, the System is composed of three Farm Credit Banks (FCBs), one Agricultural Credit Bank (ACB) and 63 associations.

CoBank, ACB, and its wholly-owned subsidiaries (CoBank or Bank), its related associations, and AgVantis Inc. (AgVantis), a technology service corporation, are collectively referred to as the District. CoBank provides the funding to associations within the District and is responsible for supervising certain activities of the District associations. As of December 31, 2022 the District consists of CoBank and 19 Agricultural Credit Associations (ACA), each having two whollyowned subsidiaries (an FLCA and a PCA), one FLCA and AgVantis. ACA parent companies provide credit and financially related services through their FLCA and PCA subsidiaries. The FLCA makes secured long-term agricultural real estate and rural home mortgage loans. The PCA makes short- and intermediate-term loans for agricultural production or operating purposes.

The Farm Credit Administration (FCA) is delegated authority by Congress to regulate the System banks and associations. The FCA examines the activities of System institutions to ensure their compliance with the Farm Credit Act, FCA regulations and safe and sound banking practices.

The Farm Credit Act established the Farm Credit System Insurance Corporation (Insurance Corporation) to administer the Farm Credit Insurance Fund (Insurance Fund). By law, the Insurance Fund is required to be used for:

- Insuring the timely payment of principal and interest on Systemwide debt obligations,
- Insuring the retirement of protected stock at par or stated value, and
- Other specified purposes.

The Insurance Fund is also available for discretionary use by the Insurance Corporation in providing assistance to certain troubled System institutions and to cover the operating expenses of the Insurance Corporation. Each System bank is required to pay premiums, which may be passed on as an expense to the associations, into the Insurance Fund until the assets in the Insurance Fund equal 2 percent (the secure base amount) of the aggregate insured obligations adjusted to reflect the reduced risk on loans or investments guaranteed by federal or state governments. The percentage of aggregate obligations can be changed by the Insurance Corporation, at its sole discretion, to a percentage it determines to be actuarially sound. When the amount in the Insurance Fund exceeds the secure base amount, the Insurance Corporation is required to reduce premiums and/or it may also return excess funds above the secure base amount to System institutions. The basis for assessing premiums is insured debt outstanding. Nonaccrual loans are assessed a surcharge, while guaranteed loans are deductions from the premium base. CoBank passes this premium expense and the return of excess funds, as applicable, through to each association based on the association's average adjusted note payable balance with CoBank.

Effective January 1, 2023, Farm Credit West merged with and into Northwest FCS. The merged entity, AgWest Farm Credit (AgWest) is headquartered in Spokane, Washington. AgWest serves customers in Alaska, Arizona, California, Idaho, Montana, Nevada, Oregon and Washington. Unless stated otherwise, information within the report is specific to Northwest FCS. For additional information, refer to Note 17.

Operations

The Farm Credit Act sets forth the types of authorized lending activity, persons eligible to borrow, and financially related services that Northwest FCS can offer. Northwest FCS is authorized to provide, either directly or in participation with other lenders, credit, commitments to extend credit and related services to eligible customers. Eligible customers

include farmers, ranchers, producers or harvesters of aquatic and forest products, rural residents and farm-related businesses.

Northwest FCS also serves as an intermediary in offering federal multi-peril crop insurance programs, including the Whole-Farm Revenue Protection (WFRP) program and named peril/crop hail insurance. Additionally, Northwest FCS offers services to customers such as fee appraisals, business management education and planning services.

Northwest FCS, along with other System institutions, is a partial owner in AgDirect, LLP (AgDirect), a trade credit financing program that includes origination and re-financing of agricultural equipment loans through independent equipment dealers. The program is facilitated by a limited liability partnership and at December 31, 2022, Northwest FCS owned approximately 12 percent of AgDirect.

Northwest FCS joined an alliance with other System Institutions that provide financing for agribusiness companies under the trade name ProPartners Financial (ProPartners). ProPartners participates with crop input suppliers nationwide to create financing programs for their customers. Northwest FCS sold its share of the loan portfolio to AgriBank, FCB (AgriBank). As part of the agreement with AgriBank, Northwest FCS invests in AgriBank at a level agreed upon and generally based on the budgeted average daily balances of sold loan volume to AgriBank related to ProPartners.

The financial condition and results of operations of CoBank, may materially affect the risk associated with stockholder investments in Northwest FCS. The CoBank Annual Report is available free of charge on CoBank's website, www.cobank.com. Upon request, stockholders of Northwest FCS will be provided with a copy of the CoBank Annual Report, which discusses the material aspects of its financial condition, changes in financial condition and results of operations.

Note 2 – Summary of Significant Accounting Policies

Basis of Presentation and Consolidation

The consolidated financial statements (the "financial statements") of Northwest FCS have been prepared in conformity with accounting principles generally accepted in the United States of America (GAAP) and prevailing practices within the financial services industry. In consolidation,

all significant intercompany accounts and transactions are eliminated and all material wholly-owned and majority-owned subsidiaries are consolidated unless GAAP requires otherwise.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities at the date of the financial statements. Actual results could differ from those estimates. Material estimates that are particularly susceptible to significant change in the near term relate to the determination of the allowance for credit losses; the valuation of deferred tax assets; the determination of fair value of financial instruments and subsequent impairment analysis. Significant estimates are discussed in the footnotes, as applicable.

Significant Accounting Policies

Cash

Cash, as included in the financial statements, represents cash on hand and on deposit at financial institutions, and may at times exceed federally insured limits.

Investment Securities

In accordance with FCA regulations, Northwest FCS, with the approval of CoBank, may purchase and hold investments to manage risks. Northwest FCS must identify and evaluate how the investments contribute to managing risk. Only securities issued, or unconditionally guaranteed or insured as to the timely payment of principal and interest, by the United States Government or its agencies, may be acquired by Northwest FCS. The total amount of investments held must not exceed 10 percent of Northwest FCS' total outstanding loans.

The investments may not necessarily be held to maturity and accordingly have been classified as available-for-sale. These investments are reported at fair value and unrealized holding gains and losses on investments are reported as a separate component of members' equity (accumulated other comprehensive income (loss)). Changes in the fair value of these investments are reflected as direct charges or credits to other comprehensive income, unless the investment is deemed to be other-than-temporarily impaired. Impairment is considered to be other-than-temporary if the present value of cash flows expected to be collected from the debt security is less than the amortized cost basis of the security (any such shortfall is referred

to as a "credit loss"). If Northwest FCS intends to sell an impaired debt security or is more likely than not to be required to sell the security before recovery of its amortized cost basis less any current-period credit loss, the impairment is other-than-temporary and should be recognized currently in earnings in an amount equal to the entire difference between fair value and amortized cost. If a credit loss exists, but Northwest FCS does not intend to sell the impaired debt security and is not more likely than not to be required to sell before recovery, the impairment is other-than-temporary and should be separated into (i) the estimated amount relating to credit loss, and (ii) the amount relating to all other factors. Only the estimated credit loss amount is recognized currently in earnings, with the remainder of the loss amount recognized in accumulated other comprehensive income (loss).

In subsequent periods, if the present value of cash flows expected to be collected is less than the amortized cost basis, Northwest FCS would record an additional other-than-temporary impairment and adjust the yield of the security prospectively. The amount of total other-than-temporary impairment for an available-for-sale security that previously was impaired is determined as the difference between its carrying amount prior to the determination of other-than-temporary impairment and its fair value.

Gains and losses on the sales of investments available-for-sale are determined using the specific identification method. Premiums and discounts are amortized or accreted into interest income over the term of the respective issues. Northwest FCS does not hold investments for trading purposes.

For additional information, refer to Note 3.

Loans and Allowance for Credit Losses

Long-term real estate mortgage loans may have original maturities ranging up to 40 years, although the typical loan is 30 years or less. Short- and intermediate-term loans for agricultural production or operating purposes generally have maturities of 10 years or less. Loans are carried at their principal amount outstanding adjusted for charge-offs, deferred loan fees or costs and purchase premiums or discounts. Interest on loans is accrued and credited to interest income based upon the daily principal amount outstanding. Loan origination fees and direct loan origination costs are capitalized, and the net fee or cost is amortized over the life of the related loan as an adjustment to yield. These deferred origination costs are periodically evaluated. Unamortized net loan origination fees included as an offset to loans in the

Consolidated Balance Sheets were \$36.0 million, \$28.5 million and \$22.7 million as of December 31, 2022, 2021 and 2020, respectively.

Northwest FCS purchases loan and lease participations from other entities to generate additional earnings and diversify risk related to existing commodities financed and the geographic areas served. Additionally, Northwest FCS sells a portion of certain large loans to other entities to reduce risk and comply with established lending limits. Loans are sold following accounting requirements for sales treatment.

Impaired loans are loans for which it is probable that not all principal and interest will be collected according to the contractual terms of the loan and are generally considered substandard or doubtful, which is in accordance with the FCA Uniform Classification System. Impaired loans include nonaccrual loans, restructured loans and loans past due 90 days or more and still accruing interest. A loan is considered contractually past due when any principal repayment or interest payment required by the loan instrument is not received on or before the due date. A loan shall remain contractually past due until it is formally restructured or until the entire amount past due, including principal, accrued interest and penalty interest incurred as the result of past due status, is collected or otherwise discharged in full.

A restructured loan constitutes a troubled debt restructuring if for economic or legal reasons related to the debtor's financial difficulties, Northwest FCS grants a concession to the debtor that it would not otherwise consider. A concession is generally granted in order to minimize Northwest FCS' economic loss and avoid foreclosure. Concessions vary by program and are borrower-specific and may include interest rate reductions, term extensions, payment deferrals or the acceptance of additional collateral in lieu of payments. In limited circumstances, principal may be forgiven. A loan restructured in a troubled debt restructuring is an impaired loan.

Loans are generally placed in nonaccrual status when principal or interest is delinquent for 90 days or more (unless adequately secured and in the process of collection) or circumstances indicate that collection of principal and/or interest is in doubt or legal action, including foreclosure or other forms of collateral conveyance, has been initiated to collect the outstanding principal and interest. When a loan is placed in nonaccrual status, accrued interest deemed uncollectible is reversed (if accrued in the current year) and/or charged against the allowance for loan losses (if accrued in the prior year). Loans are charged-off at the time they are determined to be uncollectible.

When loans are in nonaccrual status, loan payments are generally applied against the recorded nonaccrual balance. A nonaccrual loan may, at times, be maintained on a cash basis. As a cash basis nonaccrual loan, the recognition of interest income from cash payments received is allowed when the collectability of the recorded investment in the loan is no longer in doubt and the loan does not have a remaining unrecovered charge-off associated with it. Nonaccrual loans may be returned to accrual status when all contractual principal and interest are current, the borrower has demonstrated payment performance, and collection of future payments are no longer in doubt. If previously unrecognized interest income exists at the time the loan is transferred to accrual status, cash received at the time of or subsequent to the transfer is first recorded as interest income until such time as the recorded balance equals the contractual indebtedness of the borrower.

Northwest FCS uses a two-dimensional loan risk rating model based on internally generated combined System risk rating guidance that incorporates a 14-point scale to identify and track the probability of borrower default and a separate scale addressing loss given default. Probability of default is the probability that a borrower will experience a default within 12 months from the date of the determination of the risk rating. A default is considered to have occurred if the lender believes the borrower will not be able to pay its obligation in full or the borrower is past due more than 90 days. The loss given default is management's estimate as to the anticipated economic loss on a specific loan assuming default has occurred or is expected to occur within the next 12 months.

Each of the probability of default categories carries a distinct percentage of default probability. The 14-point scale provides for granularity of the probability of default, especially in the acceptable ratings. There are nine acceptable categories that range from a borrower of the highest quality to a borrower of minimally acceptable quality. The probability of default between 1 and 9 is very narrow and would reflect almost no default to a minimal default percentage. The probability of default grows more rapidly as a loan moves from acceptable to other assets especially mentioned and grows significantly as a loan moves to a substandard/doubtful level.

The credit risk rating methodology is a key component of Northwest FCS' allowance for credit losses (ACL) evaluation, and is generally incorporated into its loan underwriting standards, pricing and internal lending limits. The ACL is composed of the allowance for loan losses (ALL) and the reserve for unfunded lending commitments. The ACL is maintained at a level

considered adequate by management to provide for probable and estimable losses inherent in the loan portfolio.

The ALL is increased through provisions for loan losses and loan recoveries and is decreased through loan loss reversals and loan charge-offs. The ALL is based on a periodic evaluation of the loan portfolio by management in which numerous factors are considered, including economic conditions, environmental conditions, loan portfolio composition, collateral value, portfolio quality, current production conditions and prior loan loss experience. The ALL encompasses various judgments, evaluations and appraisals with respect to the loans and their underlying security that, by their nature, contain elements of uncertainty, imprecision and variability. Changes in the agricultural economy and environment, and their impact on borrower repayment capacity, will cause various judgments, evaluations and appraisals to change over time. Accordingly, actual circumstances could vary significantly from Northwest FCS' expectations and estimates. Macro-economic factors that management considers in determining and supporting the level of ALL include, but are not limited to, the loan portfolio composition and concentrations, collateral values, commodity prices, import/export levels, government assistance programs, regional and global economic effects and weather-related influences.

The ALL includes components for loans individually evaluated for impairment and loans collectively evaluated for impairment. Generally, loans individually evaluated in the ALL represent the difference between the recorded investment in the loan and the present value of the cash flows expected to be collected, discounted at the loan's effective interest rate, or at the fair value of the collateral, if the loan is collateral dependent. For those loans collectively evaluated for impairment, the ALL is determined using the risk rating model as previously discussed.

The ACL also includes the reserve for unfunded lending commitments. The reserve for unfunded lending commitments is based on management's best estimate of losses inherent in lending commitments made to customers but not yet disbursed. The likelihood of disbursal, types of loans, credit quality, specific industry conditions, general economic and political conditions, weather-related conditions, and changes in the character, composition and performance of the portfolio, among other factors are used in determining this contingency. The reserve for unfunded lending commitments is increased through provisions for unfunded lending commitments and is decreased through reversals of provisions for unfunded lending

commitments. This reserve is reported within other liabilities in the Consolidated Balance Sheets.

For additional information, refer to Note 4.

Investment in CoBank, ACB

Northwest FCS' investment in CoBank is in the form of Class A common stock. For 2022, the minimum required investment is 3 percent of Northwest FCS' prior one-year trailing average direct loan balance. For 2021, the minimum required investment was 4 percent of Northwest FCS' prior five-year trailing average direct loan balance. For 2020, the minimum required investment was 4 percent of Northwest FCS' prior one-year average direct loan balance. In addition, Northwest FCS is required to capitalize its patronage-based participation loans sold to CoBank at 7 percent of Northwest FCS' prior ten-year average balance of such participations sold to CoBank. The investment in CoBank is composed of purchased stock and stock received as patronage. Accounting for this investment is on the cost plus allocated equities basis.

Northwest FCS owned approximately 11 percent of the outstanding common stock of CoBank at December 31, 2022. For additional information, refer to Note 5 and Note 17.

Patronage Receivable

Northwest FCS records patronage receivables on an accrual basis, related to patronage from CoBank as well as patronage for participations sold to other System entities. The majority of the patronage receivable balance is from CoBank. Under the current CoBank capital plan, it distributes patronage from Northwest FCS' direct lending business in cash. For patronage applicable to participations sold to CoBank, patronage is distributed in 75 percent cash and 25 percent CoBank Class A stock. For additional information, refer to Note 5.

Premises and Equipment

Premises and equipment are carried at cost less accumulated depreciation. Depreciation is provided on the straight-line method over the estimated useful lives of the assets. Estimated useful lives are as follows: buildings are 40 years; leasehold improvements are the lesser of the remaining lease term or 10 years; and furniture and equipment are one to seven years. Land is carried at cost and is not depreciated. Gains and losses on dispositions are reflected in other noninterest expenses in the Consolidated Statements of Income. Maintenance and repairs are charged to occupancy and equipment expense and significant improvements are capitalized. For additional information, refer to Note 6.

Leases

Northwest FCS determines if an arrangement is a lease at inception. Operating lease right-of-use (ROU) assets are included in other assets and operating lease liabilities are included in other liabilities in the Consolidated Balance Sheets. Finance lease ROU assets are included in premises and equipment, net, and finance lease liabilities are included in advance conditional payments and other interest-bearing liabilities in the Consolidated Balance Sheets.

ROU assets represent Northwest FCS' right to use an underlying asset for the lease term and lease liabilities represent the obligation to make lease payments arising from the lease. Operating lease ROU assets and liabilities are recognized at commencement date based on the present value of lease payments over the lease term. As most of the leases do not provide an implicit rate, Northwest FCS generally uses the incremental borrowing rate based on the estimated rate of interest for a collateralized borrowing over a similar term of the lease payments at commencement date. The operating lease ROU asset also includes any lease payments made and excludes lease incentives. Northwest FCS' lease terms may include options to extend or terminate the lease when it is reasonably certain that the option will be exercised. Lease expense for lease payments is recognized on a straight-line basis over the lease term.

Investment in Rural Business Investment Companies

Northwest FCS and other System institutions are among the limited partners invested in five Rural Business Investment Companies (RBICs). The RBICs facilitate equity and debt investments in agriculture-related businesses that create growth and job opportunities in rural America. The RBICs are included in other assets in the Consolidated Balance Sheets. These investments are accounted for under the equity method. These investments are assessed for impairment on a quarterly basis. If impairment exists, losses would be included in other noninterest expenses in the Consolidated Statements of Income in the year of impairment.

Advanced Conditional Payments

Northwest FCS is authorized under the Farm Credit Act to accept advance payments from borrowers, which are classified within advance conditional payments and other interest-bearing liabilities in the Consolidated Balance Sheets. Advanced conditional payments are not insured. Interest is generally paid by Northwest FCS on advance conditional payments.

Patronage Payable

Northwest FCS records estimated patronage distributions on an accrual basis. Cash patronage is allocated among customer-members based on their eligible average daily loan balance and is distributed in the first quarter for the previous calendar year's activity.

Employee Benefit Plans

Substantially all employees of Northwest FCS participate in the Farm Credit Foundations

Defined Contribution/401(k) Retirement Plan (Defined Contribution Plan) or the Defined Benefit

Pension Plan (Pension Plan). Enrollment in the Pension Plan was curtailed in 1994. Existing

employees who elected to transfer out of the Pension Plan and all new employees hired after

December 31, 1994, participate in the Defined Contribution Plan. The Pension Plan uses the

Projected Unit Credit actuarial method for funding purposes and for financial reporting

purposes.

The Defined Contribution Plan has two components. In this plan, Northwest FCS provides a monthly contribution based on a defined percentage of the employee's salary. Employees may also defer a portion of their salaries in accordance with Section 401(k) of the Internal Revenue Code (IRC) to which Northwest FCS matches a certain percentage of employee contributions. Defined contribution costs are expensed in the same period that participants earn employer contributions and employer matching costs are expensed as funded.

Certain management or highly compensated employees who participated in the Pension Plan also participated in a nonqualified Northwest FCS Defined Benefit Restoration Plan (Restoration Plan). The Restoration Plan was closed in January 2020. For additional information, refer to Note 10.

Certain eligible employees may also participate in a nonqualified deferred compensation (NQDC) plan where they are able to defer a portion of their compensation. Northwest FCS matches a certain percentage of employee contributions to the plan. The NQDC plan is included in other assets and other liabilities.

Income Taxes

As previously described, Northwest Farm Credit Services, ACA conducts its business activities through two wholly-owned subsidiaries. Long-term mortgage lending activities are operated through a wholly-owned FLCA subsidiary that is exempt from federal and state income tax.

Short- and intermediate-term lending activities are operated through a wholly-owned PCA subsidiary. Noninterest expenses are allocated to each subsidiary based on estimated relative service. Transactions between the subsidiaries and the parent company have been eliminated upon consolidation. The ACA, along with the PCA subsidiary, are subject to federal income taxes and state income taxes in Idaho, Oregon, Montana, Alaska and California. Both entities currently operate as cooperatives that qualify for tax treatment under Subchapter T of the IRC. Accordingly, under specified conditions, they can exclude from taxable income amounts distributed as qualified patronage refunds in the form of cash, stock or allocated surplus. Provisions for income taxes are made only on those earnings that will not be distributed as qualified patronage refunds. Northwest FCS accounts for income taxes under the liability method. Accordingly, deferred taxes are recognized for estimated taxes ultimately payable or recoverable based on federal and state laws. For additional information, refer to Note 9.

Deferred taxes are recorded on the tax effect of all temporary differences based on the assumption such temporary differences are retained by Northwest FCS and will therefore impact future tax payments. A valuation allowance is provided against deferred tax assets to the extent it is more likely than not (over 50 percent probability) they will not be realized, based on management's estimate. The consideration of valuation allowances involves various estimates and assumptions as to future taxable earnings, including the effects of Northwest FCS' expected qualified patronage refunds that reduce taxable earnings.

Deferred income taxes have not been provided by Northwest FCS on stock patronage distributions received from the Bank prior to January 1, 1993, the adoption date of the FASB guidance on income taxes. Management's intent is to permanently invest these and other undistributed earnings in the Bank, or if converted to cash, to pass through any distribution related to pre-1993 earnings to Northwest FCS' stockholders through qualified patronage allocations.

Northwest FCS has not provided deferred income taxes on amounts allocated to Northwest FCS that relate to the Bank's post-1992 earnings to the extent that such earnings will be passed through to Northwest FCS' stockholders through qualified patronage allocations. Additionally, deferred income taxes have not been provided on the Bank's post-1992 unallocated earnings. The Bank currently has no plans to distribute unallocated Bank earnings and does not contemplate circumstances that, if distributions were made, would result in taxes being paid by Northwest FCS.

Other Comprehensive Income (Loss)

Other comprehensive income (loss) is a measure of all changes in the equity of Northwest FCS as a result of recognized transactions and other economic events of the period other than capital transactions with the stockholders. Other comprehensive income (loss) refers to revenue, expenses, gains and losses that under GAAP are recorded as an element of members' equity and comprehensive income (loss) but are excluded from net income. Accumulated other comprehensive income (loss) refers to the balance of these transactions. Other comprehensive income (loss) is composed of adjustments related to Northwest FCS' investment securities, Pension Plan and Restoration Plan. For additional information, refer to Note 8.

Fair Value Measurements

Accounting guidance defines fair value, establishes a framework for measuring fair value and requires disclosures about fair value measurements. It describes three levels of inputs that may be used to measure fair value:

Level 1 – Quoted prices in active markets for identical assets or liabilities that the reporting entity has the ability to access at the measurement date.

Level 2 – Observable inputs other than quoted prices included within Level 1 that are observable for the asset or liability either directly or indirectly. Level 2 inputs include: (1) quoted prices for similar assets or liabilities in active markets; (2) quoted prices for identical or similar assets or liabilities in markets that are not active so that they are traded less frequently than exchange-traded instruments, the prices are not current or principal market information is not released publicly; (3) inputs other than quoted prices that are observable such as interest rates and yield curves, prepayment speeds, credit risks and default rates; and (4) inputs derived principally from or corroborated by observable market data by correlation or other means. This category includes derivative contracts and investment securities.

Level 3 — Unobservable inputs are those that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. These unobservable inputs reflect the reporting entity's own assumptions about factors that market participants would use in pricing the asset or liability. Level 3 assets and liabilities include financial instruments whose value is determined using pricing models, discounted cash flow methodologies or similar techniques, as well as instruments for which the determination of fair value requires significant management judgment or estimation. This category includes nonaccrual loans and RBICs.

The fair value disclosures are presented in Note 13.

Derivative Instruments and Hedging Activity

In the normal course of business, Northwest FCS enters into derivative financial instruments that are principally used to manage liquidity and interest rate risk. Derivatives are recorded in the Consolidated Balance Sheets as other assets and other liabilities at fair value.

For fair value hedge transactions that hedge changes in the fair value of assets or liabilities, changes in the fair value of the derivative are recorded in earnings and will generally be offset by changes in the hedged item's fair value. For derivatives not designated for hedge accounting, the related change in fair value is recorded in current period earnings.

Northwest FCS formally documents all relationships between hedging instruments and hedged items, as well as its risk management objectives and strategies for undertaking hedge transactions. This process includes linking all derivatives that are designated as fair value hedges to specific assets or liabilities in the Consolidated Balance Sheets. Northwest FCS also formally assesses (at the hedge's inception and on an ongoing basis) whether the derivatives that are used in hedging transactions have been highly effective in offsetting changes in the fair value of hedged items and whether those derivatives may be expected to remain highly effective in future periods. Northwest FCS typically uses regression analyses to assess the effectiveness of hedges. Hedge accounting is discontinued prospectively if: (1) it is determined that the derivative is no longer effective in offsetting changes in the fair value of a hedged item; (2) the derivative expires or is sold, terminated or exercised; or (3) management determines that the fair value or cash flow hedge designation is no longer appropriate.

If it is determined that a derivative no longer qualifies as an effective fair value hedge, or if management removes the hedge designation, Northwest FCS continues to carry the derivative in the balance sheet at fair value, with changes in fair value recognized in current period earnings as part of interest expense.

For additional information, refer to Note 15.

Off-Balance Sheet Credit Exposures

Commitments to extend credit are agreements to lend to customers, generally having fixed expiration dates or other termination clauses that may require payment of a fee. Commercial

letters of credit are conditional commitments issued to guarantee the performance of a customer to a third party. These letters of credit are issued to facilitate commerce and typically result in the commitment being funded when the underlying transaction is consummated between the customer and a third party. Standby letters of credit are irrevocable agreements to guarantee payments of specified obligations. The credit risk associated with commitments to extend credit is essentially the same as that involved with extending loans to customers and is subject to normal credit policies. Collateral may be obtained based on management's assessment of the customer's creditworthiness.

Recently Issued or Adopted Accounting Pronouncements

In January 2021, the FASB issued an update to Reference Rate Reform whereby certain derivative instruments may be modified to change the rate used for margining, discounting or contract price alignment. An entity may elect to apply the new amendments on a full retrospective basis as of any date from the beginning of an interim period that includes or is subsequent to March 12, 2020, or on a prospective basis to new modifications from any date within an interim period that includes or is subsequent to the date of the update, up to the date that financial statements are available to be issued. In December 2022, the FASB issued an update entitled Reference Rate Reform – Deferral of the Sunset Date of Topic 848, which extends the sunset (or expiration) date of ASC Topic 848, Reference Rate Reform, from December 31, 2022 to December 31, 2024. The amendments apply to all entities that have contracts, hedging relationships and other transactions that reference LIBOR or another reference rate expected to be discontinued because of reference rate reform. Because some of the more commonly used LIBOR tenors will continue to be published until June 2023, the FASB concluded an extension of the ASC 848 sunset date was necessary to ensure reporting entities could continue to benefit from the relief the FASB initially provided when it issued ASC 848. Northwest FCS has exposure to various LIBOR-indexed financial instruments that mature after 2022. To the extent Northwest FCS cannot successfully transition its LIBOR-indexed financial instruments to an alternative rate-based index, there could be ramifications including those that may arise as a result of the need to redeem or terminate such instruments. Northwest FCS is evaluating the impact of this amendment.

Northwest FCS adopted the FASB guidance entitled Measurement of Credit Losses on Financial Instrument on January 1, 2023. This guidance established a single allowance framework for all financial assets measured at amortized cost and certain off-balance sheet credit exposures. The guidance requires management to consider in its estimate of allowance for credit losses (ACL)

relevant historical events, current conditions and reasonable and supportable forecasts that affect the collectability of the assets. Prior to the adoption, the allowance for credit losses represented management's estimate of the probable credit losses inherent in its loan portfolio and certain unfunded commitments. The adoption of this guidance resulted in a decrease in the entity's allowance for credit losses of approximately \$11.5 million and a corresponding increase in unallocated retained earnings on January 1, 2023. Northwest FCS' available-for-sale securities were not materially impacted by the adoption of this standard as the portfolio consists of U.S. Treasury securities that inherently have an immaterial risk of loss.

In March 2022, the Financial Accounting Standards Board (FASB) issued an update entitled Financial Instruments - Credit Losses: Troubled Debt Restructurings and Vintage Disclosures. The guidance eliminates the accounting guidance for troubled debt restructurings (TDRs) by creditors while enhancing disclosure requirements for certain loan refinancings and restructurings when a borrower is experiencing financial difficulty. The creditor will have to apply the guidance to determine whether a modification results in a new loan or a continuation of an existing loan. This amendment was effective for Northwest FCS upon adoption of the measurement of credit losses on financial instruments standard on January 1, 2023, and will change required disclosures going forward.

Note 3 – Investment Securities

The following is a summary of investments held for maintaining a liquidity reserve and managing interest rate risk and are classified as available-for-sale:

December 31, 2022	Amortized cost	Gross unrealized gains	Gross unrealized losses	Fair value
U.S. Treasury debt securities	\$ 643,350	\$ 72	\$ (37,079)	\$ 606,343
Total	\$ 643,350	\$ 72	\$ (37,079)	\$ 606,343
December 31, 2021	Amortized cost	Gross unrealized	Gross unrealized losses	Fair value
U.S. Treasury debt securities	\$ 426,012	\$ 591	\$ (4,302)	\$ 422,301
			, ,	
Total	\$ 426,012	\$ 591	\$ (4,302)	\$ 422,301

December 31, 2020	Amortized cost	Gross unrealized gains	Gross unrealized losses	Fair value
U.S. Treasury debt securities	\$ 251,265	\$ 1,152	-	\$ 252,417
Total	\$ 251,265	\$ 1,152	\$ –	\$ 252,417

A summary of the contractual maturity, amortized cost, fair value and weighted average yield of investment securities by investment category at December 31, 2022 is as follows:

	 Contractual Maturity									
December 31, 2022	In one year or less		One to five years		Five to ten years	Total				
U.S. Treasury debt securities										
Amortized cost	\$ 99,722	\$	484,303	\$	59,325 \$	643,350				
Fair value	\$ 97,443	\$	457,286	\$	51,614 \$	606,343				
Weighted average yield	0.63%		1.88%		1.40%	1.69%				

See Note 13 for disclosures about estimated fair values of financial instruments, including investments.

The following table shows investment securities by gross unrealized losses and fair value, aggregated by investment category and length of time that the securities have been in a continuous unrealized loss position at December 31, 2022. The continuous loss position is based on the date the unrealized loss was first identified.

	 Less than 12	? months	Greater than	Greater than 12 months			
December 31, 2022	 Fair value	Unrealized losses	Fair value	Unrealized losses			
U.S. Treasury debt securities	\$ 213,465	(6,646)	\$ 354,165	\$ (30,433)			
Total	\$ 213,465	(6,646)	\$ 354,165	\$ (30,433)			
	 Less than 12	2 months	Greater than	n 12 months			
December 31, 2021	 Fair value	Unrealized losses	Fair value	Unrealized losses			
U.S. Treasury debt securities	\$ 376,904	(4,302)	\$ _	\$ _			
Total	\$ 376,904	(4,302)	\$ –	\$ -			

There were no investments in a loss position at December 31, 2020.

As more fully discussed in Note 2, the guidance for other-than-temporary impairment contemplates numerous factors in determining whether an impairment is other-than-

temporary including: (i) whether or not an entity intends to sell the security, (ii) whether it is more likely than not that an entity would be required to sell the security before recovering its costs, or (iii) whether or not an entity expects to recover the security's entire amortized cost basis (even if it does not intend to sell).

Northwest FCS performs a quarterly evaluation on a security-by-security basis considering all available information. If Northwest FCS intends to sell the security or it is more likely than not that it would be required to sell the security, the impairment loss equals the full difference between amortized cost and fair value of the security. When Northwest FCS does not intend to sell securities in an unrealized loss position, other-than-temporary impairment is considered using various factors, including the length of time and the extent to which the fair value is less than cost, adverse conditions specifically related to the industry, geographic area and the condition of the underlying collateral, payment structure of the security, ratings by rating agencies, the creditworthiness of bond insurers and volatility of the fair value changes.

Northwest FCS uses estimated cash flows over the remaining lives of the underlying collateral to assess whether credit losses exist. In estimating cash flows, it considers factors such as expectations of relevant market and economic data.

As of December 31, 2022, Northwest FCS expects to collect all principal and interest on its investment securities. Northwest FCS does not intend to sell the securities in unrealized loss positions, nor is it likely that Northwest FCS will be required to sell such securities, for regulatory, liquidity or other purposes, before an anticipated recovery of its cost basis occurs.

Note 4 – Loans and Allowance for Credit Losses

A summary of loans follows:

December 31,	2022	2021	2020
Real estate mortgage	\$ 7,106,419	\$ 6,926,476	\$ 6,243,965
Production and intermediate-term	3,551,302	3,316,291	3,222,801
Agribusiness	2,757,504	2,404,311	2,270,571
Rural infrastructure	564,667	545,149	506,453
Rural residential real estate	283,484	338,374	437,093
Other	67,231	80,118	73,578
Total loans	\$ 14,330,607	\$ 13,610,719	\$ 12,754,461

Northwest FCS purchases and sells loan participation interests with other entities to diversify risk, manage loan volume and comply with FCA regulations. The following tables present information regarding participations purchased and sold. Participations purchased volume in the tables exclude syndications and purchases of other interests in loans:

	Farm Credit	tinstitutions	Non-Farm Cre	dit institutions	Total			
December 31, 2022	Participations purchased	Participations sold	Participations purchased	Participations sold	Participations purchased	Participations sold		
Real estate mortgage	\$ 614,987	\$ 665,027	\$ -	\$ -	\$ 614,987	\$ 665,027		
Production and intermediate- term	875,393	4,250,106	2	_	875,395	4,250,106		
Agribusiness	1,240,174	1,093,925	2,375	_	1,242,549	1,093,925		
Rural infrastructure	564,667	_	_	_	564,667	_		
Other	66,698	_	_	_	66,698	_		
Total	\$ 3,361,919	\$ 6,009,058	\$ 2,377	\$ -	\$ 3,364,296	\$ 6,009,058		

	Farm Credi	t institutions	Non-Farm Cre	edit institutions	To	tal
December 31, 2021	Participations purchased	Participations sold	Participations purchased	Participations sold	Participations purchased	Participations sold
Real estate mortgage	\$ 628,320	\$ 694,485	\$ -	\$ -	\$ 628,320	\$ 694,485
Production and intermediate- term	688,383	3,480,621	10	_	688,393	3,480,621
Agribusiness	1,101,912	1,015,247	2,462	5,000	1,104,374	1,020,247
Rural infrastructure	545,149	_	_	_	545,149	_
Other	71,937	_	_	_	71,937	_
Total	\$ 3,035,701	\$ 5,190,353	\$ 2,472	\$ 5,000	\$ 3,038,173	\$ 5,195,353

	Farm Credi	t institutions	Non-Farm Cre	То	Total			
December 31, 2020	Participations purchased	Participations sold	Participations purchased	Participations sold	Participations purchased	Participations sold		
Real estate mortgage	\$ 583,250	\$ 639,089	\$ 12	\$ -	\$ 583,262	\$ 639,089		
Production and intermediate- term	673,812	3,564,031	124	_	673,936	3,564,031		
Agribusiness	1,010,516	840,273	2,997	7,500	1,013,513	847,773		
Rural infrastructure	506,453	_	_	_	506,453	_		
Other	63,705	_	_	_	63,705	_		
Total	\$ 2,837,736	\$ 5,043,393	\$ 3,133	\$ 7,500	\$ 2,840,869	\$ 5,050,893		

One credit quality indicator used by Northwest FCS is the FCA Uniform Loan Classification System that categorizes loans into five categories. The categories are defined as follows:

- Acceptable Assets are expected to be fully collectible and represent the highest quality.
- Other assets especially mentioned (OAEM) Assets are currently collectible but exhibit some potential weakness.
- Substandard Assets exhibit some serious weakness in repayment capacity, equity and/or collateral pledged on the loan.
- Doubtful Assets exhibit similar weaknesses to substandard assets; however, doubtful
 assets have additional weaknesses in existing factors, conditions and values that make
 collection in full highly questionable.
- Loss Assets are considered uncollectible.

The amount of collateral obtained, if deemed necessary upon extension of credit, is based on management's credit evaluation of the borrower. Collateral held varies but typically includes farmland and income-producing property, such as crops and livestock; machinery and equipment; and inventories and receivables. Long-term real estate loans are secured by first liens on the underlying real property. Federal regulations state that long-term real estate loans are not to exceed 85 percent (97 percent if guaranteed by a government agency) of the property's appraised value. However, a decline in a property's market value subsequent to loan origination or advances, or other actions necessary to protect the financial interest of Northwest FCS in the collateral, may result in loan-to-value ratios in excess of the regulatory maximum.

The following tables show loans and related accrued interest classified under the FCA Uniform Loan Classification System as a percentage of total loans and related accrued interest by loan type:

		5	ubstandard/	
December 31, 2022	Acceptable	OAEM	doubtful	Total
Real estate mortgage	97.0 %	1.5 %	1.5 %	100.0 %
Production and intermediate-term	94.3 %	2.6 %	3.1 %	100.0 %
Agribusiness	96.4 %	3.0 %	0.6 %	100.0 %
Rural infrastructure	99.6 %	0.0 %	0.4 %	100.0 %
Rural residential real estate	97.4 %	0.9 %	1.7 %	100.0 %
Other	97.1 %	0.5 %	2.4 %	100.0 %
Total	96.3 %	2.0 %	1.7 %	100.0 %

December 31, 2021	Acceptable	OAEM	Substandard/ doubtful	Total
Real estate mortgage	96.7 %	1.8 %	1.5 %	100.0 %
Production and intermediate-term	94.0 %	2.7 %	3.3 %	100.0 %
Agribusiness	97.4 %	2.4 %	0.2 %	100.0 %
Rural infrastructure	98.5 %	0.0 %	1.5 %	100.0 %
Rural residential real estate	96.8 %	0.9 %	2.3 %	100.0 %
Other	95.8 %	0.5 %	3.7 %	100.0 %
Total	96.3 %	2.0 %	1.7 %	100.0 %

		S	ubstandard/	
December 31, 2020	Acceptable	OAEM	doubtful	Total
Real estate mortgage	95.6 %	2.4 %	2.0 %	100.0 %
Production and intermediate-term	93.6 %	2.9 %	3.5 %	100.0 %
Agribusiness	93.9 %	5.7 %	0.4 %	100.0 %
Rural infrastructure	100.0 %	0.0 %	0.0 %	100.0 %
Rural residential real estate	95.2 %	1.6 %	3.2 %	100.0 %
Other	92.8 %	1.9 %	5.3 %	100.0 %
Total	94.9 %	3.0 %	2.1 %	100.0 %

Impaired loans are loans for which it is probable that all principal and interest will not be collected according to the contractual terms. The following table presents information related to impaired loans, including accrued interest, where applicable:

December 31,	2022	2021	2020
Nonaccrual loans:			
Current as to principal and interest	\$ 9,563	\$ 26,427	\$ 35,086
Past due	37,169	23,099	12,388
Total nonaccrual loans	\$ 46,732	\$ 49,526	\$ 47,474
Impaired accrual loans:			
Restructured accrual loans	\$ 2,043	\$ 4,964	\$ 9,910
Accrual loans 90 days or more past due	802	2,782	8,730
Total impaired accrual loans	\$ 2,845	\$ 7,746	\$ 18,640
Total impaired loans	\$ 49,577	\$ 57,272	\$ 66,114

There were no commitments to lend additional funds to borrowers whose loans were classified as impaired at December 31, 2022, 2021 and 2020.

Nonperforming assets consist of impaired loans and other property owned. The following table presents these nonperforming assets, including related accrued interest where applicable:

December 31,	2022	2021	2020
Nonaccrual loans:			
Real estate mortgage	\$ 17,547	\$ 20,787	\$ 23,362
Production and intermediate-term	25,838	18,837	19,994
Agribusiness	145	333	2,006
Rural infrastructure	2,157	7,999	_
Rural residential real estate	1,045	1,482	2,024
Other	_	88	88
Total nonaccrual loans	\$ 46,732	\$ 49,526	\$ 47,474
Restructured accrual loans:			
Real estate mortgage	\$ 729	\$ 1,133	\$ 1,297
Production and intermediate-term	589	2,992	7,605
Rural residential real estate	725	839	1,008
Total accruing restructured loans	\$ 2,043	\$ 4,964	\$ 9,910
Accrual loans 90 days or more past due:			
Real estate mortgage	\$ 348	\$ _	\$ 6,017
Production and intermediate-term	276	2,782	2,075
Rural residential real estate	178	_	41
Other	_	_	597
Total accrual loans 90 days or more past due	\$ 802	\$ 2,782	\$ 8,730
Total impaired loans	\$ 49,577	\$ 57,272	\$ 66,114
Other property owned	_	_	_
Total nonperforming assets	\$ 49,577	\$ 57,272	\$ 66,114

Additional impaired loan information, including related accrued interest where applicable, is as follows:

December 31, 2022 Impaired loans with a related allowance for loan losses:	ii	Recorded nvestment*	Unpaid principal balance**	Related allowance	Average impaired loans	,	Interest income recognized on impaired loans
Real estate mortgage	\$	_	\$ _	\$ _	\$ 3,267	\$	_
Production and intermediate-term		15,983	16,452	4,285	5,055		_
Agribusiness		_	_	_	103		_
Rural infrastructure		2,157	2,157	432	7,129		_
Rural residential real estate		_	_	_	312		_
Other		_	_	_	_		_
Total impaired loans with a related allowance	\$	18,140	\$ 18,609	\$ 4,717	\$ 15,866	\$	_
Impaired loans with no related allowance for loan losses:							
Real estate mortgage	\$	18,624	\$ 20,606	\$ _	\$ 18,089	\$	941
Production and intermediate-term		10,720	14,851	_	13,849		916
Agribusiness		145	144	_	138		53
Rural infrastructure		_	_	_	708		_
Rural residential real estate		1,948	1,948	_	1,615		240
Other		_	_	_	21		5
Total impaired loans with no related allowance	\$	31,437	\$ 37,549	\$ _	\$ 34,420	\$	2,155
Total impaired loans:							
Real estate mortgage	\$	18,624	\$ 20,606	\$ _	\$ 21,356	\$	941
Production and intermediate-term		26,703	31,303	4,285	18,904		916
Agribusiness		145	144	_	241		53
Rural infrastructure		2,157	2,157	432	7,837		_
Rural residential real estate		1,948	1,948	_	1,927		240
Other		_	_	-	21		5
Total impaired loans	\$	49,577	\$ 56,158	\$ 4,717	\$ 50,286	\$	2,155

^{*}The recorded investment in the receivable is the face amount increased or decreased by applicable accrued interest and unamortized premium, discount, finance charges and acquisition costs and may also reflect a previous direct write-down of the investment. The recorded investment may be less than the unpaid principal balance as payments on non-cash basis nonaccrual loans reduce the recorded investment.

^{**}Unpaid principal balance represents the recorded principal balance of the loan.

December 31, 2021 Impaired loans with a related allowance for loan losses:	in	Recorded vestment*	Unpaid principal balance**	Related allowance	Average impaired loans	Interest income recognized on impaired loans
Real estate mortgage	\$	398	\$ 405	\$ 2	\$ 2,197	\$ _
Production and intermediate-term		3,039	3,000	537	2,531	_
Agribusiness		160	160	8	130	_
Rural infrastructure		7,999	7,999	2,000	4,695	_
Rural residential real estate		_	_	_	213	_
Other		_	_	_	8	_
Total impaired loans with a related allowance	\$	11,596	\$ 11,564	\$ 2,547	\$ 9,774	\$ _
Impaired loans with no related allowance for loan losses:						
Real estate mortgage	\$	21,522	\$ 22,541	\$ _	\$ 24,199	\$ 1,163
Production and intermediate-term		21,572	25,747	_	24,200	1,069
Agribusiness		173	179	_	1,068	186
Rural infrastructure		_	_	_	667	_
Rural residential real estate		2,321	2,404	_	2,605	241
Other		88	87	_	475	36
Total impaired loans with no related allowance	\$	45,676	\$ 50,958	\$ _	\$ 53,214	\$ 2,695
Total impaired loans:						
Real estate mortgage	\$	21,920	\$ 22,946	\$ 2	\$ 26,396	\$ 1,163
Production and intermediate-term		24,611	28,747	537	26,731	1,069
Agribusiness		333	339	8	1,198	186
Rural infrastructure		7,999	7,999	2,000	5,362	_
Rural residential real estate		2,321	2,404	_	2,818	241
Other		88	87	-	483	36
Total impaired loans	\$	57,272	\$ 62,522	\$ 2,547	\$ 62,988	\$ 2,695

^{*}The recorded investment in the receivable is the face amount increased or decreased by applicable accrued interest and unamortized premium, discount, finance charges and acquisition costs and may also reflect a previous direct write-down of the investment. The recorded investment may be less than the unpaid principal balance as payments on non-cash basis nonaccrual loans reduce the recorded investment.

December 31, 2020	in	Recorded vestment*		Unpaid principal balance**		Related allowance		Average impaired loans	Ó	Interest income recognized on impaired loans
Impaired loans with a related allowance for loan losses:										
Real estate mortgage	\$	_	\$	_	\$	_	\$	_	\$	_
Production and intermediate-term		284		285		259		975		_
Agribusiness		49		52		34		4,758		_
Rural infrastructure		_		_		_		_		_
Rural residential real estate		_		_		_		_		_
Other		-		-		-		-		-
Total impaired loans with a related allowance	\$	333	\$	337	\$	293	\$	5,733	\$	_
Impaired loans with no related allowance for loan losses:										
Real estate mortgage	\$	30,676	\$	31,651	\$	_	\$	28,112	\$	1,372
Production and intermediate-term		29,390		33,345		_		31,330		4,416
Agribusiness		1,957		2,094		_		2,769		1,286
Rural infrastructure		_		_		_		_		_
Rural residential real estate		3,073		3,222		_		3,646		253
Other		685		674		-		2,216		242
Total impaired loans with no related allowance	\$	65,781	\$	70,986	\$	-	\$	68,073	\$	7,569
Total impaired loans:										
Real estate mortgage	\$	30,676	\$	31,651	\$	_	\$	28,112	\$	1,372
Production and intermediate-term		29,674		33,630		259		32,305		4,416
Agribusiness		2,006		2,146		34		7,527		1,286
Rural infrastructure		_		_		_		_		_
Rural residential real estate		3,073		3,222		_		3,646		253
Other		685		674		-		2,216		242
Total impaired loans	Ś	66,114	Ś	71,323	Ś	293	Ś	73,806	Ś	7,569
г	7	,	-	_,	-		7	,	-	.,555

^{*}The recorded investment in the receivable is the face amount increased or decreased by applicable accrued interest and unamortized premium, discount, finance charges and acquisition costs and may also reflect a previous direct write-down of the investment. The recorded investment may be less than the unpaid principal balance as payments on non-cash basis nonaccrual loans reduce the recorded investment.

^{**}Unpaid principal balance represents the recorded principal balance of the loan.

^{**}Unpaid principal balance represents the recorded principal balance of the loan.

Interest income recognized and cash payments received on nonaccrual loans are applied as described in Note 2. The following table presents interest income recognized on impaired loans:

Year ended December 31,	2022	2021	2020
Interest income recognized on:			
Nonaccrual loans	\$ 1,764	\$ 2,079	\$ 6,740
Restructured accrual loans	211	413	602
Accrual loans 90 days or more past due	180	203	227
Interest income recognized on impaired loans	\$ 2,155	\$ 2,695	\$ 7,569

Interest income on nonaccrual and accruing restructured loans that would have been recognized under the original loan terms were as follows:

Year ended December 31,	2022	2021	2020
Interest income which would have been recognized under the original loan terms	\$ 3,170 \$	3,208 \$	4,100
Less: interest income recognized	(1,975)	(2,492)	(7,342)
Foregone (recognized) interest income	\$ 1,195 \$	716 \$	(3,242)

The following tables provide an aging analysis of past due loans and accrued interest:

December 31, 2022	Current loans	3	0-89 days past due	90+ days past due	Total past due	Recorded investment in loans outstanding	Recorded investment >90 days and accruing interest*
Real estate mortgage	\$ 7,175,560	\$	12,669	\$ 11,672	\$ 24,341	\$ 7,199,901	\$ 348
Production and intermediate-							
term	3,549,551		5,025	24,905	29,930	3,579,481	276
Agribusiness	2,768,698		2,932	_	2,932	2,771,630	_
Rural infrastructure	566,049		_	_	_	566,049	_
Rural residential real estate	281,909		2,336	178	2,514	284,423	178
Other	67,556		24	_	24	67,580	_
Total	\$ 14,409,323	\$	22,986	\$ 36,755	\$ 59,741	\$ 14,469,064	\$ 802

^{*} The recorded investment in the receivable is the face amount increased or decreased by applicable accrued interest and unamortized premium, discount, finance charges or acquisition costs and may also reflect a previous direct write-down of the investment.

December 31, 2021	Current loans	3	0-89 days past due	90+ days past due	Total past due	Recorded investment in loans outstanding	Recorded investment >90 days and accruing interest*
Real estate mortgage	\$ 6,953,326	\$	44,080	\$ 5,991	\$ 50,071	\$ 7,003,397	\$ _
Production and intermediate-							
term	3,300,701		21,649	9,575	31,224	3,331,925	2,782
Agribusiness	2,407,490		3,791	_	3,791	2,411,281	_
Rural infrastructure	538,350		_	7,999	7,999	546,349	_
Rural residential real estate	338,884		480	-	480	339,364	_
Other	80,393		88	_	88	80,481	_
Total	\$ 13,619,144	\$	70,088	\$ 23,565	\$ 93,653	\$ 13,712,797	\$ 2,782

^{*} The recorded investment in the receivable is the face amount increased or decreased by applicable accrued interest and unamortized premium, discount, finance charges or acquisition costs and may also reflect a previous direct write-down of the investment.

December 31, 2020	Current loans		days st due	90+ days past due	Total past due	Recorded investment in loans outstanding	c	Recorded investment >90 days and accruing interest*
Real estate mortgage	\$ 6,294,447	\$ 12	2,879	\$ 12,376	\$ 25,255	\$ 6,319,702	\$	6,017
Production and intermediate- term	3,199,313	35	5,728	5,017	40,745	3,240,058		2,075
Agribusiness	2,275,917	1	L,496	38	1,534	2,277,451		_
Rural infrastructure	507,313		_	_	_	507,313		_
Rural residential real estate	435,598	2	2,738	41	2,779	438,377		41
Other	73,314		37	597	634	73,948		597
Total	\$ 12,785,902	\$ 52	,878	\$ 18,069	\$ 70,947	\$ 12,856,849	\$	8,730

^{*} The recorded investment in the receivable is the face amount increased or decreased by applicable accrued interest and unamortized premium, discount, finance charges or acquisition costs and may also reflect a previous direct write-down of the investment.

A restructuring of a debt constitutes a troubled debt restructuring (TDR) if the creditor, for economic or legal reasons related to the debtor's financial difficulties, grants a concession to the debtor that it would not otherwise consider.

The following table presents additional information regarding TDRs:

Year ended December 31,	20	22			20	21		2020				
	modification outstanding recorded investment		Post- modification outstanding recorded investment	Pre	e-modification outstanding recorded investment		Post- modification outstanding recorded investment	Pre	-modification outstanding recorded investment		Post- modification outstanding recorded investment	
Total debt restructurings:												
Production and intermediate- term	\$ 277	\$	100	\$	742	\$	743	\$	239	\$	239	
Rural infrastructure	8,000		2,157		_		_		_		_	
Total	\$ 8,277	\$	2,257	\$	742	\$	743	\$	239	\$	239	

Note: Pre-modification represents the recorded investment just prior to restructuring and post-modification represents the recorded investment immediately following the restructuring. The recorded investment is the face amount of the receivable increased or decreased by applicable accrued interest and unamortized premium, discount, finance charges or acquisition costs and may also reflect a previous direct write-down of the investment.

The following table presents information regarding TDRs that occurred within the previous 12 months of that year end and for which there was a payment default during the period:

Year ended December 31,	2022	2021	2020
Troubled debt restructurings that subsequently defaulted:			
Real estate mortgage	\$ - \$	- \$	412
Production and intermediate-term	187	_	_
Total	\$ 187 \$	- \$	412

The following table provides information on outstanding TDRs. These loans are included as impaired loans in the impaired loans tables.

December 31,	2022				_	20	21		2020			
	n	Loans nodified as TDRs		TDRs in nonaccrual status		Loans modified as TDRs		TDRs in nonaccrual status		Loans modified as TDRs		TDRs in nonaccrual status
Total debt restructurings:												
Real estate mortgage	\$	11,413	\$	10,684	\$	12,363	\$	11,230	\$	13,558	\$	12,261
Production and intermediate- term		10,228		9,639		17,454		14,462		23,579		15,974
Rural infrastructure		2,157		2,157		_		_		_		_
Rural residential real estate		725		_		839		_		1,008		_
Total	\$	24,523	\$	22,480	\$	30,656	\$	25,692	\$	38,145	\$	28,235

Summaries of the changes in the allowance for loan losses and the ending balance of loans and accrued interest outstanding are as follows:

	Real	estate mortgage	Production and intermediate-term	Agribusiness	Rural infrastructure	Rural residential real estate	Other	Total
Allowance for loan losses:								
Balance at December 31, 2021	\$	18,566 \$	22,065	\$ 11,987	\$ 4,107	\$ 1,333	\$ 1,942 \$	60,000
Charge-offs		(5)	(316)	-	(628)	(2)	-	(951)
Recoveries		6	231	_	_	2	_	239
Provision for loan losses (loan loss reversal)		652	3,832	5,350	(638)	(449)	(535)	8,212
Balance at December 31, 2022	\$	19,219 \$	25,812	\$ 17,337	\$ 2,841	\$ 884	\$ 1,407 \$	67,500
Ending balance: Allowance individually evaluated for impairment	\$	_ \$	4,285	\$ -	\$ 432	\$ –	\$ - \$	4,717
Ending balance: Allowance collectively	Υ		·			•		
evaluated for impairment*		19,219	21,527	17,337	2,409	884	1,407	62,783
Balance at December 31, 2022	\$	19,219 \$	25,812	\$ 17,337	\$ 2,841	\$ 884	\$ 1,407 \$	67,500
Recorded investments in loans outstanding:								
Ending balance: Loans individually evaluated for impairment	\$	18,276 \$	26,427	\$ 145	\$ 2,157	\$ 1,770	\$ - \$	48,775
Ending balance: Loans collectively evaluated for impairment*		7,181,625	3,553,054	2,771,485	563,892	282,653	67,580	14,420,289
*Balances include amounts related to accrual loans 90 days or more past		estate mortgage	Production and intermediate-term	Agribusiness	Rural infrastructure	Rural residential real estate	Other	Total
Allowance for loan losses:								
Balance at December 31, 2020	\$	20,934 \$	29,865	\$ 17,404	\$ 2,992	\$ 2,038	\$ 2,267 \$	75,500
Balance at December 31, 2020 Charge-offs	\$	20,934 \$ (2)	29,865 (62)	\$ 17,404 (2)	\$ 2,992 (1)		\$ 2,267 \$ —	75,500 (67)
•	\$							
Charge-offs Charge-offs	\$	(2)	(62)	(2)	(1)	· –		(67)
Charge-offs Recoveries (Loan loss reversal) provision for loan losses	\$	(2) 4	(62) 210 (7,948)	(2) — (5,415)	(1) 7 1,109	2 (707)	(325)	(67) 223
Charge-offs Recoveries (Loan loss reversal) provision for loan losses Balance at December 31, 2021 Ending balance: Allowance individually	\$	(2) 4 (2,370) 18,566 \$	(62) 210 (7,948) 22,065	(2) — (5,415) \$ 11,987	(1) 7 1,109 \$ 4,107	(707) \$ 1,333	(325) \$ 1,942 \$	(67) 223 (15,656) 60,000
Charge-offs Recoveries (Loan loss reversal) provision for loan losses Balance at December 31, 2021 Ending balance: Allowance individually evaluated for impairment Ending balance: Allowance collectively		(2) 4 (2,370) 18,566 \$	(62) 210 (7,948) 22,065	(2) — (5,415) \$ 11,987 \$	(1) 7 1,109 \$ 4,107 \$ 2,000	\$ 1,333 \$ -	(325) \$ 1,942 \$ \$ - \$	(67) 223 (15,656) 60,000
Charge-offs Recoveries (Loan loss reversal) provision for loan losses Balance at December 31, 2021 Ending balance: Allowance individually evaluated for impairment Ending balance: Allowance collectively evaluated for impairment*	\$	(2) 4 (2,370) 18,566 \$	(62) 210 (7,948) 22,065 537 21,528	(2) — (5,415) \$ 11,987 \$ 8 11,979	(1) 7 1,109 \$ 4,107 \$ 2,000	\$ 1,333 \$ - 1,333	(325) \$ 1,942 \$ \$ - \$	(67) 223 (15,656) 60,000
Charge-offs Recoveries (Loan loss reversal) provision for loan losses Balance at December 31, 2021 Ending balance: Allowance individually evaluated for impairment Ending balance: Allowance collectively evaluated for impairment* Balance at December 31, 2021	\$	(2) 4 (2,370) 18,566 \$ 2 \$ 18,564	(62) 210 (7,948) 22,065 537 21,528	(2) — (5,415) \$ 11,987 \$ 8 11,979	(1) 7 1,109 \$ 4,107 \$ 2,000	\$ 1,333 \$ - 1,333	(325) \$ 1,942 \$ \$ - \$	(67) 223 (15,656) 60,000 2,547 57,453
Charge-offs Recoveries (Loan loss reversal) provision for loan losses Balance at December 31, 2021 Ending balance: Allowance individually evaluated for impairment Ending balance: Allowance collectively evaluated for impairment* Balance at December 31, 2021 Recorded investments in loans outstanding: Ending balance: Loans individually	\$ \$	(2) 4 (2,370) 18,566 \$ 2 \$ 18,564 18,566 \$	(62) 210 (7,948) 22,065 537 21,528 22,065	\$ 11,987 \$ 11,987 \$ 11,987	(1) 7 1,109 \$ 4,107 \$ 2,000 2,107 \$ 4,107	\$ 1,333 \$ - 1,333 \$ 1,333	(325) \$ 1,942 \$ \$ - \$ 1,942 \$ \$ 1,942 \$	(67) 223 (15,656) 60,000 2,547 57,453 60,000
Charge-offs Recoveries (Loan loss reversal) provision for loan losses Balance at December 31, 2021 Ending balance: Allowance individually evaluated for impairment Ending balance: Allowance collectively evaluated for impairment* Balance at December 31, 2021 Recorded investments in loans outstanding: Ending balance: Loans individually evaluated for impairment	\$	(2) 4 (2,370) 18,566 \$ 2 \$ 18,564	(62) 210 (7,948) 22,065 537 21,528 22,065	\$ 11,987 \$ 11,987 \$ 11,987	(1) 7 1,109 \$ 4,107 \$ 2,000 2,107 \$ 4,107	\$ 1,333 \$ - 1,333 \$ 1,333	(325) \$ 1,942 \$ \$ - \$ 1,942 \$ \$ 1,942 \$	(67) 223 (15,656) 60,000 2,547 57,453
Charge-offs Recoveries (Loan loss reversal) provision for loan losses Balance at December 31, 2021 Ending balance: Allowance individually evaluated for impairment Ending balance: Allowance collectively evaluated for impairment* Balance at December 31, 2021 Recorded investments in loans outstanding: Ending balance: Loans individually	\$ \$	(2) 4 (2,370) 18,566 \$ 2 \$ 18,564 18,566 \$	(62) 210 (7,948) 22,065 537 21,528 22,065	\$ 11,987 \$ 11,987 \$ 11,987	(1) 7 1,109 \$ 4,107 \$ 2,000 2,107 \$ 4,107	\$ 1,333 \$ - 1,333 \$ 1,333	(325) \$ 1,942 \$ \$ - \$ 1,942 \$ \$ 1,942 \$	(67) 223 (15,656) 60,000 2,547 57,453 60,000
Charge-offs Recoveries (Loan loss reversal) provision for loan losses Balance at December 31, 2021 Ending balance: Allowance individually evaluated for impairment Ending balance: Allowance collectively evaluated for impairment* Balance at December 31, 2021 Recorded investments in loans outstanding: Ending balance: Loans individually evaluated for impairment Ending balance: Loans collectively	\$ \$	(2) 4 (2,370) 18,566 \$ 2 \$ 18,564 18,566 \$	(62) 210 (7,948) 22,065 537 21,528 22,065 21,829 3,310,096	\$ 11,987 \$ 11,987 \$ 333 \$ 2,410,948	\$ 4,107 \$ 2,000 \$ 2,107 \$ 7,999 \$ 538,350	\$ 1,333 \$ - 1,333 \$ - 1,333 \$ 2,321 337,043	\$ 1,942 \$ \$ 1,942 \$ \$ 1,942 \$ \$ 1,942 \$ \$ 88 \$	(67) 223 (15,656) 60,000 2,547 57,453 60,000

^{*}Balances include amounts related to accrual loans 90 days or more past due.

	Real e	estate mortgage	Production and intermediate-term	Agribusiness	Rural infrastructure	Rural residential real estate	Other	Total
Allowance for loan losses:		3 3		<u> </u>	•			
Balance at December 31, 2019	\$	18,832 \$	29,024 \$	18,402 \$	2,587 \$	2,097 \$	1,558 \$	72,500
Charge-offs		(11)	(398)	-	_	(2)	_	(411)
Recoveries		27	276	_	_	3	_	306
Provision for loan losses (loan loss reversal)		2,086	963	(998)	405	(60)	709	3,105
Balance at December 31, 2020	\$	20,934 \$	29,865 \$	17,404 \$	2,992 \$	2,038 \$	2,267 \$	75,500
Ending balance: Allowance individually evaluated for impairment	\$	– \$	259 \$	34 \$	s – \$	s – \$	- \$	293
Ending balance: Allowance collectively evaluated for impairment*		20,934	29,606	17,370	2,992	2,038	2,267	75,207
Balance at December 31, 2020	\$	20,934 \$	29,865 \$	•	•	•	·	75,500
Recorded investments in loans outstanding:								
Ending balance: Loans individually								
evaluated for impairment	\$	24,659 \$	27,599 \$	2,006 \$	- \$	3,032 \$	88 \$	57,384
Ending balance: Loans collectively evaluated for impairment*		6,295,043	3,212,459	2,275,445	507,313	435,345	73,860	12,799,465
Balance at December 31, 2020	\$	6,319,702 \$	3,240,058 \$	2,277,451 \$	5 507,313 \$	438,377 \$	73,948 \$	12,856,849

^{*}Balances include amounts related to accrual loans 90 days or more past due.

A summary of changes in the reserve for unfunded lending commitments follows:

	2022	2021	2020
Balance at January 1	\$ 16,500 \$	23,500 \$	19,500
Provision (reversal) for unfunded lending		(=)	
commitments	500	(7,000)	4,000
Total	\$ 17,000 \$	16,500 \$	23,500

Note 5 – Investment in CoBank, ACB

At December 31, 2022, Northwest FCS' investment in CoBank is in the form of Class A stock with a par value of one hundred dollars per share. Northwest FCS is required to own stock in CoBank to capitalize both its direct loan balance and participation loans sold to CoBank. As of December 31, 2022, the requirement for capitalizing its direct loan from CoBank is 3 percent of Northwest FCS' prior one-year trailing average direct loan balance. As of December 31, 2022, the requirement for capitalizing patronage-based participation loans sold to CoBank is 7 percent of Northwest FCS' prior ten-year average balance of such participations sold to CoBank. Under the current CoBank capital plan applicable to such participation loans sold, patronage from CoBank related to these participations sold is paid 75 percent in cash and 25 percent in CoBank Class A stock. The capital plan is evaluated annually by CoBank's board of

directors and management and is subject to change. Additionally, CoBank's board of directors may approve additional distributions of patronage, subject to certain regulatory requirements.

As of December 31, 2022, 2021 and 2020, Northwest FCS owned approximately 11 percent of the outstanding common stock of CoBank. The following table provides key financial metrics for CoBank:

December 31,	2022	2021	2020
CoBank total assets	\$ 188,842,853	\$ 170,305,924	\$ 158,586,404
CoBank total members' equity	\$ 10,224,688	\$ 12,234,361	\$ 11,909,605
CoBank net income	\$ 1,448,626	\$ 1,314,158	\$ 1,263,001

CoBank may require the holders of its equities to subscribe for such additional capital as may be needed to meet its capital requirements for its joint and several liability under the Farm Credit Act and regulations. In making such a capital call, CoBank shall take into account the financial condition of each such holder and such other considerations, as it deems appropriate. For additional information, refer to Note 17.

Note 6 – Premises and Equipment

Premises and equipment consist of the following:

December 31,	2022	2021	2020
Land	\$ 6,976 \$	6,976 \$	6,976
Buildings and leasehold improvements	60,390	53,536	43,799
Furniture and equipment	15,196	18,510	18,265
Less: accumulated depreciation	(29,011)	(30,828)	(27,938)
Total premises and equipment, net	\$ 53,551 \$	48,194 \$	41,102
Depreciation expense	\$ 3,561 \$	3,484 \$	3,536

Note 7 – Note Payable to CoBank, ACB

Northwest FCS' indebtedness to CoBank represents borrowings by Northwest FCS to fund its loan portfolio. This indebtedness is collateralized by a pledge of substantially all of Northwest FCS' assets and is governed by a General Financing Agreement (GFA). According to the GFA, the aggregate outstanding amount of principal and accrued interest shall not at any time exceed the commitment amount. Each debt obligation has its own term and rate structure. The weighted average interest rate for all debt was 3.22 percent, 1.08 percent and 1.26 percent, at December 31, 2022, 2021 and 2020, respectively. The GFA is subject to renewal periodically and requires the association to comply with certain covenants. Northwest FCS was in compliance with the terms and conditions of the GFA as of December 31, 2022. For additional information, refer to Note 17.

Through the note payable to CoBank, Northwest FCS was liable for the following:

December 31,	2022	2021	2020
Fixed-rate debt	\$ 6,092,385 \$	6,589,961 \$	5,349,207
Floating-rate debt	3,935,000	2,500,100	2,340,200
Discount notes	1,111,233	224,986	1,199,079
Daily revolving line of credit	670,932	1,725,693	1,436,619
Total	\$ 11,809,550 \$	11,040,740 \$	10,325,105

Fixed-rate debt typically has maturities ranging from one to 30 years and at December 31, 2022, included callable debt of \$2.5 billion with a range of call dates between January 2023 and January 2027. Floating-rate debt generally has maturities ranging from one year to two years. Discount notes have maturities ranging from one day to 365 days. The daily revolving line of credit is renewed annually and is priced at the 30-day discount note rate.

The maturities of debt and weighted average interest rate within the note payable to CoBank as of December 31, 2022, are shown below:

Year of maturity	Amount	Weighted average interest
2023	\$ 5,196,665	3.87 %
2024	2,390,490	3.47 %
2025	532,398	1.94 %
2026	504,438	1.76 %
2027	533,397	2.03 %
Subsequent years	2,652,162	2.48 %
Total	\$ 11,809,550	3.22 %

Under the Farm Credit Act, Northwest FCS is obligated to borrow only from CoBank, unless CoBank gives approval to borrow elsewhere. CoBank, consistent with FCA regulations, has established limitations on Northwest FCS' ability to borrow funds based on specified factors or formulas relating primarily to credit quality and financial condition. At December 31, 2022, Northwest FCS' note payable is within the specified limitations.

Northwest FCS has two secondary sources of liquidity and funding, with the first being a Liquidity Investments Portfolio managed by Northwest FCS. The Liquidity Investments Portfolio holds investment securities primarily to maintain a liquidity reserve and to assist with interest rate risk management. In accordance with Board-approved policies, Northwest FCS purchases high credit quality investment securities to ensure the investment portfolio is readily marketable and available to serve as a source of liquidity in the event of disruption to Northwest FCS' normal funding sources. For additional information on investment securities, refer to Note 2 and Note 3.

Northwest FCS' other secondary source of liquidity and funding is through an uncommitted Federal Funds line of credit with Wells Fargo Bank, N.A. The amount available as of December 31, 2022 through this line is \$125.0 million, which was increased from \$75.0 million on December 30, 2022, and is intended to provide liquidity for disaster recovery or other emergency situations. This line of credit has been approved by CoBank and in the event of disaster recovery or other emergency situation, Northwest FCS would not need to notify CoBank prior to use of the line of credit. At December 31, 2022, 2021 and 2020, no balance was outstanding on this line of credit.

Note 8 - Members' Equity

A description of Northwest FCS' capitalization requirements, protection mechanisms, regulatory capitalization requirements and restrictions and equities are provided below.

Capital Stock and Participation Certificates

In accordance with the Farm Credit Act and Northwest FCS' capitalization bylaws, each borrower is required to acquire capital stock or participation certificates in Northwest FCS as a condition of borrowing. Borrowers acquire ownership of capital stock or participation certificates at the time the loan is made. Borrowers are not currently required to make a cash investment to acquire capital stock or participation certificates; however, their obligation to pay for the capital stock or participation certificates is maintained as an interest free obligation with Northwest FCS. The capital stock and participation certificates are at-risk investments as described in the Northwest FCS capitalization bylaws. Northwest FCS retains a first lien on common stock or participation certificates owned by its borrowers. Stock is retired in accordance with Northwest FCS bylaws and only if Northwest FCS is in compliance with its capital adequacy requirements. Borrowers are responsible for payment of the cash investment upon demand by Northwest FCS. Capital stock and participation certificates receivable are included within members' equity in the Consolidated Balance Sheets under a contra account titled 'Less: capital stock and participation certificates receivable'.

Pursuant to provisions of the Farm Credit Act, the System's minimum initial borrower investment requirement is one thousand dollars or 2 percent of the related loan balance on a per customer basis, whichever is less. The bylaws of Northwest FCS provide its board of directors with the authority to modify the capitalization requirements for new loans subject to a maximum of 4 percent of the related loan balance.

Retirement of equities noted above will be at the lower of par or book value, and repayment of a loan does not automatically result in retirement of the corresponding stock or participation certificates. The Northwest FCS' Board of Directors (the board) considers the current and future status of permanent capital requirements before authorizing any retirement of at-risk equities. Pursuant to FCA regulations, should Northwest FCS fail to satisfy its minimum permanent capital requirements, retirements of at-risk equities subsequent to such noncompliance would be prohibited, except for retirements in the event of default or loan restructuring.

Regulatory Capitalization Requirements and Restrictions

The FCA sets minimum regulatory capital requirements for banks and associations. Northwest FCS exceeded the regulatory minimums and capital conservation buffer amounts, where applicable, for all ratios. The following sets forth the regulatory capital ratio requirements and ratios:

As of December 31,	2022	2021	2020	Regulatory minimums	Regulatory minimums with buffer
Risk-adjusted:					
Common equity tier 1 ratio	17.3%	17.4%	17.5%	4.5%	7.0%
Tier 1 capital ratio	17.3%	17.4%	17.5%	6.0%	8.5%
Total capital ratio	17.8%	17.9%	18.2%	8.0%	10.5%
Permanent capital ratio	17.4%	17.5%	17.6%	7.0%	7.0%
Non-risk-adjusted:					
Tier 1 leverage ratio*	18.3%	18.5%	18.6%	4.0%	5.0%
UREE leverage ratio	18.3%	19.9%	19.8%	1.5%	1.5%

^{*}Must include the regulatory minimum requirement of at least 1.5 percent of UREE.

If the capital ratios fall below the total requirements, including the buffer amounts, capital distributions (equity redemptions and patronage) and discretionary senior executive bonuses are restricted or prohibited without prior FCA approval. Also, failure to meet total requirements could initiate certain mandatory and possibly additional discretionary actions by the FCA that, if undertaken, could have a direct material effect on Northwest FCS' financial statements.

An existing regulation empowers FCA to direct a transfer of funds or equities by one or more System institutions to another System institution under specified circumstances. This regulation has not been used to date. Northwest FCS has not been called upon to initiate any such transfers and is not aware of any proposed action under this regulation.

Description of Equities

Northwest FCS is authorized to issue an unlimited number of shares of Class A common stock and up to 500 million units of Class A participation certificates (PCs) with a par value of five dollars per share. Class A common stock is at-risk, has voting rights and may be retired at the discretion of the board and, if retired, shall be retired at lower of par or book value. At December 31, 2022, there were 2,531,334 shares outstanding with a total par value of \$12.7 million. Class A PCs are at-risk, do not have voting rights and may be retired at the discretion of the board and, if retired, shall be retired at lower of par or book value. At December 31, 2022, there were 168,991 units outstanding with a total par value of \$0.8 million.

Northwest FCS is authorized to issue 100 million shares of Class D nonvoting stock to CoBank with a par value of five dollars. Class D nonvoting stock is not transferable and is required to be issued for cash, with Northwest FCS having no authority to require additional capital contributions. Retirement and earnings distributions are subject to statutory and regulatory restrictions. At December 31, 2022, there were no Class D nonvoting shares outstanding.

Voting common stock is converted to nonvoting common stock two years after the owner of the stock ceases to be a borrower or immediately if the former borrower becomes ineligible to borrow from Northwest FCS. Nonvoting common stockholders are eligible to participate in other services offered by Northwest FCS. Each owner or the joint owners of voting common stock is entitled to a single vote regardless of the number of shares held, while nonvoting common stock and PCs provide no voting rights to their owners. Voting stock may not be transferred to another person unless such person is eligible to hold such stock.

Losses that result in impairment of capital stock and PCs would be allocated to such equities on a prorated basis. Upon liquidation of Northwest FCS, at-risk capital stock and PCs would be used as necessary to satisfy any remaining obligations in excess of the amounts realized on the sale or liquidation of assets. Equities protected under the Farm Credit Act would continue to be retired at par or face value.

Patronage

Northwest FCS' bylaws provide for the payment of patronage distributions. All patronage distributions to eligible stockholders shall be on a proportionate patronage basis as may be approved by the board, consistent with the requirements of Subchapter T of the IRC. For the years ended December 31, 2022, 2021 and 2020, the board approved cash patronage

distributions of \$186.5 million, \$165.2 million and \$177.2 million, respectively. Patronage distributions are recorded on an accrual basis, based on estimated amounts. The difference between the estimated accrual and the actual patronage distribution is reflected in retained earnings in the year paid. In December 2022, the board approved a resolution to distribute a portion of 2023 earnings in the form of patronage to its stockholders. The patronage will be accrued and declared in 2023 and paid in 2024.

All earnings not distributed as qualified patronage allocations or appropriated for some other purpose are retained as unallocated retained earnings. At December 31, 2022, all accumulated earnings are retained as unallocated retained earnings. In accordance with Internal Revenue Service (IRS) requirements, each stockholder is sent a nonqualified written notice of allocation. Allocated but not distributed patronage refunds are included as unallocated retained earnings. The board considers these unallocated retained earnings to be permanently invested in Northwest FCS. As such, there is no current plan to retire, revolve or redeem these amounts, except in the unlikely event of liquidation. No express or implied right to have such capital retired or revolved at any time is granted.

Accumulated Other Comprehensive Income (Loss)

Northwest FCS reports accumulated other comprehensive income (loss) as a component of members' equity. The following tables present activity in the accumulated other comprehensive income (loss), net of tax by component:

securities	(20.404)
Balance at December 31, 2021 \$ (26,481) \$ (3,710) \$	(30,191)
Other comprehensive loss before reclassifications (3,289) (33,206)	(36,495)
Amounts reclassified from accumulated other comprehensive loss (income) 1,494 (90)	1,404
Net current period other comprehensive loss (1,795) (33,296)	(35,091)
Balance at December 31, 2022 \$ (28,276) \$ (37,006) \$	(65,282)
Balance at December 31, 2020 \$ (28,953) \$ 1,152 \$	(27,801)
Other comprehensive income before reclassifications 887 (4,862)	(3,975)
Amounts reclassified from accumulated other comprehensive loss 1,585 —	1,585
Net current period other comprehensive income (loss) 2,472 (4,862)	(2,390)
Balance at December 31, 2021 \$ (26,481) \$ (3,710) \$	(30,191)
Balance at December 31, 2019 \$ (32,826) \$ 40 \$	(32,786)
Other comprehensive income before reclassifications 2,005 1,112	3,117
Amounts reclassified from accumulated other comprehensive loss 1,868 —	1,868
Net current period other comprehensive income 3,873 1,112	4,985
Balance at December 31, 2020 \$ (28,953) \$ 1,152 \$	(27,801)

The following table represents reclassifications out of accumulated other comprehensive loss:

	Location of (losses) gains recognized in Consolidated Statements of Income			ssified from accumulated o comprehensive			
Year ended December 31,			2022	2021	2020		
Unrealized gains (losses) on investment securities available-forsale, net:							
Gain on sales, net	Other noninterest income	\$	90 \$	- \$	_		
Pension and other benefit plans:							
Amortization of net actuarial loss	Salaries and employee benefits	\$	(1,512) \$	(1,605) \$	(1,891)		
Deferred tax	Provision for income taxes		18	20	23		
Total reclassifications		\$	(1,404) \$	(1,585) \$	(1,868)		

Note 9 – Income Taxes

The provision for income taxes follows:

Year ended December 31,	2022	2021	2020
Current:			
Federal	\$ 349	\$ 834	\$ 370
State	56	142	60
Total current provision for income taxes	\$ 405	\$ 976	\$ 430
Deferred:			
Federal	\$ (1,872)	\$ 3,144	\$ 1,915
State	(316)	531	323
Total deferred provision for income taxes	\$ (2,188)	\$ 3,675	\$ 2,238
Increase (decrease) in deferred tax asset valuation allowance	2,395	(3,256)	(2,244)
Provision for income taxes	\$ 612	\$ 1,395	\$ 424

The provision for income tax differs from the amount of income tax determined by applying the applicable U.S. statutory federal income tax rate to pretax income as follows:

Year ended December 31,	2022	2021	2020
Federal tax at statutory rate	\$ 74,218 \$	74,229 \$	66,376
State tax, net	(205)	531	303
Effect of nontaxable activities	(60,471)	(58,144)	(51,735)
Patronage distribution	(15,758)	(14,158)	(14,704)
Increase (decrease) in deferred tax asset valuation allowance	2,395	(3,256)	(2,244)
Other	433	2,193	2,428
Provision for income taxes	\$ 612 \$	1,395 \$	424

Deferred tax assets and liabilities were composed of the following:

December 31,	2022	2021	2020
Allowance for credit losses	\$ 9,069	\$ 7,243	\$ 10,522
Employee benefits, net	6,171	5,491	5,670
Interest on nonaccrual loans	1,096	947	804
Deferred loan fees and costs, net	1,734	398	453
Gross deferred tax assets	\$ 18,070	\$ 14,079	\$ 17,449
Patronage	(12,596)	(11,029)	(10,437)
Gross deferred tax liabilities	\$ (12,596)	\$ (11,029)	\$ (10,437)
Valuation allowance	(5,401)	(2,792)	(6,308)
Net deferred tax asset	\$ 73	\$ 258	\$ 704

The calculation of deferred tax assets and liabilities involves various management estimates and assumptions as to the future taxable earnings, including the amount of non-patronage income and patronage income retained. The expected future tax rates are based upon enacted tax laws.

Northwest FCS recorded a valuation allowance in 2022, 2021 and 2020 as reflected in the tables above. Northwest FCS will continue to evaluate the realizability of the deferred tax assets and adjust the valuation allowance accordingly.

Northwest FCS recognizes interest and penalties related to unrecognized tax positions as an adjustment to income tax expense. The total amount of unrecognized tax benefits that, if recognized, would have no effect on the effective tax rate. Northwest FCS does not have any positions for which it is reasonably possible that the total amounts of unrecognized tax positions will significantly increase or decrease within the next 12 months.

Tax years that remain open for federal and state income tax jurisdictions are generally 2019 and forward.

Note 10 - Employee Benefit Plans

Defined Benefit Plans

Certain employees of Northwest FCS participate in a Pension Plan, a defined benefit retirement plan. This defined benefit retirement plan is closed to new entrants. The Department of Labor has determined the plan to be a governmental plan; therefore, the plan is not subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended (ERISA). As the plan is not subject to ERISA, the plan's benefits are not insured by the Pension Benefit Guaranty Corporation. Accordingly, the amount of accumulated benefits that participants would receive in the event of the plan's termination is contingent on the sufficiency of the plan's net assets to provide benefits at that time. Northwest FCS contributes amounts necessary on an actuarial basis to provide the plan with sufficient assets to meet the benefits to be paid to participants. The amounts ultimately to be contributed and recognized as expense, as well as the timing of those contributions and expenses, are subject to many variables including performance of plan assets and interest rate levels. These variables could result in actual contributions and expenses being greater or less than anticipated. Benefits are paid from plan assets based on a pre-defined formula that considers salary and credited service, subject to certain limitations. Several benefit payment options are available, as defined in the Pension Plan document.

For a limited number of highly-compensated participants in the Pension Plan mentioned above, Northwest FCS also had a Restoration Plan to restore benefits to those Pension Plan participants whose compensation or benefits exceeds the maximum allowed for a qualified pension plan per IRS regulations or wages excluded from compensation in the Pension Plan due to deferrals in a NQDC plan. The Restoration Plan was closed in January 2020.

Northwest FCS recognizes the funded status of its pension and restoration plans, measured as the differences between the fair value of the plan assets and the projected benefit obligation, on the Consolidated Balance Sheets within the Other assets and Other liabilities line item, depending on the funded status of the plans. As of December 31, 2022 and 2021, the funded status related to the pension plan was \$162.3 thousand and \$1.9 million, respectively. As of December 31, 2020, the unfunded status related to the pension plan and restoration plan was \$3.0 million.

Other Post-Employment Benefit Plans

Employees not eligible to participate in the Pension Plan participate in the Defined Contribution Plan, which is in accordance with Section 401 of the IRC. The Defined Contribution Plan requires the employer to contribute 3 percent of eligible employee compensation for eligible employees. For eligible employees hired prior to January 1, 2007, up to an additional 5 percent of compensation in excess of the employee social security wage base is available.

All Northwest FCS employees may elect to defer a portion of their salaries in accordance with IRS rules. For employees participating in the Pension Plan, Northwest FCS matches employee contributions up to a maximum of 100 percent of the employees' first 2 percent of eligible earnings and 50 percent on the next 4 percent of eligible earnings. For employees participating in the Defined Contribution Plan, Northwest FCS matches employee contributions up to a maximum of 100 percent on the employees' first 6 percent of eligible earnings.

Northwest FCS participates in a NQDC plan, where senior officers and certain other individuals may defer a portion of their salary, bonus, and other compensation. Additionally, the plan provides for supplemental employer matching contributions related to compensation deferred by the employee that would have been eligible for a matching contribution under the defined contribution plan if it were not for certain IRS limitations. The plan's funding is an asset and the related amount owed to employees is a liability per accounting guidance. The balance recorded in other assets and other liabilities in the Consolidated Balance Sheets at December 31, 2022 was \$15.1 million.

Note 11 – Related Party Transactions

In the ordinary course of business, Northwest FCS enters into loan transactions with directors, their immediate families, their affiliated organizations and affiliated organizations of senior officers. Such loans are made on the same terms, including interest rates, amortization schedules and collateral requirements, as those prevailing at the time for comparable transactions with unrelated borrowers. Senior officers and certain immediate family and affiliated organizations are precluded from obtaining new loans from Northwest FCS.

Loan information to related parties was as follows:

Balance at December 31,	\$ 81,875 \$	64,679 \$	37,961
Repayments and other	(472,747)	(316,545)	(169,582)
New and advances on loans	489,943	343,263	172,494
Balance at January 1,	\$ 64,679 \$	37,961 \$	35,049
	2022	2021	2020

The Repayments and other above reflects loan repayments, participations sold and changes in related parties for the respective periods. In the opinion of management, none of these loans outstanding at December 31, 2022, involved more than a normal risk of collectability.

In the ordinary course of business, Northwest FCS also enters into certain other transactions with directors and their affiliated entities. These transactions for products and services are available to all customers and are made on the same terms prevailing at the time for comparable transactions with unrelated customers.

Northwest FCS also recognized \$76.7 million, \$67.8 million and \$56.2 million of patronage income from CoBank for the years ended December 31, 2022, 2021 and 2020, respectively. Patronage distributed from CoBank was in cash and common stock. The amounts accrued for 2022 will be paid by CoBank in 2023. As of December 31, 2022, Northwest FCS' investment in CoBank was \$419.8 million, which was included in assets in the Consolidated Balance Sheets.

In the normal course of business, Northwest FCS purchases loan participations from CoBank and also sells loan participations to CoBank. At December 31, 2022, Northwest FCS had sold participation interests to CoBank totaling \$1.8 billion and had purchased loan participation interests from CoBank totaling \$1.4 billion.

As of December 31, 2022, Northwest FCS' investment in AgDirect was \$50.8 million. This was included in investment in other Farm Credit Entities in the Consolidated Balance Sheets. This investment is accounted for under the cost basis method. Income recorded related to AgDirect for the year ended December 31, 2022 was \$6.2 million, and \$4.4 million for the years ended December 31, 2021 and 2020, which were included within other noninterest income in the Consolidated Statements of Income. Northwest FCS' capital investment required in AgDirect is determined based on loan pool volume. As of December 31,2022, Northwest FCS was required

to capitalize loan pool volume at 12 percent as compared to 6 percent as of December 31, 2021 and 2020.

As of December 31, 2022, Northwest FCS' investment in AgriBank was \$29.2 million. This investment supports ProPartners input financing and is included in investment in Other Farm Credit Entities in the Consolidated Balance Sheets. This investment is accounted for under the cost basis method. Income recorded related to AgriBank for the years ended December 31, 2022, 2021 and 2020 was \$4.1 million, \$3.5 million and \$3.4 million, respectively, which was included within other noninterest income in the Consolidated Statements of Income. Northwest FCS will continue to invest in AgriBank at a level agreed upon and generally based on the budgeted average daily balances of sold loan volume related to ProPartners.

System institutions jointly own several service organizations. These organizations were created to provide a variety of services for the System. Northwest FCS has ownership interests in the following service organizations:

- Northwest FCS, along with other System institutions, is a partial owner in Farm Credit Financial Partners, Inc. (FPI), a dedicated service corporation that provides information technology solutions for various Farm Credit entities. At December 31, 2022, Northwest FCS owned approximately 20 percent of FPI and the investment in FPI was \$3.0 million. This investment is accounted for under the equity method. Northwest FCS' share of the income and losses related to the investment in FPI are recorded within other noninterest income in the Consolidated Statements of Income and are not material for the years presented. The total cost of services purchased from FPI for the years ended December 31, 2022, 2021 and 2020 was \$16.2 million, \$15.0 million and \$15.3 million respectively, which was included within purchased services in the Consolidated Statements of Income.
- Farm Credit System Association Captive Insurance Company (Captive), provides
 corporate insurance coverage to member organizations. As of December 31, 2022,
 Northwest FCS' investment in the Captive was \$3.6 million, which was included in
 investment in other Farm Credit Entities in the Consolidated Balance Sheets. Income
 recorded related to the Captive for the years ended December 31, 2022, 2021 and
 2020 was \$0.6 million, \$0.4 million and \$0.6 million, respectively, which was included
 within patronage income in the Consolidated Statements of Income.

Farm Credit Foundations (Foundations) provides benefits and payroll services to
Northwest FCS as well as certain other System entities. As of December 31, 2022,
Northwest FCS' investment in Foundations was \$79.7 thousand, which was included
in investment in other Farm Credit Entities in the Consolidated Balance Sheets. The
total cost of services purchased from Foundations for the years ended December 31,
2022 and 2021 was \$0.8 million and \$0.7 million for 2020, which were included within
purchased services in the Consolidated Statements of Income.

As of December 31, 2022, Northwest FCS had equity ownership in the following Unincorporated Business Entities, which were all formed for the purpose of acquiring and managing unusual or complex collateral associated with loans. These Unincorporated Business Entities have not had any activity since creation.

	Ownership %
Assembly, LLC	100.0 %
Assembly I, LLC	100.0 %
Avail, LLC	100.0 %

Note 12 – Regulatory Enforcement Matters

No FCA regulatory enforcement actions currently exist with respect to Northwest FCS.

Note 13 – Fair Value Measurements

Accounting guidance defines fair value as the exchange price that would be received for an asset or paid to transfer a liability in an orderly transaction between market participants in the principal or most advantageous market for the asset or liability. The fair value measurement is not an indication of liquidity. For additional information, refer to Note 2.

Assets and liabilities measured at fair value on a recurring basis for each of the fair value hierarchy values are summarized in the following tables:

		Fair value mea	sure	ement using	
December 31, 2022	Level 1	Level 2		Level 3	Total fair value
Assets:					
Investment securities	\$ _	\$ 606,343	\$	_	\$ 606,343
Derivative assets	_	_		_	_
RBICs	_	_		9,167	9,167
Total assets	\$ _	\$ 606,343	\$	9,167	\$ 615,510
Liabilities					
Derivative liabilities	\$ _	\$ 3,324	\$	_	\$ 3,324
Total liabilities	\$ _	\$ 3,324	\$	_	\$ 3,324
		Fair value mea	sure	ement using	
December 31, 2021	Level 1	Level 2		Level 3	Total fair value
Assets:					
Investment securities	\$ _	\$ 422,301	\$	_	\$ 422,301
Derivative assets	-	4,040		_	4,040
RBICs	_	_		5,877	5,877
Total assets	\$ _	\$ 426,341	\$	5,877	\$ 432,218
Liabilities					
Derivative liabilities	\$ _	\$ _	\$	_	\$ _
Total liabilities	\$ _	\$ _	\$	_	\$ _
		Fair value mea	sure	ement using	
December 31, 2020	Level 1	Level 2		Level 3	Total fair value
Assets:					
Investment securities	\$ _	\$ 252,417	\$	_	\$ 252,417
Derivative assets	_	11,740		_	11,740
RBICs	_	_		3,813	3,813
Total assets	\$ _	\$ 264,157	\$	3,813	\$ 267,970
Liabilities					
Derivative liabilities	\$ _	\$ _	\$	_	\$ _
Total liabilities	\$ _	\$ _	\$	_	\$ _

There were no significant transfers between Level 1, Level 2 and Level 3 during the year.

Assets measured at fair value on a non-recurring basis for each of the fair value hierarchy values are summarized in the following table:

	Fair value measurement using					
		Level 1	Level 2	Level 3	Total fair value	
Assets:						
Nonaccrual loans						
December 31, 2022	\$	- \$	– \$	13,546 \$	13,546	
December 31, 2021	\$	- \$	- \$	9,374 \$	9,374	
December 31, 2020	\$	- \$	- \$	425 \$	425	

Valuation Techniques

As more fully discussed in Note 2, accounting guidance establishes a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The following represents a brief summary of the valuation techniques used for Northwest FCS' assets and liabilities.

Investment Securities

Where quoted prices are available in an active market, available-for-sale securities would be classified as level 1. If quoted prices are not available in an active market, the fair value of securities is estimated using quoted prices for similar securities received from pricing services or discounted cash flows. Generally, these securities would be classified as Level 2. This would include U.S. Treasury, U.S. agency and certain mortgage-backed-securities. Where there is limited activity or less transparency around inputs to the valuation, the securities are classified as Level 3. The estimated fair values of investment securities also appear in Note 3.

Derivative Assets and Liabilities

Exchange-traded derivatives valued using quoted prices would be classified within the fair value Level 1 hierarchy. However, few classes of derivative contracts are listed on an exchange; thus, the derivative positions are valued using internally developed models that use as their basis readily observable market parameters and are classified within the fair value Level 2 hierarchy. Such derivatives include interest rate swaps.

The models used to determine the fair value of derivative assets and liabilities use an income approach based on observable market inputs, including the LIBOR curves and volatility assumptions about future interest rate movements.

For additional information on derivative instruments, refer to Note 15.

RBICs

The RBICs facilitate equity and debt investments in agriculture-related businesses that create growth and job opportunities in rural America. These investments are not publicly traded and book value approximates their fair value. As a result, RBICs are classified within fair value Level 3 hierarchy and are included in other assets in the Consolidated Balance Sheets.

Nonaccrual Loans

For nonaccrual loans, it is assumed that collection will result from the disposition of the underlying collateral. Fair value of these loans is estimated to equal the aggregate net realizable value of the underlying collateral. When the net realizable value of collateral exceeds the legal obligation for a particular loan, the legal obligation was used for evaluating fair values of the respective loans. The carrying value of accrued interest receivable was assumed to approximate its fair value. As a result, nonaccrual loans are classified within fair value Level 3 hierarchy and are included in loans in the Consolidated Balance Sheets.

Note 14 - Commitments and Contingencies

Northwest FCS has various commitments outstanding and contingent liabilities.

Northwest FCS may participate in financial instruments with off-balance-sheet risk to satisfy the financing needs of its customers and to manage their exposure to interest-rate risk. These financial instruments include commitments to extend credit and/or commercial letters of credit. The instruments involve, to varying degrees, elements of credit risk in excess of the amount recognized in the financial statements. Commitments to extend credit are agreements to lend to a customer as long as there is not a violation of any condition established in the contract. Commercial letters of credit are agreements to pay a beneficiary under conditions specified in the letter of credit. Commitments and letters of credit generally have fixed expiration dates or other termination clauses and may require payment of a fee. At December 31, 2022, there were \$4.7 billion of commitments to extend credit and there were \$9.1 million of commercial letters of credit.

Northwest FCS also participates in standby letters of credit to satisfy the financing needs of its borrowers. These letters of credit are irrevocable agreements to guarantee payments of specified financial obligations. Standby letters of credit are recorded at fair value in the Consolidated Balance Sheets. At December 31, 2022, \$76.6 million of standby letters of credit were outstanding. The outstanding standby letters of credit have expiration dates ranging from 2023 to 2030.

Since many of these commitments are expected to expire without being drawn upon, the total commitments do not necessarily represent future cash requirements. However, these credit-related financial instruments have off-balance-sheet credit risk because their amounts are not reflected on the balance sheet until funded. The credit risk associated with issuing commitments is substantially the same as that involved in extending loans to borrowers and management applies the same credit policies to these commitments. Upon fully funding a commitment, the credit risk amounts are equal to the contract amounts, assuming that borrowers fail completely to meet their obligations and the collateral or other security is of no value. The amount of collateral obtained, if deemed necessary upon extension of credit, is based on management's credit evaluation of the borrower.

Northwest FCS along with other System institutions are limited partners invested in five RBICs. Northwest FCS' total unfunded commitments at December 31, 2022, was \$14.4 million with varying commitment end dates through June 2032. Certain commitments may have an option to extend under specific circumstances. Northwest FCS is expected to invest in the remaining unfunded commitments.

In the normal course of business, we may be subject to a variety of legal matters, which may result in contingencies. In addition, actions are pending against Northwest FCS in which claims for monetary damages are asserted. Based on current information, management and legal counsel are of the opinion that the ultimate liability, if any resulting therefrom, would not be material in relation to the financial condition and results of operation of Northwest FCS.

Note 15 – Derivative Instruments and Hedging Activities

Risk Management Objectives and Strategies

Northwest FCS maintains an overall risk management strategy that incorporates the use of derivative financial instruments to minimize significant unplanned fluctuations in earnings that are caused by interest rate volatility. The goal is to manage interest rate sensitivity and risk by modifying the repricing or maturity characteristics of certain balance sheet assets and liabilities. As a result of interest rate fluctuations, fixed-rate assets and liabilities will appreciate or depreciate in market value. The effect of this unrealized appreciation or depreciation is expected to be substantially offset by gains and losses on the derivative instruments that are used to hedge these assets and liabilities. Northwest FCS considers the strategic use of derivatives to be a prudent method of managing risk, as it prevents earnings from being exposed to undue risk posed by changes in interest rates.

By using derivative instruments, Northwest FCS exposes itself to credit risk and market risk. Generally, when the fair value of a derivative contract is positive, this indicates that the counterparty owes Northwest FCS, thus creating a credit risk for Northwest FCS. When the fair value of the derivative contract is negative, Northwest FCS owes the counterparty and, therefore assumes no credit risk. Northwest FCS' derivative activities are monitored by its Asset/Liability Committee (ALCO) as part of its oversight of the asset/liability and treasury functions. The ALCO is responsible for approving hedging strategies that are developed within parameters established by the Northwest FCS' Board of Directors. The resulting hedging strategies are then incorporated into Northwest FCS' overall risk-management strategies.

Uses of Derivatives

To achieve risk management objectives and satisfy the financing needs of its borrowers,

Northwest FCS executes derivative transactions with CoBank. Derivatives (interest rate swaps)
are used to manage liquidity and the interest rate risk arising from maturity and repricing
mismatches between assets and liabilities. Under interest rate swap arrangements, Northwest
FCS agrees to exchange with CoBank, at specified intervals, interest payment streams calculated
on a specified notional amount, with at least one interest payment stream based on a specified
floating-rate index. Northwest FCS uses receive-fixed, pay-floating interest rate swaps with
payment obligations tied to specific indices.

The notional amounts of derivatives and related activity of derivatives are shown in the following tables:

	of receive-	the notional amounts fixed swap derivative financial instruments
December 31, 2021	\$	140,000
Additions		100,000
Maturities		(15,000)
December 31, 2022	\$	225,000
	of receive-	the notional amounts fixed swap derivative financial instruments
December 31, 2020	\$	390,000
Additions	,	, _
Maturities		(250,000)
December 31, 2021	\$	140,000
	of receive-	the notional amounts fixed swap derivative financial instruments
December 31, 2019	\$	615,000
Additions		-
Maturities		(225,000)
December 31, 2020	\$	390,000

Accounting for Derivative Instruments and Hedging Activities

Northwest FCS records derivatives as assets or liabilities at their fair value in the Consolidated Balance Sheets. Northwest FCS records changes in the fair value of a derivative in current period earnings. For fair value hedge transactions that hedge changes in the fair value of assets or liabilities, changes in the fair value of the derivative will generally be offset in the Consolidated Statements of Income by changes in the hedged item's fair value attributable to the risk being hedged.

Fair Value Hedges

Northwest FCS' fair value hedging activities involve entering into receive-fixed, pay floating interest rate swaps to either align its equity position within its overall risk management strategy

(equity positioning) or to synthetically convert non-callable fixed-rate debt to floating-rate debt (liquidity management). Northwest FCS includes the gain or loss on the hedged items in the same line item (interest expense) as the offsetting loss or gain on the related interest rate swaps. The following amounts were recorded on the balance sheet related to fair value hedges:

		Carrying amoun	t of the hedged item	
December 31,		2022	2021	2020
Note payable to CoBank, ACB	\$	221,645 \$	144,066 \$	401,769
	Cu	imulative amount of fair value he	5 5 ,	ded in the carrying of the hedged item
December 31,		2022	2021	2020
Note payable to CoBank, ACB	\$	(3,355) \$	4,066 \$	11,769

Summary of Derivative Instruments and Hedging Activities

A summary of the impact of derivative financial instruments in the Consolidated Balance Sheets is shown in the following tables:

	Fair value of derivative financial instrument			
December 31, 2022	Derivo	ative assets ⁽¹⁾	Deri	vative liabilities ⁽²⁾
Derivatives designated as hedging instruments:				
Receive-fixed swaps	\$	_	\$	3,324
Total derivatives designated as hedging instruments	\$	_	\$	3,324

	Fair value of derivative financial instrum			
December 31, 2021	Deriv	vative assets ⁽¹⁾	Derivative	liabilities ⁽²⁾
Derivatives designated as hedging instruments:				
Receive-fixed swaps	\$	4,040	\$	_
Total derivatives designated as hedging instruments	\$	4,040	\$	_

	Fair value of derivative financial instruments				
December 31, 2020	 Derivative assets ⁽¹⁾	Derivative liabilities ⁽²⁾			
Derivatives designated as hedging instruments:					
Receive-fixed swaps	\$ 11,740	\$ -			
Total derivatives designated as hedging instruments	\$ 11,740	\$ -			

- (1) Derivative assets are included in other assets in the Consolidated Balance Sheets.
- (2) Derivative liabilities are included in other liabilities in the Consolidated Balance Sheets.

A summary of the impact of derivative financial instruments in the Consolidated Statements of Income and Consolidated Statements of Comprehensive Income is shown in the following tables:

				ge accounting on the tatements of Income
Year ended December 31, 2022		Interest income		Interest expense
Total amount of line items presented in Consolidated Statements of Income	\$	638,071	\$	(224,702)
Statements of meonic	Y	030,071	Y	(224,702)
Gain (loss) on fair value hedge relationships:				
Receive fixed swaps:				
Recognized on derivatives	\$	_	\$	(7,364)
Recognized on hedged items		_		7,421
Net income recognized on fair value hedges	\$	_	\$	57
	_		_	ge accounting on the tatements of Income
Year ended December 31, 2021		Interest income		Interest expense
Total amount of line items presented in Consolidated Statements of Income	\$	522,461	\$	(135,861)
Gain (loss) on fair value hedge relationships:				
Receive fixed swaps:				
Recognized on derivatives	\$	_	\$	(7,700)
Recognized on hedged items		_		7,703
Net income recognized on fair value hedges	\$	-	\$	3
				ge accounting on the tatements of Income
Year ended December 31, 2020		Interest income		Interest expense
Total amount of line items presented in Consolidated				
Statements of Income	\$	527,826	\$	(162,596)
Gain (loss) on fair value hedge relationships:				
Receive fixed swaps:				
•	Ś		\$	4 020
Recognized on derivatives	\$	_	Þ	4,838
Recognized on hedged items		_	۸.	(4,820)
Net income recognized on fair value hedges	\$	_	\$	18

Counterparty Credit Risk

The use of derivatives for risk management introduces counterparty credit risk. Generally, when the fair value of a derivative contract is positive, Northwest FCS is exposed to credit risk.

Northwest FCS has an International Swaps and Derivatives Association, Inc. agreement with CoBank, which meets the definition of a Qualifying Master Netting Agreement per FCA Regulations and requires the net settlement of covered contracts. Collateral is not exchanged between Northwest FCS and CoBank. Notwithstanding netting provisions, derivative assets and liabilities are not offset in the accompanying Consolidated Balance Sheets.

For additional information on derivative instruments, refer to Note 13.

Note 16 - Quarterly Financial Information (Unaudited)

Quarterly results of operations were as follows:

Quarters ending in 2022	First	Second	Third	Fourth	Total
Net interest income	\$ 99,504	\$ 102,197	\$ 106,654	\$ 105,014	\$ 413,369
Provision for credit losses (credit loss reversal)	4,030	(1,520)	1,932	4,270	8,712
Noninterest income	36,563	33,884	35,389	58,162	163,998
Noninterest expenses and provision for income taxes	(47,559)	(51,778)	(52,144)	(64,366)	(215,847)
Net income	\$ 84,478	\$ 85,823	\$ 87,967	\$ 94,540	\$ 352,808
Quarters ending in 2021	First	Second	Third	Fourth	Total
Net interest income	\$ 92,901	\$ 95,938	\$ 102,462	\$ 95,299	\$ 386,600
Provision for credit losses (credit loss reversal)	539	(22,529)	873	(1,539)	(22,656)
Noninterest income	29,240	33,719	32,116	50,962	146,037
Noninterest expenses and provision for income taxes	(42,079)	(43,072)	(46,902)	(71,165)	(203,218)
Net income	\$ 79,523	\$ 109,114	\$ 86,803	\$ 76,635	\$ 352,075
Quarters ending in 2020	First	Second	Third	Fourth	Total
Net interest income	\$ 92,155	\$ 90,059	\$ 87,596	\$ 95,420	\$ 365,230
Provision for credit losses (credit loss reversal)	7,936	8,492	(3,780)	(5,543)	7,105
Noninterest income	31,597	28,594	29,043	49,700	138,934
Noninterest expenses and provision for income taxes	(40,697)	(38,806)	(41,143)	(60,763)	(181,409)
Net income	\$ 75,119	\$ 71,355	\$ 79,276	\$ 89,900	\$ 315,650

Northwest FCS' 2022 Quarterly Reports to Stockholders are available free of charge by contacting AgWest Farm Credit, P.O. Box 2515, Spokane Washington 99220-2515 or contacting by telephone at (509) 340-5300 or toll free at (800) 743-2125. Northwest FCS' 2022 Quarterly Reports to Stockholders are also available free of charge at any office location or at www.AgWestFC.com. The 2023 AgWest Quarterly Reports to Stockholders will be available on approximately May 10, 2023, August 9, 2023 and November 9, 2023. The AgWest 2023 Annual Report will be available on approximately March 15, 2024.

Note 17 - Subsequent Events

Northwest FCS has evaluated subsequent events through March 10, 2023, the date the financial statements were available to be issued. Effective January 1, 2023, Farm Credit West, ACA and its PCA and FLCA subsidiaries (Farm Credit West) merged with and into Northwest FCS (the continuing association) and its respective PCA and FLCA subsidiaries, whereupon all shareholders of Farm Credit West became shareholders of the continuing association. Additionally, upon the effective date of the merger, the continuing association and its PCA and FLCA subsidiaries changed their names to AgWest Farm Credit, ACA, AgWest Farm Credit, PCA and AgWest Farm Credit, FLCA, respectively (AgWest). AgWest will be subject to certain conditions of the Farm Credit Administration and the Chief Executive Officer will be Mark D. Littlefield.

The merger was accounted for under the acquisition method of accounting in accordance with the FASB Accounting Standards Codification 805, Business Combinations. As the acquirer, Northwest FCS recognized the identifiable assets acquired and liabilities assumed in the merger as of January 1, 2023, at their respective fair values. No goodwill was recognized in connection with the transaction. The fair values were based on various assumptions that management believes were reasonable utilizing information available at the time of the transaction.

As of December 31, 2022, Farm Credit West had \$14.8 billion of total assets and covers territory in parts of California, virtually all of Arizona and a part of Nevada. AgWest renewed the prior Northwest FCS GFA with CoBank effective January 1, 2023 and will own approximately 19.7 percent of the outstanding common stock of CoBank as of the merger date. Management expects to renew the GFA in advance of the maturity date on January 1, 2028.

There have been no other material subsequent events through March 10, 2023.

NORTHWEST FARM CREDIT SERVICES, ACA

DISCLOSURE INFORMATION REQUIRED BY FARM CREDIT ADMINISTRATION REGULATIONS (UNAUDITED)

Description of Business

General information regarding the business is incorporated herein by reference to Note 1 of the Consolidated Financial Statements included in this annual report.

The description of significant developments, if any, is incorporated herein by reference to Management's Discussion and Analysis of Financial Condition and Results of Operations included in this annual report.

Description of Property

Northwest FCS is headquartered in Spokane, Washington. Northwest FCS owns and leases various facilities across the territory it serves, which are described in this annual report.

Legal Proceedings

Information regarding legal proceedings is incorporated herein by reference to Note 14 of the Consolidated Financial Statements included in this annual report.

Description of Capital Structure

Information regarding capital structure is incorporated herein by reference to Note 8 of the Consolidated Financial Statements included in this annual report.

Description of Liabilities

Information regarding liabilities is incorporated herein by reference to Note 7, Note 9, Note 10, Note 14 and Note 15 of the Consolidated Financial Statements included in this annual report.

Selected Financial Data

The Five Year Summary of Selected Financial Data included in this annual report is incorporated herein by reference.

Management's Discussion and Analysis

Management's Discussion and Analysis included in this annual report is incorporated herein by reference.

Board of Directors

Corporate Governance

On January 1, 2023, Farm Credit West, ACA merged with and into Northwest FCS and its name changed to AgWest Farm Credit. The following reflects descriptions of Northwest FCS' Corporate Governance and board activities in 2022. From January 1, 2022 to May of 2022, the Northwest FCS' Board of Directors (the board) was composed of 14 directors. Each director elected by the voting membership represents one of the 11 geographic regions that constitute Northwest FCS' operating territory. Three directors were appointed by the board. Two of these board-appointed directors were outside directors, who cannot be customers, stockholders, employees or agents of any Farm Credit institution. One of the two outside directors is designated as a "financial expert" as defined by FCA Regulation. This director brings independence and financial, accounting and audit expertise to the board and chairs the board's Audit Committee. The other outside director position is used to bring independence, an outside perspective and other areas of expertise to enhance board oversight capabilities. The third board-appointed director position held by Dave Nisbet is a stockholder position and is intended to ensure representation of market segments not currently represented by the stockholder-elected director positions or to bring additional desired skills or background to the board. Mr. Nisbet termed off the board in May. His position was left vacant and the Board consisted of 13 directors for the remainder of 2022.

Director learning and development is comprehensive and includes new director orientation, fundamental learning, an annual self-assessment, and ongoing development and connection activities within and outside the Farm Credit System. Focus areas include directors' roles and responsibilities; financial performance, reporting and oversight, and financial and lending institution best practices.

The board is independent of management. The President and Chief Executive Officer (CEO) and Chief Auditor report to the board and no management or employees may serve as directors. The board generally has five regularly scheduled meetings each year and one of those regularly scheduled meetings is conducted as a comprehensive strategic planning

session. Additionally, interim conference calls occur as needed between meetings. The board operates with a structure of four committees: Governance, Audit, Human Resources and Risk. These committees are structured to provide focus and expertise in key areas of board oversight and to enhance the overall efficiency of scheduled board meetings. All policies and major initiatives are reviewed by one of these committees, with any actions recommended to the full board for approval. Each committee approves a charter outlining the purpose of the committee, its duties, responsibilities and authorities. Generally, these responsibilities are advisory in nature, with the full board acting on committee recommendations. These charters are reviewed and approved by the full board at least annually. This committee structure is organized to reflect Northwest FCS' key enterprise risks and to enhance the overall effectiveness of the board's oversight of these areas. These committees generally meet as part of regularly scheduled board meetings and also conduct conference calls as needed. The board may, by resolution adopted by a majority of the full board, provide for one or more additional committees.

With the exception of the Human Resources Committee, committee members, as well as the Chairs and Vice Chairs, are identified by the board Chair in consultation with the board Vice Chair and CEO as part of the board's annual reorganization process. In the case of the Human Resource Committee, the CEO does not participate in identifying its members or its Chair and Vice Chair. The Human Resources Committee members, Chair and Vice Chair are identified by the board Chair in consultation with the Vice Chair and at least one outside director. Following are full descriptions of the committees:

Governance Committee

This committee provides oversight of the strategic business plan and annual business planning process, stewardship, patronage program, facilities management, various financially related services and strategic initiatives. The committee oversees director onboarding, board learning and development, director elections and board-appointed director positions, and overall board conduct and performance, including the Standards of Conduct program. The committee evaluates material issues impacting Northwest FCS and monitors System, national and regional legislative activities and oversees the Local Advisor program. The director who is appointed to the board of the Farm Credit Council also sits on this committee. The Governance Committee has the authority to review, prioritize and recommend agenda items for board meetings and is responsible for all board policies not assigned to other committees.

Audit Committee

This committee is made up of at least four board members, including at least one outside director. All members of the committee should be knowledgeable in at least one of the following: public and corporate finance, financial reporting and disclosure or accounting procedures. The director designated as the "financial expert" serves as the chair of this committee. The board determined that outside director Christy Burmeister-Smith has the qualifications and experience necessary to serve as the "financial expert," as defined by FCA regulation, and she served in that role through 2022. Stockholder-elected director Vicki Eggebrecht also qualified as a "financial expert" and served as the designated alternate to serve in Christy Burmeister-Smith's absence. Ms. Burmeister-Smith retired from the board effective December 31, 2022. Effective January 1, 2023, Barry T. Powell, an Appointed Outside Director and designated "financial expert" became AgWest's Chair of the Audit Committee, and signed the 2022 Report of Audit Committee, included in this annual report.

The Audit Committee has unrestricted access to representatives of the Internal Audit department, independent auditors, all employees, outside counsel and any records as desired. The Internal Audit department reports directly to this committee.

This committee assists the board in fulfilling its oversight responsibility related to accounting policies, internal controls, financial reporting practices and regulatory requirements. This committee has a charter detailing its purpose and key objectives, authority, composition, meeting requirements and responsibilities. The charter, among other things, gives the committee the authority to hire and compensate the independent auditor, approve all audit and permitted non-audit services, review the audited financial statements and all public financial disclosures, meet privately with internal and external independent auditors and review any complaints regarding accounting irregularities and fraud. The Audit Committee's charter is available for review upon request.

Human Resources Committee

This committee is made up of at least three board members and includes the board Chair and at least one outside director and additional board members selected by the board Chair in consultation with the board Vice Chair and an outside director. The board Chair also designates the Chair and Vice Chair of this committee. Neither the CEO nor any member of management can be involved in the selection of committee members, nor can they

participate in any deliberations of the committee on matters relating to their own compensation or employment.

The committee is responsible for reviewing and recommending for full board approval the performance goals for the CEO and the evaluation of the CEO's performance against those goals. It also recommends to the board all actions necessary to administer the CEO's compensation, benefits and perquisites under the terms of the CEO's compensation plan. This committee is also responsible for recommending to the board the terms of the senior officers' compensation plan and participation of senior officers in that plan. The board has delegated to the CEO the responsibility to administer the compensation of those senior officers within board approved guidelines. However, the CEO must review the compensation levels for each senior officer with the Human Resources Committee before they become effective. The committee is also responsible for director compensation and for oversight of Northwest FCS' employee compensation and benefit plans, all board policies applicable to those plans, and other human resource matters not specifically assigned to other committees.

Risk Committee

This committee provides oversight for the majority of the enterprise risk management practices of the association, including risk definitions, risk metrics, risk appetite statements and risk monitoring for asset liability management, compliance, counterparty, credit default, data management, financial management, information security, and portfolio strategy. The committee reviews the quarterly allowance for credit losses. The committee reviews and recommends to the full board for approval underwriting standards and portfolio and lending limit policies that guide all of Northwest FCS' lending and credit related activities. In addition to monitoring the overall credit characteristics of the industries Northwest FCS serves and the existing portfolio, the committee also reviews and approves, or recommends to the full board for approval, certain credit related actions that exceed management's delegated authority. This committee also oversees key risk areas associated with Northwest FCS' financial plan, budget, operations, technology, funding, interest rate, liquidity and capital management as well as those risks associated with its alliance partners and counterparties.

Northwest FCS' Directors

The following represents information regarding the directors of Northwest FCS, including their principal occupations, employment experience and business interests where they serve

as a board director or as a senior officer. All directors are elected or appointed to serve fiveyear terms and are limited to serving three full terms. Unless otherwise noted, the principal occupation, employment and business experience of the directors over at least the past five years is related to their farming, ranching or aquatics operations described below.

Christy Burmeister-Smith - Bellingham, Washington

Board-Appointed Outside Director

Appointed in 2010; retired from the board December 31, 2022. Served as the designated "financial expert" on the board. Member of Audit (Chair) and Human Resources Committees.

Principal Occupation/Experience: Past Vice President-Controller and Principal Accounting Officer, Avista Corporation, a provider of utility services (retired September 30, 2015).

Other Affiliations: None.

Nels DeBruycker - Choteau, Montana

Elected in 2018; term expires 2023. Member of Risk (Chair) and Human Resources Committees.

Principal Occupation/Experience: Owner-Operator, NLD, Inc., a family ranch raising cow-calf operation, Quarter Horses, irrigated & dryland hay, small grains, wheat and barley; 2nd Vice President and Shareholder, Promised Land Farm, Inc., a producer of cereal grains and pulse crops.

Other Affiliations: None.

Susan Doverspike - Burns, Oregon

Elected in 2015; term expires 2025. Member of Governance and Risk (Vice Chair) Committees.

Principal Occupation/Experience: Owner-Operator/Secretary, Hotchkiss Company, Inc. and Owner-Operator/Manager, Doverspike Land, LLC, cow/calf/yearling operations that produce beef and grow native meadow grass hay and alfalfa.

Other Affiliations: Member/Manager, Well Field, LLC, pasture grazing; Best Lane, LLC, solar electrical generation; Director, Harney Soil & Water Conservation District, soil and water conservation.

Vicki Eggebrecht – Malta, Montana

Elected in 2021; term expires 2026. Served as the alternate to the designated "financial expert" on the board. Member of the Audit and Governance Committees.

Principal Occupation/Experience: Owner, Eggebrecht Farming Company, wheat, peas, lentils, chickpeas and custom farming; Certified Public Accountant at CHMS.

Other Affiliations: Manager BVE Rentals, LLC, rental property; Member BVE Investment Holdings, LLC, investments.

Duane (Skip) Gray - Albany, Oregon

Elected in 2015; term expires 2025. Member of Audit and Governance (Vice Chair) Committees.

Principal Occupation/Experience: President, Gray Farms, Inc., diversified crop farm; Member/Manager, Lakeside Ag-Ventures, LLC, vegetable seed and grass seed sales; Member/Manager of Parent Entity, Cascade Foods, LLC, hazelnut processing and marketing. Other Affiliations: Member/Manager, Earthsource Investments, LLC, real estate investment; Treasurer, Specialty Seed Growers of Western Oregon, research based non-profit for the specialty seed industry; Board Member, The Farm Credit Council, a Farm Credit System trade association handling legislative and regulatory matters.

John Helle - Dillon, Montana

Board Vice Chair

Elected in 2012; term expires 2027. Member of Governance and Risk Committees.

Principal Occupation/Experience: Partner, Helle Livestock, a commercial and purebred sheep operation; Partner, Rebish and Helle, land management company; Part owner, Village Vista, LLC, land management; Part owner, Duckworth, Inc., a vertically integrated apparel company taking wool from sheep to shelf; Part owner, HR Wool, LLC, textile/wool production.

Other Affiliations: None.

Grea Hirai – Wendell, Idaho

Elected in 2014; term expires 2024. Member of Human Resources and Risk Committees.

Principal Occupation/Experience: Owner/Partner/Operator, Hirai Farms, LLC, producer of wheat, potatoes, corn, alfalfa and forage triticale; Owner, Hirai Farms Storages, LLC, a potato storage company.

Other Affiliations: Board Member, North Side Canal Company, LTD, providing water management; Board Member, Lower Snake River Aquifer Recharge District, providing aquifer management; Board Member, American Falls Reservoir District, providing water management.

Beth Kennar - Spokane, Washington

Board-Appointed Outside Director

Appointed in October 2021; term expires in 2026. Member of Audit and Human Resources (Chair) Committees.

Principal Occupation/Experience: Of Counsel Attorney, Summit Law Group, law firm. **Other Affiliations:** Volunteer/HR Legal Counsel, Catholic Charities of Eastern Washington, charitable organization.

Bill Martin – Rufus, Oregon

Elected in 2020; term expires 2025. Member of Audit (Vice Chair) and Human Resources Committees.

Principal Occupation/Experience: President, Martin Farms, Inc., dryland wheat farm, including mint, garlic, organic herbs, hemp, hay and cow calf operation; General Partner, Martin Brothers Land, dryland wheat farm.

Other Affiliations: Director, Mid-Columbia Producers, a farmer-owned cooperative.

Dave Nisbet - Bay Center, Washington

Board-Appointed Stockholder Director

Appointed in 2007; term expired 2022. Member of Governance and Risk Committees.

Principal Occupation/Experience: Owner, Nisbet Oyster Co., Inc.; President and CEO, Goose Point Oysters, Inc., and Hawaiian Shellfish, LLC, shellfish processing plant, hatchery and grower of Pacific oysters; Member, Nisbet, LLC, commercial fishing and shellfish.

Other Affiliations: None.

Nate Riggers - Nezperce, Idaho

Board Chair

Elected in 2014: term expires 2024. Member of Human Resources Committee.

Principal Occupation/Experience: Partner/Operator, Riggers-Clearwater Farms, J.V., farming operation producing small grains; Partner, Riggers Land, LLC, owns farmland and farm facilities; President, Riggers Brothers, Inc., NCR Farm, Inc., and SNS, Inc., all partners in Riggers-Clearwater Farms J.V.; Member, Clearwater Farms Land, LLC, farming; Partner, Cold Stream Malt & Grain Co., processing of malt barley & sales of finished craft malt.

Other Affiliations: None.

Derek Schafer - Ritzville, Washington

Elected in 2017; term expires 2027. Member of Audit and Governance (Chair) Committees. **Principal Occupation/Experience:** Vice President, Schafer Ranch, LTD; Treasurer, Fields & Furrows, Inc.; President, The Family Plow Inc.; President, 509 Farms, Inc., farms producing wheat; President, Homestead Family Grain, Co., a grain and seed dealer; Manager, Grainland Acres, LLC, farming operations; Owner Samkat Ritz, LLC, land development; Owner, Gehoft LLC, rental property.

Other Affiliations: Treasurer, Adams County Wheat Growers, grower group.

Shawn Walters - Newdale, Idaho

Board Appointed in 2010 to fill remaining term of a vacated director position. Elected in 2011; term expires 2026. Member of Human Resources (Vice Chair) and Risk Committees.

Principal Occupation/Experience: Co-Owner, Walters Produce, Inc., fresh pack potato operation; Owner, Shawn Walters Farms, Inc.; Co-Venturer, Walters & Walters, J.V.; Partner, Idaho Grain Producers; Partner, Aristocrat Farms; Member, Walters Osgood Farms, LLC; Member, Walters Mountain View Farms, LLC, farming operations; Managing Member for each: Walters Farms, LLC; Terreton Farms, LLC; Walters Windy Ridge, LLC; land ownership; Precision Soil Cleanse, LLC, custom fumigant application; Walters Farms Trucking, LLC, farm commodity trucking; Member, Aristocrat Investments, LLC, land ownership.

Other Affiliations: Director, Enterprise Canal, delivering natural flow and reservoir storage water to landowners; Director, Growmark, a marketing cooperative; Member, Mountain View Holdings, LLC, real estate loans and rental properties.

Andy Werkhoven - Monroe, Washington

Elected in 2021; term expires 2026. Member of Risk and Governance Committees.

Principal Occupation/Experience: Owner and Vice President, Werkhoven Dairy, Inc., dairy; Member, Werkhoven Brothers, LLC, real estate holding.

Other Affiliations: Director, Qualco Energy, Digester business partnering with Tulalip Tribe; Director, County Sustainable Land Strategies, builds collaboration between agriculture, fish, environmental communities, assisting county in planning and development departments.

Effective January 1, 2023, the following individuals became directors of AgWest along with those previously discussed.

Barry T. Powell - Sacramento, California, term expires 2027

Douglas C. Filipponi - Santa Margarita, California, term expires 2025

Joseph (Joey) C. Airoso - Pixley, California, term expires 2023

Robert E. Amarel Jr. - Yuba City, California, term expires 2023

Mark A. Cook - Willcox, Arizona, term expires 2025

Catherine Fanucchi - Bakersfield, California, term expires 2025

Craig C. Gnos - El Macero, California, term expires 2024

Robert Hansen - Hanford, California, term expires 2026

Blake Harlan - Woodland, California, term expires 2027

Tom Ikeda - Arroyo Grande, California, term expires 2026

Brian Talley - Arroyo Grande, California, term expires 2024

Compensation of Directors

The Human Resources Committee oversees director compensation. The committee conducts periodic director compensation studies to identify current compensation paid to directors of other Farm Credit associations and similar entities. Based upon these studies, the committee recommends for approval adjustments to director compensation including any pay differentials to the Chair or other key board positions.

Director compensation in May 2022 was approved at a rate of \$67.2 thousand per year. The Chairs of both the Audit and Human Resources Committees are paid \$77.2 thousand, representing an additional \$10.0 thousand, and the board Chair is paid \$87.2 thousand representing an additional \$20.0 thousand, reflecting the unique responsibilities and significant additional time demands of these three positions. Each director receives a monthly retainer of \$5.6 thousand, the Chairs of the Audit and Human Resources

Committees receive a monthly retainer of \$6.4 thousand, and the Chair of the board receives a monthly retainer of \$7.3 thousand. No additional per diem is paid for attendance at

Northwest FCS' meetings or functions. If a director is not able to attend a regular monthly board meeting, then the director receives only the monthly retainer if attendance at or performance of other official business during that month is determined to warrant that

payment. In addition, Northwest FCS purchases Accidental Death and Disability and Business Travel Accident coverage for each director.

Directors and senior officers are reimbursed for reasonable travel expenses and related expenses while conducting association business. In addition, each director is allowed reimbursement for expenses related to his or her spouse or guest attending the Annual Stockholder and Local Advisors Meeting, strategic planning session, the December board meeting and one national meeting each year. In all other cases, spouse or guest expenses are reimbursed only if attendance at a meeting is preapproved by the board. The aggregate amount of expenses reimbursed to directors in 2022 was \$94.3 thousand compared to \$74.2 thousand in 2021 and \$21.4 thousand in 2020. The fluctuation in expenses reimbursed was primarily due to variances in the amount of travel as a result of the coronavirus pandemic. The Director Compensation policy is available and will be disclosed to stockholders upon request.

Information for each director for the year ended December 31, 2022, is as follows:

	Board meeting days	Other official duty days	Compensation paid during 2022
Christy Burmeister-Smith	14	30	\$ 75,235
Nels DeBruycker	18	13	65,250
Susan Doverspike	18	11	65,250
Vicki Eggebrecht	18	9	65,250
Duane (Skip) Gray	18	8	65,250
John Helle	18	29	65,250
Greg Hirai	17	29	65,250
Beth Kennar	18	16	75,235
Bill Martin	17	25	65,250
Dave Nisbet	3	5	22,185
Nate Riggers	17	39	85,265
Derek Schafer	17	28	65,250
Shawn Walters	17	16	65,250
Andy Werkhoven	18	5	65,250
Total			\$ 910,420

Senior Officers

Listed below are the CEO and five individuals collectively referred to as the Senior Officers of Northwest FCS at December 31, 2022. All of the Senior Officers reported to the CEO and were on the Management Executive Committee (MEC) through December 31, 2022. Below is information on the experience of the Northwest FCS Senior Officers through December 31, 2022, as well as any business interest for which they serve on the board of directors or act as a senior officer and the primary business in which it is engaged. Where applicable, additional information for each senior officer is provided based on their roles for AgWest effective January 1, 2023.

Phil DiPofi, President and CEO

Mr. DiPofi has served as President and CEO since January 1, 2011. Prior to that, he held various senior officer positions with CoBank. He serves as a member of the Whitworth Institute of Leadership advisory board. The Institute of Leadership is designed to prepare and empower high-potential individuals to make innovative and sustainable impact in their positions of leadership. Mr. Dipofi retired as CEO of Northwest FCS on December 31, 2022.

Tom Nakano, Executive Vice President-Chief Administrative and Financial Officer

Mr. Nakano has served as Executive Vice President-Chief Administrative and Financial Officer since January 1, 2014. Prior to that, he held various positions with Northwest FCS since being hired in 1993. Mr. Nakano serves on the board of directors of Financial Partners, Inc. (FPI), which provides information technology solutions for various Farm Credit entities, including Northwest FCS. He is also the Chair of FPI's Audit Committee. Mr. Nakano serves as a board member of the Oregon State University Foundation, which is the primary fund raising organization for the university. Effective January 1, 2023, Mr. Nakano became Chief Financial Officer of AgWest.

Bill Perry, Executive Vice President-Chief Lending Officer

Mr. Perry has served as Executive Vice President-Chief Lending Officer since January 1, 2021. He served as Executive Vice President-Lending and Insurance from 2019 through December 2020. Prior to that, he served as Montana President from 2015 through 2018 and held various positions with Northwest FCS since being hired in 2004. Mr. Perry serves as Treasurer for the alumni board of directors of the Alpha Gamma Rho Fraternity at Montana State University, which is committed to helping young men develop professional and social skills to become exceptional leaders in agriculture. He serves as Secretary on the board of directors

for the YMCA of the Inland Northwest. The YMCA of the Inland Northwest is part of the largest not-for-profit community service organization in America, working to meet the health and social service needs of men, women and children. Mr. Perry also serves as Secretary and Treasurer on the board of directors of Perry Ranch, Inc., a cattle ranch located in central Montana. Effective January 1, 2023, Mr. Perry became Chief Lending Officer-North of AgWest.

John Phelan, Executive Vice President-Chief Risk and Credit Officer

Mr. Phelan has served as Executive Vice President-Chief Risk and Credit Officer since March 1, 2019. He served as Executive Vice President-Chief Risk Officer from 2011 through February 2019. Prior to that, he held various positions with Northwest FCS since being hired in 1992. Mr. Phelan is a member of the Farm Credit Foundations Trust Committee. This committee oversees the fiduciary and plan administrative functions of the benefit plans offered to a number of Farm Credit employers, including Northwest FCS. Effective January 1, 2023, Mr. Phelan became Chief Credit Officer of AgWest.

Linda Hendricksen, Executive Vice President-Chief Marketing and Learning Officer

Ms. Hendricksen has served as Executive Vice President-Chief Marketing and Learning Officer since January 1, 2021. She served as Senior Vice President-Marketing and Public Affairs from 2014 through December 2020. Prior to that, she held various positions with Northwest FCS since being hired in 1982. Ms. Hendricksen serves on the YWCA of Spokane board of directors, whose mission is to eliminate racism, empower women, stand up for social justice, help families and strengthen the Spokane community. She also serves on the board of directors for Friends of the Centennial Trail. Their focus is to assist and encourage the development and maintenance of the Spokane River Centennial Trail, adjacent parklands and connecting trails. Effective January 1, 2023, Ms. Hendricksen became Chief Engagement Officer of AgWest.

Tom McKeirnan, Executive Vice President-General Counsel

Mr. McKeirnan has served as Executive Vice President-General Counsel since January 1, 2021. He served as Senior Legal Advisor from June 2020 through December 2020. Prior to that, he was Executive Vice President, General Counsel with Red Lion Hotels Corporation from July 2003 to June 2020. He also previously practiced law at regional firms for eight years after graduating from the University of Washington School of Law in 1995. He serves on the board of directors of Gonzaga Preparatory School Foundation, which manages the Foundation

assets in support of the students and programs at Gonzaga Preparatory School. Effective January 1, 2023, Mr. McKeirnan became General Counsel of AgWest.

Effective January 1, 2023, the following additional individuals are Senior Officers of AgWest.

Mark Littlefield, President and CEO

Mr. Littlefield served as President and CEO of Farm Credit West from January 2011 through December 31, 2022. Prior to that, he held Executive Vice President (and Senior Vice President) positions with Farm Credit West since its founding in 2001. He has been employed in the Farm Credit System since 1984. Mr. Littlefield is a National Association of Corporate Directors (NACD) Governance Fellow. He demonstrates his commitment to the highest standards of boardroom excellence by earning NACD Fellowship, the gold standard director credential, year-after-year. NACD Fellowship is a comprehensive and continuous program of study that empowers directors with the latest insights, intelligence, and leading boardroom practices. Mr. Littlefield serves on the board of directors of FPI, which provides information technology solutions for various Farm Credit entities.

John Barcelos, Chief Risk Officer

Mr. Barcelos served as Executive Vice President (and Senior Vice President)-Chief Risk Officer of Farm Credit West from October 2015 through December 31, 2022. Prior to that, he held Senior Vice President (and Vice President) positions in Farm Credit West's risk management department since 2011. He has been employed in the Farm Credit System since 2003. Mr. Barcelos serves on the board of directors of FPI, which provides information technology solutions for various Farm Credit entities. He is also a member of FPI's Audit Committee.

Daniel Clawson, Chief Lending Officer-South

Mr. Clawson served as Executive Vice President (and Senior Vice President)-Chief Credit Officer of Farm Credit West from January 2014 through December 31, 2022. Prior to that, he served as a Regional Vice President or a Senior Vice President of Farm Credit West's credit operations since 2008. He has been employed in the Farm Credit System since 1986.

Denise Warkomski, Chief Business Solutions Officer

Ms. Warkomski served as Executive Vice President-Business and Customer Solutions of Farm Credit West from January 1, 2022 through December 31, 2022. Prior to that, she served Farm Credit West as Senior Vice President-Chief Underwriting Officer since May of 2016 and Senior

Vice President-Strategy from 2015 to 2016. She has been employed in the Farm Credit System since 2002, working in various credit, lending, and operational roles for Farm Credit Services Southwest and CoBank. Ms. Warkomski and her husband together own and operate Aztec Hills Farms, LLC and Sisson Farms, LP located in Arizona.

Compensation of CEO and Other Senior Officers

The below information related to CEO and Senior Officer compensation includes information through December 31, 2022.

Summary

The compensation program for the CEO and other Senior Officers of Northwest FCS, as defined by FCA regulations, is designed to reward management for performance that builds long-term value for stockholders, fulfills Northwest FCS' purpose, ensures safety and soundness of the organization and enhances the value of the cooperative. This is accomplished by tying a significant portion of compensation for the leadership team to balanced scorecards of performance measures that are consistent with the strategy and purpose of Northwest FCS.

To demonstrate commitment to align compensation with strong governance practices that are in the interests of stockholders, the goal of the Human Resources Committee (committee) is to ensure:

- A strong linkage between pay and performance of the organization,
- Multiple-year measurements to reward for sustained performance,
- Competitive compensation through market data review,
- Overall compensation program design, including incentive plans, does not encourage excessive risk taking, and
- Best governance practices are followed.

Compensation Philosophy and Objectives

The compensation program is intended to:

- Support a strong and enduring cooperative enterprise,
- Successfully execute Northwest FCS' purpose,

- Reinforce a high-performance culture through pay for performance,
- Attract and retain talented staff needed to achieve Northwest FCS' purpose, and
- Provide competitive total compensation opportunities that balance current rewards with long-term opportunities and provide security contingent upon performance.

Linking Pay and Performance

The framework for compensation is designed to pay for performance. To achieve competitive compensation levels, management must achieve strong results across multiple measures of performance. As described in the program design below, a large percentage of Senior Officer compensation is "at risk" if Northwest FCS results are below plan, and as a result, compensation paid would be less than competitive levels. The at-risk component of compensation is provided through short-term and long-term incentives while the "fixed" portion is salary and benefits, as explained below.

Program Design

The compensation program for the CEO and other Senior Officers through December 31, 2022 has four components:

Component	Purpose				
Salary	Pay a competitive salary to reward for experience, skills and				
	performance. Provide a competitive basis for other rewards based on				
	salary.				
Short-Term	Reward for accomplishing annual Northwest FCS goals that over time				
Incentive Plan (STIP)	result in long-term success. Reward for profitability, return on equity,				
(3114)	loan quality, expense control and achieving strategic business				
	objectives. Reward for individual employee contributions.				
Long-Term	Reward for sustained performance, safety and soundness of				
Incentive Plan (LTIP)	Northwest FCS. Reward for achieving multiple-year Northwest FCS				
(LTIP)	goals for profitability, return on equity, loan quality, capital adequacy				
	and achieving strategic business objectives. Retain top performers				
	based on performance.				
Benefits	Provide financial security through a competitive benefits program and				
	limited perquisites, which are considered "indirect" compensation.				
Total	Each component and the total compensation package are managed to				
	be competitive and ensure a linkage to performance.				

Performance Assessment

A framework of multiple performance metrics, goals and individual performance assessments reinforces Northwest FCS' pay for performance philosophy. This framework balances annual and multiple-year performance measures. The STIP is based upon multiple measures of organizational performance, including an individual performance factor. The LTIP is based on various performance measures over three years of organizational results.

The following table summarizes the scorecards for each plan:

Component	Metric	Period
STIP	Net Income after Tax	Annual
	Return on Equity	
	Adverse Assets/Total Regulatory Capital	
	Efficiency Ratio	
	Strategic Business Objectives	
LTIP	Net Income after Tax	Multiple-Year
	Return on Equity	
	Adverse Assets/Total Regulatory Capital	
	Common Equity Tier 1	
	Strategic Business Objectives	

At the beginning of each performance period, the committee approves the weighting, financial targets and goals for each category, including minimum levels of performance required in order for an award to be earned in each category and maximum levels of performance on which an incentive will be paid. The approved weights, financial targets and goals are aligned with the organization's business plan financial metrics to ensure Senior Officer incentives match business plan objectives. In addition, a minimum Return on Assets threshold must be achieved before any incentives are earned. The committee has discretion to adjust awards or performance assessments as needed to ensure rewards align with the pay for performance philosophy.

In addition to the measures and goals listed above, adjustments to base salary and STIP awards are impacted by the individual performance of the participant. Participants that voluntarily terminate employment or do not maintain satisfactory performance may forfeit short-term and long-term awards. As a part of Northwest FCS' performance management process, all employees are provided performance reviews, and in the case of the CEO, the performance review process is coordinated by the committee with input and approval by the board.

For plans starting in 2021, all Senior Officers participate in the STIP and the LTIP. STIP and LTIP awards are paid in the year following the performance period based on achievement of

targets and goals and after audited financial statements are issued. The 2018-2020 LTIP awards were paid in 2021, and the 2019-2021 LTIP awards were paid in 2022. The 2020-2022 LTIP awards will be paid in 2023 as disclosed in the Summary Compensation Table.

The measures used in incentive compensation are believed to be key drivers of Northwest FCS' long-term success and are directly correlated to the pay received by Senior Officers. Components of compensation increased or decreased in 2022 based on the level of achievement of these goals, which are tied to Northwest FCS' purpose and strategy.

To calculate incentive awards, Northwest FCS aggregates the performance under each plan and calculates a separate Corporate Performance Factor for the STIP and LTIP. Actual awards under the STIP and LTIP for the CEO and other Senior Officers were determined as follows:



The salary for the STIP award calculation is as of the last day of the performance period and the salary for the LTIP award calculation is as of the beginning of the three year performance period. Actual STIP and LTIP awards earned for the CEO and other Senior Officers are presented in the Summary Compensation Table.

The board has the authority to require reimbursement (clawback) of all or a portion of any payment made to the CEO or MEC for both the STIP and LTIP where the payment was based upon achievement of financial results that subsequently required substantial restatement during the three-year period following payment of the incentive, and the board, in its sole discretion, determines that the CEO or MEC engaged in intentional misconduct or gross negligence that was at least partly responsible for the restatement.

Senior officers and certain other individuals over a specified salary amount have an option to defer payments of their salary as well as payments under both the STIP and LTIP in accordance with applicable laws and regulations into the Nonqualified Deferred

Compensation Plan. This plan provides for supplemental employer matching contributions related to any compensation deferred by the employee that would have been eligible for a matching contribution under the defined contribution plan if it were not for certain IRS limitations. Contributions are presented in the Summary Compensation Table.

Encouraging Appropriate Risk Taking

The compensation program is structured to provide a balance of components that are based upon multiple financial and nonfinancial measures of performance. It is designed to encourage the appropriate level of risk-taking, consistent with maintaining safety and soundness, and measurements aligned with the business plan, strategy and purpose.

A primary focus of the committee is to ensure compensation programs have adequate risk mitigating features. The committee, together with its compensation consultant, conducts annual risk assessments of the compensation program, which include process, tone and culture. The compensation program is also reviewed by Northwest FCS' internal audit function, as well as discussed as part of Northwest FCS' enterprise risk management efforts. Moreover, the compensation program and risks are routinely discussed at the board-level, both with and without the CEO present.

The committee has taken the following measures to ensure the compensation program does not encourage inappropriate risk taking:

- Implemented caps on incentive plans.
- Balanced incentive compensation through a STIP and LTIP.
- Designed incentive plans to provide rewards based upon multiple financial and nonfinancial measures and goals.
- Incorporated individual performance into the STIP based upon the performance management system.
- Engaged an independent consultant to conduct a risk review of the compensation and benefit programs.
- Approved performance targets and ranges for STIP and LTIP metrics that align with the business plan, strategy and purpose.
- Retained discretion to adjust awards as needed.

Based on these various steps, Northwest FCS does not believe the compensation program creates risks that are reasonably likely to have a material adverse effect on the organization.

Human Resources Committee Governance Process and Decisions

The committee is composed of members of the board and recommends CEO compensation decisions to the board. In carrying out its responsibilities, the committee regularly reports to and consults with the board and, when appropriate, discusses compensation matters with the CEO. The committee reviews pay and performance matters throughout the year with the assistance of management and an independent consultant. The committee's process includes:

- Selecting and approving performance measures for the STIP and LTIP balanced scorecards,
- Reviewing corporate performance against approved goals and determining final achievement,
- Assessing CEO performance and reviewing MEC performance assessments conducted by the CEO,
- Determining and approving each component of CEO compensation for the next year using market comparisons and performance assessments,
- · Reviewing MEC compensation packages and levels,
- Approving actual awards under incentive programs for the CEO based upon performance assessments,
- Approving overall compensation plans and any design changes to compensation programs for the compensation period,
- Reviewing and approving programs that provide benefits or potential benefits to management such as employment agreements, severance benefits and other benefit programs, and
- Assessing the risk of programs on an annual basis to ensure the operation of the programs does not create a material adverse risk to the organization.

In conducting its responsibilities as determined by the board, the committee has reviewed and concluded that:

• Long-term compensation and retirement benefit obligations are appropriate for the participants in the plans given their roles and responsibilities,

- Incentive programs are not unreasonable or disproportionate to the services provided by the CEO, other Senior Officers and other employees of Northwest FCS, and
- Levels and design of the CEO and other Senior Officer's total compensation align with Northwest FCS' strategy.

CEO Compensation

The committee reviews and approves the CEO's total compensation based on the CEO's performance, Northwest FCS' performance and market considerations prepared by an independent consultant. Market considerations include compensation for CEOs of comparable financial institutions, including other Farm Credit System entities. The CEO participates in the STIP and LTIP programs in addition to receiving salary and benefits.

The "Short-term incentive compensation" shown in the Summary Compensation Table reflects the STIP earned by the CEO in each year, which is paid in the following year. The CEO's STIP potential, for each respective plan year, was a target of 55 percent to 65 percent of salary to be awarded for meeting the pre-established goals described above, with the opportunity to earn from 0 percent up to twice the target for exceeding those goals depending on Northwest FCS' and the CEO's performance.

The "Long-term incentive compensation" shown in the Summary Compensation Table for 2020 represents the 2018-2020 LTIP award, 2021 represents the 2019-2021 LTIP award, and 2022 represents the 2020-2022 LTIP award and prorated amounts for the 2021-2023 and 2022-2024 LTIP plans. The CEO's LTIP award potential, for each respective plan, was a target of 70 percent of salary to be awarded for meeting the pre-established goals described above, with the opportunity to earn from 0 percent up to twice the target for exceeding the goals depending on the respective plan and Northwest FCS' performance.

Northwest FCS makes an annual contribution to the CEO's Nonqualified Deferred Compensation Plan in an amount equal to the lesser of \$200,000 or 15 percent of the total of his base salary and STIP. It is reported under "Deferred and perquisites" in the Summary Compensation Table. The amounts earned related to this award were \$200,000 for the years ended December 31, 2022, 2021 and 2020.

The CEO retired on December 31, 2022 in conjunction with the association's merger with Farm Credit West. In addition to the compensation previously mentioned, the CEO's

Employment and Separation and Release Agreements provided for various payments. Amounts earned in 2022, based on conditions outlined within the agreements, are included in the compensation table below. To receive these payments, the CEO signed a release agreement to give up any claims, actions or lawsuits against Northwest FCS that relate to his employment and termination of employment from Northwest FCS. A Non-Compete agreement prevents the CEO from engaging in competitive activity within the association's chartered territory for a 15 month period that begins on January 1, 2023 and ends on March 31, 2024. In addition, a Restrictive Covenant Agreement (RCA), requires non-solicitation of employees or customers by the CEO for 24 months following termination of employment.

Other Senior Officer Compensation

In addition to receiving base salary and benefits generally provided to management personnel, the Senior Officers participate in the STIP and LTIP for applicable years they are employed. The STIP and LTIP provide Senior Officers the opportunity to earn awards as a percent of their base salaries for meeting pre-established performance goals. The committee reviews the total compensation of the MEC based on their individual performance assessments provided by the CEO, Northwest FCS' performance, and market considerations prepared by an independent consultant using the same comparable financial institutions used for the CEO's compensation.

STIP targets for plans reflected in the Summary Compensation Table ranged from 20 percent to 35 percent of salary, with the potential to earn from 0 percent up to twice the target for exceeding those goals depending on Northwest FCS' and the individual's performance. LTIP targets for plans reflected in the Summary Compensation Table ranged from 15 percent to 50 percent of salary, with the potential to earn from 0 percent up to twice the target for exceeding those goals depending on the respective plan and Northwest FCS' performance. As of December 31, 2022, the MEC is provided specified severance and other benefits in the event their employment is terminated, except for termination for cause. In the event of termination, except for cause, the MEC is entitled to a lump sum severance payment equal to one times base compensation. To receive the severance payment, the MEC must sign a release agreement to give up any claims, actions or lawsuits against Northwest FCS that relate to their employment and termination of employment from Northwest FCS.

The Senior Officers are also employed subject to an RCA, which requires non-solicitation of employees or customers by the Senior Officers for 24 months following termination of employment.

Summary Compensation Table

The compensation shown in the following table is the actual compensation earned by the CEO and other Senior Officers during the years ended December 31, 2022, 2021 and 2020.

				Annual			
President and CEO	Year	Salary	Short-term incentive compensation ⁽¹⁾	Long-term incentive compensation ⁽²⁾	Deferred and perquisites ⁽³⁾	Other ⁽⁴⁾	Total
Phil DiPofi	2022	\$ 805,833	1,002,780	1,504,030	417,953	4,599,924	\$8,330,520
Phil DiPofi	2021	\$ 783,333	771,655	705,180	350,934	14,145	\$2,625,247
Phil DiPofi	2020	\$ 772,500	747,875	815,725	337,442	12,876	\$2,686,418
				Annual			
Aggregate number of Senior Officers and Highly Compensated Employees (excluding the CEO) ⁽⁵⁾	Year	Salary	Short-term incentive compensation ⁽¹⁾	Long-term incentive compensation ⁽²⁾	Deferred and perquisites ⁽³⁾	Other ⁽⁴⁾	Total
6	2022	\$2,022,961	1,233,305	977,255	210,450	540,360	\$4,984,331
6	2021	\$1,919,977	961,445	765,645	169,230	186,951	\$4,003,248
5	2020	\$1,539,355	827,655	797,410	162,637	127,720	\$3,454,777

- (1) Represents the STIP previously described for 2022, 2021 and 2020, which is paid in the first quarter of the year after the reported year to persons who continue to be employed by Northwest FCS or unless otherwise provided for.
- (2) Represents the LTIP described previously for the 2020-2022 plan (presented within 2022), 2019-2021 plan (presented within 2021) and 2018-2020 plan (presented within 2020). Prorata LTIP amounts earned by departed Senior Officers are also included within this category in the year of departure.
- (3) Various deferred or perquisite amounts include, but are not limited to, the CEO Nonqualified Deferred Compensation Plan discussed previously, other nonqualified contributions made by Northwest FCS, long-term disability and life insurance benefits, vehicle allowances, the value of non-cash retirement gifts, and other taxable fringe items of minimal value.

- (4) Represents employer contributions under the Defined Contribution Plan, payments specified in the CEO's Employment and Separation and Release Agreements, separation payments, tax reimbursements, and other compensation of minimal value.
- (5) The 2022 and 2021 counts and compensation amounts include a highly compensated employee per the regulatory definition. This employee was included in the STIP and LTIP plans disclosed in the Summary Compensation Table. The 2020 count and compensation amounts include an employee who met the regulatory definition of a Senior Officer but was not on the MEC.

Total compensation paid during the last year to any Senior Officer, or to any other employee included in the aggregate, is available and will be disclosed to stockholders upon request. Senior Officers are reimbursed for travel and related expenses while conducting business for Northwest FCS, and the travel policy is available and will be disclosed to stockholders upon request.

As of December 31, 2022, there were no Senior Officers in the Defined Benefit Pension Plan or Defined Benefit Pension Restoration Plan.

Transactions with Senior Officers and Directors

Information regarding related party transactions is incorporated herein by reference from Note 11 to the Consolidated Financial Statements included in this annual report.

Involvement in Certain Legal Proceedings

There were no events during the past five years that are material to evaluating the ability or integrity of any person who served as a director or Senior Officer on January 1, 2023, or at any time during 2022.

Relationship with Independent Public Auditors

There were no changes in independent public auditors since the prior annual report to stockholders. There were no material disagreements with the independent public accountants on any matter of accounting principles or financial statement disclosures during this period.

Fees incurred by Northwest FCS for services rendered by its independent public auditors, PricewaterhouseCoopers LLP, were as follows:

(dollars in thousands)

Total	\$757	\$392	\$306
Non-audit services*	10	3	_
Tax services	_	_	8
Annual audit services	\$747	\$389	\$298
Year ended December 31,	2022	2021	2020

^{*}All non-audit services were approved by the Audit Committee - non-audit services include an accounting research tool subscription and disclosure checklist license

Consolidated Financial Statements

The Consolidated Financial Statements, together with the Independent Auditor's Report dated March 10, 2023 and the Report of Management appearing in this annual report, are incorporated herein by reference.

Relationship with CoBank, ACB

Northwest FCS' relationship with CoBank, ACB is discussed in the Notes to Consolidated Financial Statements referenced below:

- Northwest FCS' statutory obligation to borrow from CoBank, ACB is discussed in Note 7 of the Consolidated Financial Statements.
- CoBank, ACB's ability to access the capital of Northwest FCS is discussed in Note 5 of the Consolidated Financial Statements.
- The major terms of any capital preservation, loss sharing or financial assistance agreements between Northwest FCS and CoBank, ACB are discussed in Note 2 and Note 8 of the Consolidated Financial Statements.
- A discussion of how the financial condition and results of operations of CoBank, ACB may materially affect a stockholder investment in Northwest FCS and Northwest FCS' investment in CoBank, ACB is discussed in Note 1 and Note 5 of the Consolidated Financial Statements.
- CoBank, ACB is required to distribute its annual report to shareholders of Northwest FCS if a "significant event," as defined by FCA regulation, occurs.

Privacy Protection Afforded Under FCA Regulations

Customer financial privacy and the security of other non-public information are important. Therefore, Northwest FCS holds customer financial and other non-public information in strict confidence. Federal regulations allow disclosure of such information by Northwest FCS only in certain situations.

NORTHWEST FARM CREDIT SERVICES, ACA

DESCRIPTION AND STATUS REPORT ON THE YOUNG, BEGINNING AND SMALL FARMERS' PROGRAM

Program Definitions

Northwest FCS has a specific program in place to serve the credit and related needs of young, beginning and small farmers and ranchers (YBS) in its territory. The definitions of young, beginning and small farmers and ranchers are:

- Young A farmer, rancher, producer or harvester of aquatic products who is age 35 or younger, as of the loan transaction date.
- Beginning Any farmer, rancher, producer or harvester of aquatic products who has 10
 years or less farming or ranching experience, as of the loan transaction date.
- Small Any farmer, rancher, producer or harvester of aquatic products who generates less than \$250 thousand in annual gross sales of agricultural or aquatic products as of the loan transaction date.

Mission and Objectives

Mission Statement

To advance young, beginning and small farmers' success through deliberate strategies in lending and professional development.

Objectives of the Program

- To promote agriculture by encouraging and developing YBS customers to enter into or remain in agriculture by supporting their efforts to do so.
- To recognize the challenges facing YBS customers attempting to obtain credit and
 establish a viable enterprise, and to establish Northwest FCS as a leader in providing the
 products and services necessary for them to succeed.

- To develop business relationships with next generation producers who:
 - Exhibit the management skills necessary to build a solid financial position,
 - Contribute to the agricultural community, and
 - Will become profitable customers for the association.
- To provide adequate board oversight to ensure the needs of this market are met on a constructive, safe and sound basis.
- To intentionally connect with underrepresented agricultural producers in the YBS community by providing outreach in financial and management education, lending products and stewardship support.

Services Provided

Several credit and related services are offered through the board approved AgVision Program, which supports YBS producers both directly and in coordination with other organizations. This program allows Northwest FCS to effectively serve the needs within these producer segments. Highlights include:

- The AgVision® program enhances Northwest FCS' ability to serve the young, beginning and small producers who are actively involved in farming and those who may not meet traditional credit standards. AgVision customers account for \$1.2 billion of loan volume. Through this program, special consideration is given in loan underwriting ratios, interest rate reductions and fee waivers for origination and appraisal fees. About \$3.7 million in fee waivers have been provided to AgVision customers since 2001, with nearly \$0.5 million in fees waived in 2022.
- Reimbursements to customers for educational expenses, technology purchases, recordkeeping and tax planning and preparation services since the 2001 inception of the AgVision program totaled \$1.2 million. Reimbursements totaled \$0.1 million in 2022.
- An advisory group that includes young, beginning and small farmers and ranchers who
 provide Northwest FCS with customer feedback, functions as a liaison to association
 management and advances the YBS program impact within the agricultural community.
- The RateWiseTM program rewards YBS producers for continuing their management education with interest rate reductions on new loans.
- Northwest FCS' interest only, JumpStartTM loan program is designed to help entrepreneurs begin promising new ventures in agriculture.

- Customer education programs are tailored to YBS producers focusing on areas such as farm economics, financial literacy, profitability, cash flow, personal finance and succession planning.
- The Northwest FCS Business Management Center helps customers assess, understand
 and improve management practices through group and individual interactions via
 orientations, workshops and consulting. Numerous YBS customers have taken part in
 these various programs.
- Northwest FCS offers crop insurance to help YBS producers mitigate risk.
- A portion of the YBS producers' loan portfolio is supported by government guarantees, including guarantees by the Farm Service Agency (FSA) and the U.S. Department of Agriculture's (USDA) Business and Industry Guaranteed Loan Program.

Government Guaranteed Loans to YBS Farmers and Ranchers

(dollars in thousands)

December 31, 2022	Number of loans	Volume
Young	225	\$ 62,814
Beginning	265	\$ 84,489
Small	190	\$ 42,959

Regional Demographics

The service area of Northwest FCS primarily includes the states of Washington, Montana, Oregon, Idaho and Alaska. The following table presents demographic information from the USDA's 2017 Census of Agriculture for YBS producers in Northwest FCS' area. This census is conducted every five years

2017 Census of Agriculture	Number of producers
Young	14,205
Beginning	38,569
Small	112,879

The FCA definition of a small farmer is less than \$250 thousand in annual gross sales vs. the USDA definition of less than \$350 thousand in annual gross sales. Young and beginning criteria for FCA and USDA align at 35 years old or less and ten years of farm management experience or less, respectively. Overall, the USDA study is the most useful tool to accurately measure association YBS goals and results.

YBS Volume in the Northwest FCS Portfolio

The following table reflects the percentage of YBS producers' loans in the Northwest FCS loan portfolio as of December 31, 2022. Methods by which the Census demographics and the Northwest FCS' data are presented differ as the Census data is based on number of producers, while Northwest FCS' data is based on number of loans.

Young, Beginning and Small Farmers and Ranchers – Number and Volume of Loans Outstanding (including available commitment)

(dollars in thousands)

December 31, 2022	Number of loans	Percent of total	Loans and commitments outstanding	Percent of total
Total loans and commitments outstanding at year end	23,007		\$ 19,137,303	
Young farmers and ranchers	4,250	18.47%	\$ 1,976,015	10.33%
Beginning farmers and ranchers	6,598	28.68%	\$ 3,054,931	15.96%
Small farmers and ranchers	6,670	28.99%	\$ 1,642,655	8.58%

The table above includes loan participation interests from states outside Northwest FCS' chartered territory.

Goals and Results

Quantitative goals are established each year for YBS producers' loan volume and numbers based on demographic data. The 2022 goals and actual results were as follows:

2022 Young, Beginning and Small Service Goals & Results

(dollars in thousands)

	Goals by number of loans	Actual by number of loans	Go	als by loan volume and commitments outstanding	Act	tual by loan volume and commitments outstanding
Young	4,287	4,250	\$	1,941,761	\$	1,976,015
Beginning	6,546	6,598	\$	2,785,615	\$	3,054,931
Small	6,762	6,670	\$	1,530,763	\$	1,642,655

NORTHWEST FARM CREDIT SERVICES, ACA

OFFICE LOCATIONS

(as of December 31, 2022)

Northwest FCS	Idaho	Montana	Oregon	Washington
Headquarters	73 Fort Hall Avenue, Suite A	3490 Gabel Road, Suite 300	3370 10 th Street, Suite B	265 E George Hopper Road
	American Falls, Idaho 83211	Billings, Montana 59102	Baker City, Oregon 97814	Burlington, Washington 98233
	(208) 226-1340	(406) 651-1670	(541) 524-2920	(360) 707-2353
2001 S Flint Road	370 N Meridian Street, Suite A	2530 Honor Lane	650 E Pine Street, Suite 106A	629 S Market Boulevard
Spokane, Washington 99224*	Blackfoot, Idaho 83221	Bozeman, Montana 59718*	Central Point, Oregon 97502	Chehalis, Washington 98532
(509) 340-5300	(208) 782-3800	(406) 556-7300	(541) 665-6100	(360) 767-1100
* Northwest FCS Owned	1408 Pomerelle Avenue, Suite B	519 S Main Street	2345 NE Overlook Drive, Suite 100	301 S Main Street, Suite A
	Burley, Idaho 83318	Conrad, Montana 59425	Hillsboro, Oregon 97006	Colfax, Washington 99111
	(208) 678-6650	(406) 278-4600	(503) 844-7920	(509) 397-2840
	417 Main Street	134 E Reeder Street	94482 Highway 99 E	1501 E Yonezawa Boulevard
	Cottonwood, Idaho 83522	Dillon, Montana 59725	Junction City, Oregon 97448	Moses Lake, Washington 98837
	(208) 962-2280	(406) 683-1200	(541) 685-6140	(509) 764-2700
	1215 Pier View Drive	54147 US Highway 2, Suite A	300 Klamath Avenue, Suite 200	9915 Saint Thomas Drive
	Idaho Falls, Idaho 83402*	Glasgow, Montana 59230	Klamath Falls, Oregon 97601	Pasco, Washington 99301*
	(208) 552-2300	(406) 228-3900	(541) 850-7500	(509) 542-3720
	2631 Nez Perce Drive, Suite 201	700 River Drive S	308 SE 10 th Street	201 W Broadway Avenue, Suite B
	Lewiston, Idaho 83501	Great Falls, Montana 59405	Ontario, Oregon 97914	Ritzville, Washington 99169
	(208) 799-4800	(406) 268-2200	(541) 823-2660	(509) 659-1105
	16034 Equine Drive	1705 US Highway 2 NW, Suite A	12 SW Nye Avenue	2157 N Northlake Way, Suite 120
	Nampa, Idaho 83687	Havre, Montana 59501	Pendleton, Oregon 97801	Seattle, Washington 98103
	(208) 468-1600	(406) 265-7878	(541) 278-3300	(206) 691-2000
	102 N State Street	120 Wunderlin Street, Suite 6	3113 S Highway 97, Suite 100	2001 S Flint Road, Suite 101
	Preston, Idaho 83263	Lewistown, Montana 59457	Redmond, Oregon 97756	Spokane, Washington 99224*
	(208) 852-2145	(406) 538-7737	(541) 504-3500	(509) 340-5600
	1036 Erikson Drive	502 S Haynes Avenue	2222 NW Kline Street	2735 Allen Road
	Rexburg, Idaho 83440	Miles City, Montana 59301	Roseburg, Oregon 97471	Sunnyside, Washington 98944
	(208) 656-2100	(406) 233-3100	(541) 464-6700	(509) 836-3080
	406 Park View Loop	3021 Palmer Street, Suite B	380 Farm Credit Drive SE	1 W Pine Street
	Twin Falls, Idaho 83301*	Missoula, Montana 59808	Salem, Oregon 97301*	Walla Walla, Washington 99362
	(208) 732-1000	(406) 532-4900	(503) 373-3000	(509) 525-2400
		123 N Central Avenue Sidney, Montana 59270 (406) 433-3920	3591 Klindt Drive, Suite 110 The Dalles, Oregon 97058 (541) 298-3400	2580 Chester Kimm Road Wenatchee, Washington 98801 (509) 665-2160
				1360 N 16th Avenue Yakima, Washington 98902 (509) 225-3200