



334.738.2500 • 334.288.1163 • 1.888.349.4332 • www.dixie.com

August 16, 2012

Commodity Futures Trading Commission David A. Stawick, Secretary of the Commission 1155 21st Street NW Washington, D.C. 20581

Dear Commissioners:

On behalf of Dixie Electric Cooperative, I am writing to support the Cooperative Exemption that would allow certain financial cooperatives to qualify for exclusion from the potentially costly clearing and margin requirements of the Dodd-Frank Act.

The proposed Cooperative Exemption would effectively pass through the end-user exception available to co-ops like mine to financial cooperatives that serve the electric cooperative network, such as the nonprofit National Rural Utilities Cooperative Finance Corporation (CFC) of which we are a member-owner. We believe that this "pass-through" is appropriate due to the unique member-owner structure of cooperatives.

Dixie serves approximately 22,000 members in the central part of Alabama. We only serve about 8.4 meters per mile of line. As a member-owner of CFC, Dixie Electric Cooperative relies on CFC to provide us with essential financial products that are critical to meeting the needs of our electric consumers. My cooperative has used CFC funds since the early 1970's to build out the infrastructure for our members. This infrastructure consists of poles, wire, transformers, lightning arrestors, voltage regulators and power substations to distribute electricity throughout or service territory.

In connection with making loans to us, CFC uses over-the-counter interest rate swaps to mitigate its business risks. This use of such financial tools is instrumental in helping CFC make loans to rural electric cooperatives at the lowest possible cost of funds. If new requirements are imposed on CFC, the increased costs will undoubtedly be borne by our consumers in the form of higher rates.

Page 2 Commodity Futures Trading Commission August 16, 2012

I believe it is appropriate for CFC, as a cooperative financial entity owned by electric cooperatives, to be exempt from clearing and margin requirements, just as individual co-ops like mine would be exempt if they executed these transactions on their own.

I appreciate your consideration of my views.

Sincerely,

R. Gary Harrison

CEO/General Manager