.996 percent, for a total of 10.49 percent, of the voting shares of Pend Oreille Bancorp, Newport, Washington, and thereby indirectly acquire Pend Oreille Bank, Newport, Washington.

Board of Governors of the Federal Reserve System, March 14, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board. [FR Doc. 95–6790 Filed 3–17–95; 8:45 am] BILLING CODE 6210–01–F

North Fork Bancorporation, et al.; Formations of; Acquisitions by; and Mergers of Bank Holding Companies

The companies listed in this notice have applied for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) and § 225.14 of the Board's Regulation Y (12 CFR 225.14) to become a bank holding company or to acquire a bank or bank holding company. The factors that are considered in acting on the applications are set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank or to the offices of the Board of Governors. Any comment on an application that requests a hearing must include a statement of why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute and summarizing the evidence that would be presented at a hearing.

Unless otherwise noted, comments regarding each of these applications must be received not later than April 13, 1995.

A. Federal Reserve Bank of New York (William L. Rutledge, Senior Vice President) 33 Liberty Street, New York, New York 10045:

1. North Fork Bancorporation, Mattituck, New York; to acquire 100 percent of the voting shares of Great Neck Bancorp, Great Neck, New York, and thereby indirectly acquire Bank of Great Neck, Great Neck, New York.

B. Federal Reserve Bank of Atlanta (Zane R. Kelley, Vice President) 104 Marietta Street, N.W., Atlanta, Georgia 30303:

- 1. 1st Jackson Bancshares, Inc., Stevenson, Alabama; to become a bank holding company by acquiring 80 percent of the voting shares of The North Jackson Bank, Inc., Stevenson, Alabama.
- 2. SouthTrust Corporation, Birmingham, Alabama, and SouthTrust of Florida, Jacksonville, Florida; to merge with FBC Holding Company, Inc., Crestview, Florida, and thereby indirectly acquire First Bank of Crestview, Crestview, Florida.
- C. Federal Reserve Bank of Minneapolis (James M. Lyon, Vice President) 250 Marquette Avenue, Minneapolis, Minnesota 55480:
- 1. Watford City Bancshares, Inc., Watford City, North Dakota; to acquire 100 percent of the voting shares of First International Bank & Trust, Scottsdale, Arizona, a de novo bank.
- 2. Windsor Bancshares, Inc., Minneapolis, Minnesota; to acquire 100 percent of the voting shares of Bank Windsor II, Chisholm, Minnesota, a de novo bank.
- **D. Federal Reserve Bank of Kansas City** (John E. Yorke, Senior Vice President) 925 Grand Avenue, Kansas City, Missouri 64198:
- *I. Ameribank, Corporation, Inc.*; Shawnee, Oklahoma; to acquire 100 percent of the voting shares of United Oklahoma Bankshares, Inc., Del City, Oklahoma, and thereby indirectly acquire United Bank, Del City, Oklahoma.
- 2. First Mountain Company, Montrose, Colorado; to become a bank holding company by acquiring 100 percent of the voting shares of First Mountain State Bank, Montrose, Colorado.
- **E. Federal Reserve Bank of Dallas** (Genie D. Short, Vice President) 2200 North Pearl Street, Dallas, Texas 75201-2272:
- 1. First Bancorp, Inc., Denton, Texas; to acquire 100 percent of the voting

shares of First Colony Bank, The Colony, Texas.

- 2. First Delaware Bancorp, Inc., Wilmington, Delaware; to acquire 100 percent of the voting shares of First Colony Bank, The Colony, Texas.
- 3. Texas Financial Bancorporation, Inc., Minneapolis, Minnesota; to acquire 100 percent of the voting shares of First Bank, Houston, Texas
- 4. Texas Financial Bancorporation, Inc., Minneapolis, Minnesota; to acquire 100 percent of the voting shares of First Colony Bank, The Colony, Texas.

Board of Governors of the Federal Reserve System, March 14, 1995.

Jennifer J. Johnson,

Deputy Secretary of the Board. [FR Doc. 95–6789 Filed 3–17–95; 8:45 am] BILLING CODE 6210–01–F

FEDERAL TRADE COMMISSION

Granting of Request for Early Termination of the Waiting Period Under the Premerger Notification Rules

Section 7A of the Clayton Act, 15 U.S.C. 18a, as added by Title II of the Hart-Scott-Rodino Antitrust Improvements Act of 1976, requires persons contemplating certain mergers or acquisitions to give the Federal Trade Commission and the Assistant Attorney General advance notice and to wait designated periods before consummation of such plans. Section 7A(b)(2) of the Act permits the agencies, in individual cases, to terminate this waiting period prior to its expiration and requires that notice of this action be published in the **Federal Register**.

The following transactions were granted early termination of the waiting period provided by law and the premerger notification rules. The grants were made by the Federal Trade Commission and the Assistant Attorney General for the Antitrust Division of the Department of Justice. Neither agency intends to take any action with respect to these proposed acquisitions during the applicable waiting period.

TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 02/27/95 AND 03/10/95

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date termi- nated
Glenayre Technologies, Inc., Western Multiplex Corporation, Western Multiplex Corporation	95–0972	02/27/95
Jerry Zucker, Johnson & Johnson, Johnson & Johnson	95–0992	02/27/95
Telephone and Data Systems, Inc. Voting Trust, Barbara Magin, P.C. Cellular of Kentucky, L.P	95–0999	02/27/95
David and Sonia Salzman, Keith Rupert Murdoch, FTS Atlanta, Inc	95–1030	02/27/95
Quincy D. Jones, Keith Rupert Murdoch, FTS Atlanta, Inc	95–1031	02/27/95
General American Life Insurance Company, Xerox Corporation, Xerox Financial Services Life Insurance Com-		
pany	95–1034	02/27/95

TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 02/27/95 AND 03/10/95—Continued

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date termi- nated
York International Corporation, Donald H. Gales, Evcon Holdings, Inc	95–1043	02/27/95
Roadmaster Industries, Inc., Morris Z. Hocherman, MZH, Incorporated & MZH Contracting Corp	95–1058	02/27/95
General Electric Company, ITT Corporation, ITT Commercial Finance Corporation	95–1062	02/27/95
Exor Group S.A., Xerox Corporation, Constitution Re Corporation	95–1065	02/27/95
K–III Communications Corporation, Bacon's Information Inc., Bacon's Information Inc	95–1068	02/27/95
Tyco International Ltd., Tectron Holding Corporation, Tectron Holding Corporation	95–1074	02/27/95
Winn-Dixie Stores, Inc., Richard E. Linder, Thriftway, Inc.	95–1081	02/27/95
Von Roll AG, Gary C. Bivona, Insulating Materials, Inc. & IMI Real Estate Corp	95-1084	02/27/95
Sonoco Products Company, Hargro Enterprises, Inc., Hargro Flexible Packaging Corp	95–0877	02/28/95
	95–0959	02/28/95
Robert H. Chapman, Figgie International Inc., Figgie International Inc.		
Laidlaw Inc., William I. Goodhew Family Trust, Goodhew Ambulance Service, Inc	95–0971	02/28/95
DePaul Health Center	95–0981	02/28/95
Columbia/HCA Healthcare Corporation, University Healthcare System, L.C., University Healthcare System, L.C. The Administrators of the Tulane Educational Fund, University Healthcare System, L.C., University Healthcare	95–1002	02/28/95
System, L.C	95–1006	02/28/95
Beach, Inc	95–1041	02/28/95
TheraTx, Incorporated, David M. Veltman, Highland Pines Nursing Manor, Inc., and Abbey Land	95–1042	02/28/95
Interamericas Investments, Ltd., Medallion Mortgage Company, Medallion Mortgage Company	95–1047	02/28/95
Adwest Group PLC, E. Christopher Benzing, Triple A Tube, Inc	95–1079	02/28/95
		02/28/95
Health Management Associates, Inc., The Cape Coral Medical Center, The Cape Coral Medical Center, Inc	95–1111	
Dr. Michael Otto, Sears, Roebuck and Co., Sears Logistics Services, Inc	95–1088	03/01/95
Warrick Industries, Inc., Harsco Corporation, BMY-Wayne Wheeled Vehicles Division	95–0998	03/02/95
ValueCare	95–1051	03/02/95
J.G. Boswell Company, Fred Salyer, Salyer Land Company	95–1069	03/02/95
Honeywell, Inc., DMC Services, Inc., DMC Service, I	95–1070	03/02/95
Alfonso Romo Garza, Geo. J. Ball, Inc., Geo. J. Ball, Inc.	95–1087	03/02/95
Schein Holdings, Inc., Ethical Holdings plc, Ethical Holdings plc	95–1013	03/03/95
Beverly Enterprises, Inc., Health Care Property Investors, Inc., Health Care Property Investors, Inc.		03/03/95
	95–1036	
Deloitte & Touche LLP, International Consulting Solutions, Inc., International Consulting Solutions, Inc.	95–1039	03/03/95
Maysayoshi Son, Sheldon G. Adelson, Interface Group-Nevada, Inc. and Interface Group	95–1046	03/03/95
Pennzoil Company, California Lubricants Limited Partnership, California Lubricants Limited Partnership	95–1061	03/03/95
Optical Coating Laboratory, Inc., Imperial Chemical Industries PLC, Flex Products, Inc.	95–1090	03/03/95
James R. Shaw, Sr., International Cablecasting Technologies Inc., International Cablecasting Technologies		
Inc.	95–1096	03/03/95
Loews Corporation, AmeriChoice Corporation, AmeriChoice Corporation	95–1099	03/03/95
The SK Equity Fund, L.P., Raymond Barshick, Souper Salad, Inc	95–1103	03/03/95
U.S. Foodservice, Inc., Harvey Frank, City Provisioners, Inc.	95–1105	03/03/95
Siebe plc, Thomas J. Manning, Fabex, Inc	95–1108	03/03/95
Lincoln National Corporation, Riverplace Investments (Curacao), C.V., Riverplace Investments, Ltd	95–1109	03/03/95
Berwind Group Partners, Elastochem, Inc., Elastochem, Inc	95–1110	03/03/95
Debtor-in-Possession	95–1112	03/03/95
NEXTEL Communications, Inc., Tele-Communications, Inc., American Mobil Systems Incorporated	95–1118	03/03/95
James C. Henry, Atlantic Richfield Company, Atlantic Richfield Company	95–1123	03/03/95
NEXTEL Communications, Inc., Dial Page, Inc., Dial Page, Inc	95–1134	03/03/95
Maxus Energy Corporation, Pennzoil Company, Pennzoil Exploration and Production Company	95-1054	03/07/95
Group Financial Partners, Inc., Smartflex Systems, Inc., Smartflex Systems, Inc.	95–1072	03/07/95
KeyCorp, Spears, Benzak, Salomon & Farrell, Inc., Spears, Benzak, Salomon & Farrell, Inc.	95–1093	03/07/95
Jairo A. Estrada, StairMaster Sports/Medical Products, Inc., StairMaster Sports/Medical Products, Inc.	95–1098	03/07/95
SCI Systems, Inc., Digital Equipment Corporation, Digital Equipment Corporation	95–1106	03/07/95
ties (International) Holdings Limited	95–1200	03/07/95
Inc.	95-1203	03/07/95
New Valley Corporation, Empresa Brasileira de Aeronautica S.A., Scorpio Acquisition Company, Ltd	95-1059	03/08/95
Bedford Capital Financial Corp., Elf Acquitaine (a French company), Sanofi Beaute, Inc	95–1073	03/08/95
BanPonce Corporation, CGC Holding Company, Home Mortgage Company	95–1050	03/09/95
GSS Acquisition Limited Partnership, Brenlin Corporation, Gulf States Steel, Inc. of Alabama	95–1077	03/09/95
GSS Acquisition Limited Partnership, DSC Equipment Associates, Ltd., DSC Equipment Associates, Inc	95–1078	03/09/95
Berkshire Hathaway Inc., American Express Company, American Express Company	95–1101	03/09/95
	95–1102	03/09/95
Kenetech Corporation, Midwest Resources, Inc., Century Contractors West Inc.	55 110 <u>-</u>	
Kenetech Corporation, Midwest Resources, Inc., Century Contractors West Inc.	95_1115	()3/()0/(0/
NationsBank Corporation, KeyCorp, KeyCorp Mortgage Inc.	95–1115 95–1129	
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FOR FURTHER INFORMATION CONTACT:

Sandra M. Peay or Renee A. Horton, Contact Representatives, Federal Trade Commission, Premerger Notification Office, Bureau of Competition, Room 303, Washington, D.C. 20580, (202) 326– 3100.

By Direction of the Commission.

Donald S. Clark.

Secretary.

[FR Doc. 95-6752 Filed 3-17-95; 8:45 am]

BILLING CODE 6750-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. 95N-0069]

Drug Export; Pepcid AC (Famotidine 10 Milligram (mg)) Compressed Chewable Tablets (CCT)

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing that Merck & Co. has filed an application requesting conditional approval for the export of the human drug Pepcid AC (Famotidine 10 mg) Compressed Chewable Tablets (CCT) to Canada.

ADDRESSES: Relevant information on this application may be directed to the Dockets Management Branch (HFA–305), Food and Drug Administration, rm. 1–23, 12420 Parklawn Dr., Rockville, MD 20857, and to the contact person identified below. Any future inquiries concerning the export of human drugs under the Drug Export Amendments Act of 1986 should also be directed to the contact person.

FOR FURTHER INFORMATION CONTACT: James E. Hamilton (HFD–310), Center for Drug Evaluation and Research, Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857, 301–594–

Lane, Rockville, MD 20857, 301–594–2073.

SUPPLEMENTARY INFORMATION: The drug

export provisions in section 802 of the Federal Food, Drug, and Cosmetic Act (the act) (21 U.S.C. 382) provide that FDA may approve applications for the export of drugs that are not currently approved in the United States. Section 802(b)(3)(B) of the act sets forth the

requirements that must be met in an application for approval. Section 802(b)(3)(C) of the act requires that the agency review the application within 30 days of its filing to determine whether the requirements of section 802(b)(3)(B) have been satisfied. Section 802(b)(3)(A) of the act requires that the agency publish a notice in the Federal Register within 10 days of the filing of an application for export to facilitate public participation in its review of the application. To meet this requirement, the agency is providing notice that Merck & Co., BLA-30, West Point, PA 19486, has filed an application requesting conditional approval for the export of the human drug Pepcid AC (Famotidine 10 mg) Compressed Chewable Tablets (CCT) to Canada. This product is indicated for the treatment and prevention of heartburn. The firm does have new drug application approval for various other dosage forms and strengths of Pepcid. The application was received and filed in the Center for Drug Evaluation and Research on February 17, 1995, which shall be considered the filing date for purposes of the act.

Interested persons may submit relevant information on the application to the Dockets Management Branch (address above) in two copies (except that individuals may submit single copies) and identified with the docket number found in brackets in the heading of this document. These submissions may be seen in the Dockets Management Branch between 9 a.m. and 4 p.m., Monday through Friday.

The agency encourages any person who submits relevant information on the application to do so by March 30, 1995, and to provide an additional copy of the submission directly to the contact person identified above, to facilitate consideration of the information during the 30-day review period.

This notice is issued under the Federal Food, Drug, and Cosmetic Act (sec. 802 (21 U.S.C. 382)) and under authority delegated to the Commissioner of Food and Drugs (21 CFR 5.10) and redelegated to the Center for Drug Evaluation and Research (21 CFR 5.44).

Dated: March 8, 1995.

Betty L. Jones,

Acting Deputy Director, Office of Compliance, Center for Drug Evaluation and Research. [FR Doc. 95–6727 Filed 3-17–95; 8:45 am]

BILLING CODE 4160-01-F

Health Resources and Services Administration

Maternal and Child Health Services; Federal Set-Aside Program; Genetic Services and Maternal and Child Improvement Projects for Fiscal Year (FY) 1995: Cancellation of Cycle for Certain Grants and Cooperative Agreements; Extension of Certain Application Deadline Dates

Notice of Availability of Funds for Special Project Grants and Cooperative Agreements; Maternal and Child Health Services; Federal Set-Aside Program; Genetic Services and Maternal and Child Improvement Projects for fiscal year (FY) 1995, section 502(a), title V of the Social Security Act, was published on February 13, 1995, at 60 FR 8244. Section 4.1.2.1. of this notice announced the availability of funds for 2 grants in the Maternal, Infant, Child and Adolescent Health category priority identified as "Content and Organization of Care for Women of Childbearing Age, Infants, Children, Adolescents, and their Families." Section 4.2.3. of the notice announced the availability of funds for up to four cooperative agreements in the Childhood Injury Prevention category.

Since publication of this notice, it has been determined that amounts allocated for grants under Section 4.1.2.1. are insufficient to permit a competitive grant cycle in the "Content and Organization of Care" priority for FY 1995. As a result, this competition is herewith canceled. Additionally, the Department has decided that it prefers to implement contracts rather than award cooperative agreements in order to acquire the work it wishes to have accomplished by the centers described in the Section 4.2.3. Childhood Injury Prevention category. This competition is also herewith canceled. It is anticipated that contracts for this purpose will be awarded during the second quarter of FY 1996; a request for proposals will be advertised at the appropriate time. To ensure continuity in this activity until then, the cooperative agreements with existing Childhood Injury Prevention centers will be extended for six months, through February 1996.

Two of the deadline dates announced in the February 13, Notice of Availability of Funds for Special Project Grants and Cooperative Agreements; Maternal and Child Health Services; Federal Set-Aside Program; Genetic Services and Maternal and Child Improvement Projects for fiscal year (FY) 1995, are being extended. The deadline date for the remaining grants announced under Section 1.2.1. is hereby extended to May 10, 1995. In