indicated for the application or the offices of the Board of Governors not later than

A. Federal Reserve Bank of Minneapolis (James M. Lyon, Vice President) 250 Marquette Avenue, Minneapolis, Minnesota 55480:

1. Norwest Corporation, Minneapolis, Minnesota; to acquire Stan-Shaw Corporation, Anaheim Hills, California, and thereby engage in acting as trustee under deeds of trust, preparing and filing notices of default, reconveyances and related documents, pursuant to § 225.25(b)(3) of the Board's Regulation Y.

2. Norwest Corporation, Minneapolis, Minnesota; to acquire Directors Mortgage Loan Corporation, Riverside, California, and thereby engage in (1) the origination, sale and servicing of residential single-family, first mortgage loans, the retention, purchase and sale of servicing rights associates with such mortgage loans, pursuant to § 225.25(b)(1) of the Board's Regulation Y, and (2) the acquisition of 24.6 percent of Mission Savings and Loan Association, Riverside, California, pursuant to § 225.25(b)(9) of the Board's Regulation Y.

3. Norwest Corporation, Minneapolis, Minnesota; to acquire Directors Insurance Service, Riverside, California, and thereby engage in (1) providing, as agent for various insurance underwriters, a full line of home mortgage insurance products, including mortgage life, flood, and earthquake insurance, pursuant to section 4(c)(8)(G) of the Bank Holding Company Act.

Board of Governors of the Federal Reserve System, January 23, 1995.

### Jennifer J. Johnson,

Deputy Secretary of the Board. [FR Doc. 95–2055 Filed 1–26–95; 8:45 am] BILLING CODE 6210–01–F

## John William Staley; Change in Bank Control Notice

# Acquisition of Shares of Banks or Bank Holding Companies

The notificant listed below has applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notice is available for immediate inspection at the Federal Reserve Bank indicated. Once the notice 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 indicated for the notice or to the offices of the Board of Governors. Comments must be received not later than February 10, 1995.

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

1. John William Staley, Nashville, Tennessee; to retain 10.66 percent of the voting shares of First Pikeville Bancshares, Inc., Pikeville, Tennessee, and thereby retain shares of First National Bank of Pikeville, Pikeville, Tennessee.

Board of Governors of the Federal Reserve System, January 23, 1995.

#### Jennifer J. Johnson,

Deputy Secretary of the Board. [FR Doc. 95–2056 Filed 1–26–95; 8:45 am] BILLING CODE 6210–01–F

#### FEDERAL TRADE COMMISSION

[File No. 921-0071]

Del Monte Foods Company, et al.; Proposed Consent Agreement With Analysis to Aid Public Comment

**AGENCY:** Federal Trade Commission. **ACTION:** Proposed consent agreement.

summary: In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent agreement, accepted subject to final Commission approval, would require, among other things, the California-based corporations to obtain, for ten years, Commission approval before acquiring any stock or assets of a United States canned fruit manufacturer, and before entering into a variety of marketing, packing, or other agreements with competitors.

**DATES:** Comments must be received on or before March 28, 1995.

ADDRESSES: Comments should be directed to: FTC/Office of the Secretary, Room 159, 6th Street and Pennsylvania Avenue, NW., Washington, DC 20580.

FOR FURTHER INFORMATION CONTACT: Ronald Rowe, FTC/S-2105, Washington, DC 20580. (202) 326-2610.

SUPPLEMENTARY INFORMATION: Pursuant to Section 6(f) of the Federal Trade Commission Act, 38 Stat. 721, 15 U.S.C. 46 and Section 2.34 of the Commission's Rules of Practice (16 CFR 2.34), notice is hereby given that the following consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final

approval, by the Commission, has been placed on the public record for a period of sixty (60) days. Public comment is invited. Such comments or views will be considered by the Commission and will be available for inspection and copying at its principal office in accordance with Section 4.9(b)(6)(ii) of the Commission's Rules of Practice (16 CFR 4.9(b)(6)(ii).

In the Matter of DEL MONTE FOODS COMPANY, a corporation; DEL MONTE CORPORATION, a corporation; and PACIFIC COAST PRODUCERS, a corporation, File No. 921–0071.

## **Agreement Containing Consent Order**

The Federal Trade Commission ("Commission") having initiated an investigation of certain agreements entered into by Del Monte Corporation, a wholly-owned subsidiary of Del Monte Foods Company (hereinafter collectively referred to as "Del Monte"), and Pacific Coast Producers ("PCP"), and it now appearing that Del Monte and PCP, hereinafter sometimes referred to as "proposed respondents," are willing to enter into an agreement containing an order ("Agreement") to terminate such agreements between Del Monte and PCP, to cease and desist from certain acts, and to provide for certain other relief.

It is hereby agreed by and among proposed respondents, by their duly authorized officers and attorneys, and counsel for the Federal Trade Commission that:

- 1. Proposed respondent Del Monte Corporation, a wholly-owned subsidiary of Del Monte Foods Company, is a corporation organized, existing, and doing business under and by virtue of the laws of the State of New York, with its office and principal place of business located at One Market Plaza, San Francisco, California 94119.
- 2. Proposed respondent Del Monte Foods Company is a corporation organized, existing, and doing business under and by virtue of the laws of the State of Maryland, with its office and principal place of business at One Market Plaza, San Francisco, California 94119.
- 3. Proposed respondent Pacific Coast Producers is a corporation organized, existing, and doing business under and by virtue of the laws of the State of California, with its office and principal place of business at 631 N. Cluff Avenue, Lodi, California 95240.
- 4. Proposed respondents admit all the jurisdictional facts set forth in the draft of complaint.
  - 5. Proposed respondents waive:
  - a. any further procedural steps;
- b. the requirement that the Commission's decision contain a