Bar Global Logistics, Inc. (NVO), 1670 Alvardo Street, Suite 1, San Leandro, CA 94577, Officers: Lilibeth O. Arroyo, President (QI), Rafael H. Arroyo, Vice President, Application Type: New NVO License.

Beagle Shipping Inc. (NVO & OFF), 2801 NW 7th Avenue, Suite 107, Miami, FL 33122, Officers: Ricardo Tovar, President (QI), Miguel Tovar, Vice President, Application Type: QI

Change.

BJJ Enterprise LLC (OFF), 121 North Meridian Street, Suite 553, Jasonville, IN 47438, Officer: Daouda A. Lawani, Member (QI), Application Type: New OFF License.

CNX America Corp. dba Hercules Int'l Transportation (NVO & OFF), 375 W. Victoria Street, Compton, CA 90220, Officer: Wade L. Chuang, President (QI), Application Type: New NVO & OFF License.

Fast Track Worldwide Logistics Inc. (NVO & OFF), 10505 NW 112th Avenue, Suite 18, Miami, FL 33178, Officers: Sonia C. Aquado, Manager (QI), Miguel Otaola, President, Application Type: QI Change.

Ford Global Enterprises Ltd. Liability
Co. dba The Vision Logistics Group
(NVO & OFF), 2401 Waterman Blvd.,
Suite A4–319, Fairfield, CA 94534,
Officers: Matthew S. Ford, President
(QI), Barbara A. Walthall-Ford,
Secretary, Application Type: New
NVO & OFF License.

Hitachi Transport System (America), Ltd. (NVO & OFF), 21061 S. Western Avenue, Suite 300, Torrance, CA 90501–1122, Officers: Mary M. Crockett, Assistant to the President (QI), Masataka Kashiwa, President, Application Type: OI Change.

Application Type: QI Change. JTL Logistics USA, Inc. (NVO), 6788 Morehouse Street, Chino, CA 91710, Officer: Jingyan (Joy) Tang, President (QI), Application Type: New NVO

License.

King City Forwarding USA, Inc. (NVO & OFF), 216 Fort Hill Avenue, Pittsfield, MA 01201, Officers: Michael Hilburn, President (QI), Lloyd Lovett, CEO, Application Type: New NVO & OFF License.

KWIC Shipping LLC (NVO), 1854
Pampas Circle, Bolingbrook, IL 60490,
Officers: Kimberly A. Whisler
Wagner, Member Manager (QI), Kara
M. Norkus, Member Manager,
Application Type: New NVO License.

LV Shipping (USA) Inc. (NVO & OFF), 19051 Kenswick Drive, Suite 190, Humble, TX 77338, Officers: Keri Gullory, Chief Officer of Operations (QI), Paul Wilson, President, Application Type: QI Change.

Miami Shipping Cargo Inc. (NVO), 2039 NW 23rd Avenue, Miami, FL 33142, Officers: Rafael Rosario, President (QI), Esperanza Rosario, Secretary, Application Type: New NVO License.

Nhi Luu dba Galleon Technologies (NVO), 14852 Bridal Trail Circle, Eastvale, CA 92880, Officer: Nhi Luu, Sole Proprietor (QI), Application Type: New NVO License.

Norgistics North America, Inc. (NVO & OFF), 99 Wood Avenue South, 9th Floor, Iselin, NJ 08830, Officers: Richard Kenyon, President (QI), Fernando Valenzuela, Global President, Application Type: QI Change.

OM Global Shipping Lines Inc (NVO), 33300 Mission Blvd., Suite 35, Union City, CA 94587, Officer: Dharmendra Kanjani, President (QI), Application Type: New NVO License.

Piton Logistics, Inc (NVO), 1837 South State Road 7, Fort Lauderdale, FL 33317, Officers: Marlene Sookram-Sirju, President (QI), Narine Ramcharitar, Treasurer, Application Type: New NVO License.

SDČ Înternational Inc (NVO), 14558 Ryamer Street, Van Nuys, CA 91405, Officer: Kfir Cohen, President (QI), Application Type: QI Change.

Silver Brilliant Logistic Inc. (NVO), 15456 Valley Boulevard, City of Industry, CA 91746, Officers: Billy K. Chan, Secretary (QI), Linh P. Vien, CEO (QI), Application Type: Name Change to Silver Brilliant Logistics, Inc. & QI Change.

Unit International, Inc. (OFF), 644
Cesery Blvd., Suite 200, Jacksonville,
FL 32211, Officers: Sydney R. Purvis,
Jr., President (QI), Warren P. Powers,
Chairman, Application Type: QI
Change.

Dated: November 8, 2013.

By the Commission.

### Karen V. Gregory,

Secretary.

[FR Doc. 2013–27254 Filed 11–13–13; 8:45 am]

BILLING CODE 6730-01-P

#### **FEDERAL RESERVE SYSTEM**

## Change in Bank Control Notices; Acquisitions of Shares of a Bank or Bank Holding Company

The notificants listed below have 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 shares of a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal

Reserve Bank indicated. The notices also will 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 that notice or to the offices of the Board of Governors. Comments must be received not later than November 29, 2013.

A. Federal Reserve Bank of San Francisco (Gerald C. Tsai, Director, Applications and Enforcement) 101 Market Street, San Francisco, California 94105–1579:

1. The Ricco Lagomarsino
Testamentary Trust, Daly City,
California, and a group consisting of
Lisa Angelot, Enrico P. Togneri, Warren
Hutchins, T. Anne Lassahn, (Trustees of
the Trust), and Dolores Togneri, Lora
Angelot, and Eric Angelot, all of Daly
City, California, to retain in excess of 10
percent of FNB Bancorp and thereby
indirectly control First National Bank of
Northern California, both of South San
Francisco, California.

Board of Governors of the Federal Reserve System, November 8, 2013.

#### Michael J. Lewandowski,

Associate Secretary of the Board.
[FR Doc. 2013–27245 Filed 11–13–13; 8:45 am]
BILLING CODE 6210–01–P

#### **FEDERAL RESERVE SYSTEM**

# Formations of, Acquisitions by, and Mergers of Bank Holding Companies

The companies listed in this notice have applied to the Board for approval, pursuant to the Bank Holding Company Act of 1956 (12 U.S.C. 1841 et seq.) (BHC Act), Regulation Y (12 CFR part 225), and all other applicable statutes and regulations to become a bank holding company and/or to acquire the assets or the ownership of, control of, or the power to vote shares of a bank or bank holding company and all of the banks and nonbanking companies owned by the bank holding company, including the companies listed below.

The applications listed below, as well as other related filings required by the Board, are available for immediate inspection at the Federal Reserve Bank indicated. The applications will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the standards enumerated in the BHC Act (12 U.S.C. 1842(c)). If the proposal also involves the acquisition of a nonbanking company, the review also includes whether the acquisition of the nonbanking company complies with the standards in section 4 of the BHC Act (12 U.S.C. 1843). Unless otherwise

noted, nonbanking activities will be conducted throughout the United States.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than December 8, 2013.

A. Federal Reserve Bank of Dallas (E. Ann Worthy, Vice President) 2200 North Pearl Street, Dallas, Texas 75201– 2272:

1. SP Bancorp, Inc., to become a bank holding company by acquiring 100 percent of the voting shares Share Plus Bank, both of Plano, Texas, (the resulting institution from the conversion of Share Plus Federal Bank, a federal savings association, to a commercial bank charter).

Board of Governors of the Federal Reserve System, November 8, 2013.

#### Michael J. Lewandowski,

Associate Secretary of the Board.
[FR Doc. 2013–27246 Filed 11–13–13; 8:45 am]
BILLING CODE 6210–01–P

#### FEDERAL TRADE COMMISSION

### Agency Information Collection Activities; Proposed Collection; Comment Request

**AGENCY:** Federal Trade Commission (FTC or Commission).

**ACTION:** Notice.

SUMMARY: The information collection requirements described below will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act (PRA). The FTC seeks public comments on its proposal to extend through February 28, 2017, the current PRA clearance for information collection requirements contained in its Rule Governing Pre-Sale Availability of Written Warranty Terms. That clearance expires on February 28, 2014.

**DATES:** Comments must be received on or before January 13, 2014.

ADDRESSES: Interested parties may file a comment online or on paper by following the instructions in the Request for Comments part of the SUPPLEMENTARY INFORMATION section below

#### FOR FURTHER INFORMATION CONTACT:

Requests for copies of the collection of information and supporting documentation should be addressed to Svetlana Gans, Attorney, Division of Marketing Practices, Bureau of Consumer Protection, Federal Trade Commission, Room H–286, 600

Pennsylvania Ave. NW., Washington, DC 20580, (202) 326–3708.

#### SUPPLEMENTARY INFORMATION:

# **Proposed Information Collection Activities**

Under the Paperwork Reduction Act (PRA), 44 U.S.C. 3501-3520, federal agencies must get OMB approval for each collection of information they conduct, sponsor, or require. "Collection of information" means agency requests or requirements to submit reports, keep records, or provide information to a third party. 44 U.S.C. 3502(3); 5 CFR 1320.3(c). As required by section 3506(c)(2)(A) of the PRA, the FTC is providing this opportunity for public comment before requesting that OMB extend the existing PRA clearance for the information collection requirements associated with the Commission's Rule Governing Pre-Sale Availability of Written Warranty Terms, (the Pre-Sale Availability Rule), 16 CFR 702 (OMB Control Number 3084-0112).

The FTC invites comments on: (1) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on those who are to respond. All comments must be received on or before January 13, 2014.

The Pre-Sale Availability Rule is one of three rules 1 that the FTC issued as required by the Magnuson Moss Warranty Act, 15 U.S.C. 2301 et seq. (Warranty Act or Act).2 The Pre-Sale Availability Rule requires sellers and warrantors to make the text of any written warranty on a consumer product costing more than \$15 available to the consumer before sale. Among other things, the Rule requires sellers to make the text of the warranty readily available either by (1) displaying it in close proximity to the product or (2) furnishing it on request and posting signs in prominent locations advising consumers that the warranty is available. The Rule requires warrantors to provide materials to enable sellers to

comply with the Rule's requirements and also sets out the methods by which warranty information can be made available before the sale if the product is sold through catalogs, mail order, or door to door sales.

Pre-Sale Availability Rule Burden Statement:

Total annual hours burden: 2 446 610

In its 2010 submission to OMB, FTC staff estimated that the information collection burden of making the disclosures required by the Pre-Sale Availability Rule was approximately 2,490,000 hours per year. Although there has been no change in the Rule's information collection requirements since 2010, staff has adjusted its previous estimate of the number of manufacturers subject to the Rule based on recent Census data. From that, staff now estimates that there are approximately 581 large manufacturers and 13,935 small manufacturers subject to the Rule. In addition, recent Census data suggests that there are an estimated 6,892 large retailers and 452,553 small retailers impacted by the Rule.

In its 2010 submission to OMB, staff took note that some online retailers had begun to make warranty information directly available on their Web sites, thereby reducing their paperwork burden under the Rule. As e-commerce continues to grow, it is likely that even more retailers are posting warranty information online than they were in 2010. Nevertheless, because the staff assumes that only a small percentage of retailers would be significantly less burdened by posting warranty information online—namely, retailers with a large Internet presence or whose inventory is mainly composed of warranted products 3—the staff has retained its previous estimates of the hour burden for retailers. Therefore, staff continues to estimate that large retailers spend an average of 20.8 hours per year and small retailers spend an average 4.8 hours per year to comply with the Rule. Accordingly, the total annual burden for retailers is approximately 2,315,608 hours ((6,892 large retailers × 20.8 burden hours) +  $(452,553 \text{ small retailers} \times 4.8 \text{ burden}$ hours)). Staff also estimates that more manufacturers are beginning to provide retailers with warranty information in electronic form in fulfilling their obligations under the Rule. Therefore, staff has adjusted the hour burden for manufacturers as it did in its previous

<sup>&</sup>lt;sup>1</sup>The other two rules relate to the information that must appear in a written warranty on a consumer product costing more than \$15 if a warranty is offered and minimum standards for informal dispute settlement mechanisms that are incorporated into a written warranty.

<sup>&</sup>lt;sup>2</sup> 40 FR 60168 (Dec. 31, 1975).

<sup>&</sup>lt;sup>3</sup> In addition, many online retailers also operate "brick-and-mortar" operations and still provide paper copies of warranties for review by customers who do not do business online.