

**RCW 30A.38.070 Out-of-state state bank becomes resulting bank—  
Branches in this state—RCW 30A.49.125(5) does not apply—When  
established and maintained—Notice to director.** (1) Any out-of-state  
state bank that will be the resulting bank pursuant to an interstate  
combination involving any bank with branches in Washington, if RCW  
30A.49.125(5) does not apply, shall notify the director of the  
proposed combination not later than three days after the date of  
filing of an application for the combination with the responsible  
federal bank supervisory agency, and shall submit a copy of the  
application to the director and pay applicable application fees, if  
any, required by the director. In lieu of notice from the out-of-state  
state bank the director may accept notice from the bank's home state  
regulator. The director has the authority to waive any procedures  
required by Washington merger laws if the director finds that the  
provision is in conflict with the applicable federal law or in  
conflict with the applicable law of the state of the resulting bank.

(2) An out-of-state state bank that has established and maintains  
a branch in this state pursuant to this chapter shall give at least  
thirty days' prior written notice or, in the case of an emergency  
transaction, shorter notice as is consistent with the applicable state  
or federal law, to the director of any transaction that would cause a  
change of control with respect to the bank or any bank holding company  
that controls the bank, with the result that an application would be  
required to be filed pursuant to the federal change in bank control  
act of 1978, as amended, 12 U.S.C. Sec. 1817(j), or the federal bank  
holding company act of 1956, as amended, 12 U.S.C. Sec. 1841 et seq.,  
or any successor statutes. In lieu of notice from the out-of-state  
state bank the director may accept notice from the bank's home state  
regulator. [2014 c 37 § 210; 1996 c 2 § 17. Formerly RCW 30.38.070.]