Chapter 30A.49 RCW MERGER, CONSOLIDATION, AND CONVERSION

Sections

30A.49.010	Definitions.
30A.49.020	State bank to resulting national bank—Laws applicable— Vote required—Termination of franchise.
30A.49.030	State or national bank to resulting state bank—Law applicable to nationals.
30A.49.040	Merger to resulting state bank—Exception—Agreement, contents, approval, amendment.
30A.49.050	Merger to resulting state bank—Stockholders' vote— Notice of meeting—Waiver of notice.
30A.49.060	Merger to resulting state bank—Effective date— Termination of charters—Certificate of merger.
30A.49.070	Conversion of national to state bank—Requirements— Procedure.
30A.49.080	Resulting bank as same business and corporate entity—Use of name of merging, converting bank.
30A.49.090	Rights of dissenting shareholder—Appraisal—Amount due as debt.
30A.49.100	Provision for successors to fiduciary positions.
30A.49.110	Assets, business—Time for conformance with state law.
30A.49.120	Resulting state bank—Valuation of certain assets limited.
30A.49.125	Resulting bank has branches inside and outside of state— Application—Definitions—Combination or purchase and assumption requires director's approval—Deposit concentration limits.
30A.49.130	Severability—1955 c 33.

Reorganization as subsidiary of bank holding company: RCW 30A.04.550 through 30A.04.570.