- RCW 30B.46.003 Definitions. The definitions in this section apply throughout this chapter unless the context clearly requires otherwise.
- (1) "Corrective action measures" refers collectively to supervisory agreements, memoranda of understanding, supervisory directives, corrective action orders, and orders of conservatorship.
- (2) "Corrective action order" means a cease and desist order, consent order, order compelling action, or order of conservatorship, as prescribed by this chapter.
- (3) "Exceeded its powers" includes, without limitation, the following circumstances:
- (a) If a state trust company has engaged in unauthorized trust activity;
- (b) If a state trust company has refused to permit examination of its books, papers, accounts, records, or affairs by the director, assistant director, or examiners; or
- (c) If a state trust company has neglected or refused to observe an order of the director including, without limitation, an order to make good, within the time prescribed, any capital deficiency.
- (4) "Order of conservatorship" means an order specifically authorized under this chapter for the appointment for a conservatory of a state trust company.
- (5) "Supervisory agreement" or "memorandum of understanding" means a supervisory directive in which a state trust company has given its prior consent.
- (6) "Supervisory directive" means a supervisory directive in which the state trust company has not given its prior consent.
- (7) "Unsafe condition" shall mean and include, but not be limited to, any one or more of the following circumstances:
- (a) If a state trust company is less than adequately capitalized as determined by the director;
- (b) If a state trust company violates the applicable provisions of this title or any other law or regulation applicable to a state trust company in a manner that results or is likely to result in a significant increase in the state trust company's legal or operational risk;
- (c) If a state trust company conducts a fraudulent or questionable practice in the conduct of its business that endangers its reputation, beneficiaries, shareholders, or trustors, or threatens its solvency;
- (d) If a state trust company conducts its business in an unsafe or unsound manner;
- (e) If a state trust company engages in unauthorized trust activity;
- (f) If a state trust company violates any conditions of its certificate of authority or any agreement entered with the director; or
- (g) If a state trust company willfully fails to carry out any authorized instruction or direction of the director. [2019 c 389 § 80.]