CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 2125

Chapter 2, Laws of 1996

(partial veto)

54th Legislature 1996 Regular Session

INTERSTATE BANKING--AUTHORIZATION AND IMPLEMENTATION

EFFECTIVE DATE: 6/6/96

Passed by the House January 19, 1996 Yeas 96 Nays 0

CLYDE BALLARD

Speaker of the House of Representatives

Passed by the Senate February 14, 1996 Yeas 37 Nays 0

CERTIFICATE

I, Timothy A. Martin, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is SUBSTITUTE HOUSE BILL 2125 as passed by the House of Representatives and the Senate on the dates hereon set forth.

R. LORRAINE WOJAHN

President of the Senate

TIMOTHY A. MARTIN

Chief Clerk

Approved February 27, 1996, with the exception of section 30, which is vetoed.

February 27, 1996 - 3:00 p.m.

FILED

MIKE LOWRY

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 2125

Passed Legislature - 1996 Regular Session

State of Washington 54th Legislature 1996 Regular Session

By House Committee on Financial Institutions & Insurance (originally sponsored by Representatives L. Thomas, Wolfe, Beeksma, Sterk, Honeyford, Robertson, Chandler, Smith, Pelesky, Kessler, Dyer, D. Sommers, Huff, Radcliff, Dellwo, Scheuerman and Cooke)

Read first time 01/09/96.

- AN ACT Relating to interstate banking; amending RCW 30.04.010,
- 2 30.04.232, 30.04.280, 30.08.140, 30.20.060, 39.29.040, 32.04.020,
- 3 32.08.140, 32.08.142, 32.08.146, and 32.12.020; reenacting and amending
- 4 RCW 32.04.030 and 32.32.500; adding new sections to chapter 30.04 RCW;
- 5 adding a new section to chapter 30.49 RCW; adding a new section to
- 6 chapter 32.04 RCW; adding a new section to chapter 32.08 RCW; adding a
- 7 new chapter to Title 30 RCW; creating a new section; repealing RCW
- 8 30.40.020; providing an effective date; and declaring an emergency.
- 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 10 <u>NEW SECTION.</u> **Sec. 1.** The purpose of this act is to modernize
- 11 Washington's banking laws to promote the efficient delivery of
- 12 financial services in this state by authorizing and implementing
- 13 interstate branching under 12 U.S.C. Sec. 1831u(a)(3)(A) before June 1,
- 14 1997.
- 15 **Sec. 2.** RCW 30.04.010 and 1994 c 92 s 7 are each amended to read
- 16 as follows:
- 17 Certain terms used in this title shall have the meanings ascribed
- 18 in this section.

1 "Banking" shall include the soliciting, receiving or accepting of 2 money or its equivalent on deposit as a regular business.

"Bank," unless a different meaning appears from the context, means any corporation organized under the laws of this state engaged in banking, other than a trust company, savings association, or a mutual savings bank.

"Branch ((bank))" means any established office of deposit ((erdiscount)), domestic or otherwise, maintained by any bank or trust company((, domestic or otherwise,)) other than its ((principal place of business, regardless of whether it be in the same city or locality.)) head office. "Branch" does not mean a machine permitting customers to leave funds in storage or communicate with bank employees who are not located at the site of the machine, unless employees of the bank at the site of the machine take deposits on a regular basis. An office or facility of an entity other than the bank shall not be deemed to be established by the bank, regardless of any affiliation, accommodation arrangement, or other relationship between the other entity and the bank.

The term "trust business" shall include the business of doing any or all of the things specified in RCW 30.08.150 (2), (3), (4), (5), (6), (7), (8), (9), (10) and (11).

"Trust company," unless a different meaning appears from the context, means any corporation organized under the laws of this state engaged in trust business.

((A "savings account" is an account of a bank in respect of which,

(1) a passbook, certificate or other receipt may be required by the

bank to be presented whenever a deposit or withdrawal is made and (2)

the depositor at any time may be required by the bank to give notice of

an intended withdrawal before the withdrawal is made.

"Savings bank" shall include (1) any bank whose deposits shall be limited exclusively to savings accounts, and (2) the department of any bank or trust company that accepts, or offers to accept, deposits for savings accounts in accordance with the provisions of this title.

"Commercial bank" shall include any bank other than one exclusively engaged in accepting deposits for savings accounts.))

"Person" unless a different meaning appears from the context, shall include a firm, association, partnership or corporation, or the plural thereof, whether resident, nonresident, citizen or not.

"Director" means the director of financial institutions.

- 1 "Foreign bank" and "foreign banker" shall include:
- 2 (1) Every corporation not organized under the laws of the territory 3 or state of Washington doing a banking business, except a national 4 bank;
- 5 (2) Every unincorporated company, partnership or association of two 6 or more individuals organized under the laws of another state or 7 country, doing a banking business;
- 8 (3) Every other unincorporated company, partnership or association 9 of two or more individuals, doing a banking business, if the members 10 thereof owning a majority interest therein or entitled to more than 11 one-half of the net assets thereof are not residents of this state;
- 12 (4) Every nonresident of this state doing a banking business in his 13 or her own name and right only.
- 14 **Sec. 3.** RCW 30.04.232 and 1994 c 92 s 23 are each amended to read 15 as follows:
- (1) In addition to an acquisition pursuant to RCW 30.04.230, an out-of-state bank holding company may acquire more than five percent of the voting stock or all or substantially all of the assets of a bank, trust company, or national banking association, the principal operations of which are conducted within this state, if ((the following terms or conditions are fulfilled:
- 22 (a))) the bank, trust company, or national banking association or 23 its predecessor, the voting stock of which is to be acquired, shall 24 have been conducting business for a period of not less than ((three)) 25 five years((+

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- (b) The laws of the state in which the out-of-state bank holding company principally conducts its operations permit a domestic bank holding company to acquire more than five percent of the shares of the voting stock or all or substantially all of the assets of a bank, trust company, or national banking association, the principal operations of which are conducted within that state, and permit the operation of the acquired bank, trust company, or national banking association within that state on terms and conditions no less favorable than other banks, trust companies, or national banking associations doing a banking business within that state;
- 36 (c) The director, upon the request of any person, shall adopt a
 37 rule making a determination whether the law, of a particular state or
 38 states meets the qualifications of (b) of this subsection)).

- 1 (2) The director, consistent with 12 U.S.C. Sec. 1842(d)(2)(D), may
 2 approve an acquisition if the standard on which the approval is based
 3 does not discriminate against out-of-state banks, out-of-state bank
 4 holding companies, or subsidiaries of those banks or holding companies.
 5 (3) As used in this section, the terms "bank holding company,"
 6 "domestic bank holding company," and "out-of-state bank holding
 7 company" shall have the meanings provided in RCW 30.04.230.
- 8 **Sec. 4.** RCW 30.04.280 and 1955 c 33 s 30.04.280 are each amended 9 to read as follows:
- No person shall engage in banking except in compliance with and 10 subject to the provisions of this title, ((except it be)) unless it is 11 12 a national bank or except insofar as it may be authorized so to do by the laws of this state relating to mutual savings banks((, nor shall 13 14 any)) or savings and loan associations. A corporation shall not engage 15 in a trust business except in compliance with and subject to the provisions of this title((, nor shall any)). A bank shall not engage 16 in a trust business except as ((herein)) authorized((, nor shall any)) 17 18 under this title. A bank or trust company shall not establish any 19 branch except in accordance with the provisions of this title. ((The practice of collecting or receiving deposits or cashing checks at any 20 place or places other than the place where the usual business of a bank 21 22 or trust company and its operations of discount and deposit are carried 23 on shall be held and construed to be establishing a branch.))
- 24 **Sec. 5.** RCW 30.08.140 and 1994 c 92 s 58 are each amended to read 25 as follows:
- Upon the issuance of a certificate of authority to a bank, the persons named in the articles of incorporation and their successors shall thereupon become a corporation and shall have power:
 - (1) To adopt and use a corporate seal.
- 30 (2) To have perpetual succession.
- 31 (3) To make contracts.
- 32 (4) To sue and be sued, the same as a natural person.
- 33 (5) To elect directors who, subject to the provisions of the 34 corporation's bylaws, shall have power to appoint such officers as may 35 be necessary or convenient, to define their powers and duties and to 36 dismiss them at pleasure, and who shall also have general supervision 37 and control of the affairs of such corporation.

- 1 (6) To make and alter bylaws, not inconsistent with its articles of 2 incorporation or with the laws of this state, for the administration 3 and regulation of its affairs.
- 4 (7) To invest and reinvest its funds in marketable obligations 5 evidencing the indebtedness of any person, copartnership, association, 6 or corporation in the form of bonds, notes, or debentures commonly 7 known as investment securities except as may by regulation be limited 8 by the director.
- 9 (8) To discount and negotiate promissory notes, drafts, bills of 10 exchange and other evidences of debt, to receive deposits of money and 11 commercial paper, to lend money secured or unsecured, to issue all 12 forms of letters of credit, to buy and sell bullion, coins and bills of 13 exchange.
- (9) To take and receive as bailee for hire upon terms and conditions to be prescribed by the corporation, for safekeeping and storage, jewelry, plate, money, specie, bullion, stocks, bonds, mortgages, securities and valuable paper of any kind and other valuable personal property, and to rent vaults, safes, boxes and other receptacles for safekeeping and storage of personal property.
- (10) If the bank be located in a city of not more than five thousand inhabitants, to act as insurance agent. A bank exercising this power may continue to act as an insurance agent notwithstanding a change of the population of the city in which it is located.

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(11) To accept drafts or bills of exchange drawn upon it having not more than six months sight to run, which grow out of transactions involving the importation or exportation of goods; or which grow out of transactions involving the domestic shipment of goods, providing shipping documents conveying or securing title are attached at the time of acceptance; or which are secured at the time of acceptance by a warehouse receipt or other such document conveying or securing title to readily marketable staples. No bank shall accept, either in a foreign or a domestic transaction, for any one person, company, firm or corporation, to an amount equal at any one time in the aggregate to more than ten percent of its paid up and unimpaired capital stock and surplus unless the bank is secured by attached documents or by some other actual security growing out of the same transaction as the acceptance; and no bank shall accept such bills to an amount equal at any time in the aggregate to more than one-half of its paid up and unimpaired capital stock and surplus: PROVIDED, HOWEVER, That the

director, under such general regulations applicable to all banks irrespective of the amount of capital or surplus, as the director may prescribe may authorize any bank to accept such bills to an amount not exceeding at any time in the aggregate one hundred percent of its paid up and unimpaired capital stock and surplus: PROVIDED, FURTHER, That the aggregate of acceptances growing out of domestic transactions shall in no event exceed fifty percent of such capital stock and surplus.

- 8 (12) To accept drafts or bills of exchange drawn upon it, having 9 not more than three months sight to run, drawn under regulations to be 10 prescribed by the director by banks or bankers in foreign countries or dependencies or insular possessions of the United States for the 11 purpose of furnishing dollar exchange as required by the usages of 12 13 trade in the respective countries, dependencies or insular possessions. Such drafts or bills may be acquired by banks in such amounts and 14 15 subject to such regulations, restrictions and limitations as may be provided by the director: PROVIDED, HOWEVER, That no bank shall accept 16 17 such drafts or bills of exchange referred to in this subdivision for any one bank to an amount exceeding in the aggregate ten percent of the 18 19 paid up and unimpaired capital and surplus of the accepting bank unless 20 the draft or bill of exchange is accompanied by documents conveying or securing title or by some other adequate security, and that no such 21 22 drafts or bills of exchange shall be accepted by any bank in an amount 23 exceeding at any time the aggregate of one-half of its paid up and 24 unimpaired capital and surplus: PROVIDED FURTHER, That compliance by 25 any bank which is a member of the federal reserve system of the United 26 States with the rules, regulations and limitations adopted by the 27 federal reserve board thereof with respect to the acceptance of drafts or bills of exchange by members of such federal reserve system shall be 28 29 a sufficient compliance with the requirements of this subdivision or 30 paragraph relating to rules, regulations and limitations prescribed by 31 the director.
- 32 (13) To have and exercise all powers necessary or convenient to 33 effect its purposes.
 - (14) To serve as custodian of an individual retirement account and pension and profit sharing plans qualified under internal revenue code section 401(a), the assets of which are invested in deposits of the bank or trust company or are invested, pursuant to directions from the customer owning the account, in securities traded on a national securities market: PROVIDED, That the bank or trust company shall

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- 1 accept no investment responsibilities over the account unless it is 2 granted trust powers by the director.
- 3 (15) To be a limited partner in a limited partnership that engages 4 in only such activities as are authorized for the bank.
- 5 (16) To exercise any other power or authority permissible under 6 applicable state or federal law conducted by out-of-state state banks
- 7 with branches in Washington to the same extent if, in the opinion of
- 8 the director, those powers and authorities affect the operations of
- 9 banking in Washington or affect the delivery of financial services in
- 10 Washington.
- NEW SECTION. Sec. 6. A new section is added to chapter 30.04 RCW to read as follows:
- The director's approval of a branch within the United States or any territory of the United States or in any foreign country shall be conditioned on a finding by the director that the bank has a satisfactory record of compliance with applicable laws and has a
- 17 satisfactory financial condition. A bank chartered under this title
- 18 may exercise any powers and authorities at any branch outside
- 19 Washington that are permissible for a bank operating in that state
- 20 where the branch is located, except to the extent those activities are
- 21 expressly prohibited by the laws of this state or by any rule or order
- 22 of the director applicable to the state bank. However, the director
- 23 may waive any limitation in writing with respect to powers and
- 24 authorities that the director determines do not threaten the safety or
- 25 soundness of the state bank.
- NEW SECTION. Sec. 7. A new section is added to chapter 30.04 RCW to read as follows:
- On or before the date on which a bank enters into any agency
- 29 agreement authorizing another entity, as agent of the bank, to receive
- 30 deposits or renew time deposits, the bank shall give written notice to
- 31 the director of the existence of that agency arrangement. The notice
- 32 is not effective until it has been delivered to the office of the
- 33 director.
- 34 **Sec. 8.** RCW 30.20.060 and 1986 c 279 s 38 are each amended to read
- 35 as follows:

A bank or trust company shall repay all deposits to the depositor 1 2 or his or her lawful representative when required at such time or times and with such interest as the regulations of the corporation shall 3 4 prescribe. ((Such)) These regulations shall be prescribed by the 5 directors of the bank or trust company and may contain provisions with respect to the terms and conditions upon which any account or deposit 6 7 will be maintained by ((said)) the bank or trust company. ((Such)) 8 These regulations and any amendments ((thereto)) shall be available to 9 depositors on request, and shall be posted in a conspicuous place in 10 ((a room where the deposit business of the bank or trust company shall 11 be transacted and shall remain available to depositors upon request)) the principal office and each branch in this state or, if the 12 13 regulations and any amendments are not so posted, a description of changes in the regulations after an account is opened shall be mailed 14 to depositors pursuant to 12 U.S.C. Sec. 4305(c) or otherwise. 15 All 16 ((such)) these rules and regulations and all amendments ((thereto from 17 time to time in effect)) shall be binding upon all depositors. At the option of the bank, a passbook shall be issued to each savings account 18 19 depositor, or a record maintained in lieu of a passbook. A deposit 20 contract may be adopted by the bank or trust company in lieu of or in addition to account rules and regulations and shall be enforceable and 21 22 amendable in the same manner as ((provided herein for)) account rules 23 and regulations or as provided in the deposit contract. A copy of 24 ((such)) the contract shall be provided to the depositor.

- NEW SECTION. Sec. 9. A new section is added to chapter 30.49 RCW to read as follows:
- 27 (1) This section is applicable where the resulting bank would have 28 branches inside and outside the state of Washington.
- 29 (2) As used in this section, unless a different meaning is required 30 by the context, the following words and phrases have the following 31 meanings:
- 32 (a) "Combination" means a merger or consolidation, or purchase or 33 sale of all or substantially all of the assets, including all or 34 substantially all of the branches.
- 35 (b) "Out-of-state bank" means a bank, as defined in 12 U.S.C. Sec. 36 1813(a), which is chartered under the laws of any state other than this 37 state, or a national bank, the main office of which is located in any 38 state other than this state.

1 (c) "State" means any state of the United States, the District of 2 Columbia, any territory of the United States, Puerto Rico, Guam, 3 American Samoa, the Trust Territory of the Pacific Islands, the Virgin 4 Islands, and the Northern Mariana Islands.

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- (3) A bank chartered under this title may engage in a combination or purchase and assumption of one or more branches of an out-of-state bank with an out-of-state bank with the prior approval of the director if the combination or purchase and assumption would result in a bank chartered under this title. Upon notice to the director a bank chartered under this title and an out-of-state bank may engage in a combination if the combination would result in an out-of-state bank. However, that combination shall comply with applicable Washington law as determined by the director, including but not limited to applicable state merger laws, and the conditions and requirements of this section.
- (4) Applications for the director's approval under subsection (3) of this section shall be on a form prescribed by the director and conditioned upon payment of the fee prescribed pursuant to RCW If the director finds that (a) the proposed combination 30.08.095. will not be detrimental to the safety and soundness of the applicant or the resulting bank, (b) any new officers and directors of the resulting qualified by character, experience, and bank are responsibility to direct and manage the resulting bank, and (c) the proposed merger is consistent with the convenience and needs of the communities to be served by the resulting bank in this state and is otherwise in the public interest, the director shall approve the interstate combination and the operation of branches outside of Washington by the applicant bank. This transaction may be consummated only after the applicant has received evidence of the director's written approval.
- (5) Any out-of-state bank that will be the resulting bank pursuant to an interstate combination involving a bank chartered under this title 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 that application to the director and pay applicable filing fees, if any, required by the director. In lieu of notice from the proposed resulting bank the director may accept notice from the bank's supervisory agency having primary responsibility for the bank. The director shall have the authority to waive any

- procedures required by Washington merger laws if the director finds
- 2 that the procedures are in conflict with applicable federal law or in
- conflict with the applicable law of the state of the resulting bank. 3
- 4 (6) Subject to section 11(2) of this act, the deposit concentration
- limits stated in 12 U.S.C. Sec. 1831u(b)(2)(B) shall apply to the 5
- combination of an out-of-state bank and a nonaffiliated out-of-state 6
- bank or bank organized under this title or under the national bank act 7
- if the combination is an interstate merger transaction as defined by 12 8
- U.S.C. Sec. 1831u(f)(6). 9
- 10 (7) A combination resulting in the acquisition, by an out-of-state
- bank that does not have branches in this state, of a bank organized 11
- under this title or the national bank act, shall not be permitted under 12
- this chapter unless the bank to be acquired, or its predecessors, have 13
- been in continuous operation, on the date of the combination, for a 14
- 15 period of at least five years.
- 16 NEW SECTION. Sec. 10. As used in this chapter, unless a different
- meaning is required by the context, the following words and phrases 17
- 18 have the following meanings:
- 19 (1) "Bank" means any national bank, state bank, and district bank,
- as those terms are defined in 12 U.S.C. Sec. 1813(a). 20
- 21 (2) "Bank holding company" has the meaning set forth in 12 U.S.C.
- 22 Sec. 1841(a)(1).
- 23 (3) "Bank supervisory agency" means:
- 24 (a) Any agency of another state with primary responsibility for
- chartering and supervising banks; and 25
- (b) The office of the comptroller of the currency, the federal 26
- deposit insurance corporation, the board of governors of the federal 27
- reserve system, and any successor to these agencies. 28
- (4) "Control" shall be construed consistently with the provisions 29
- of 12 U.S.C. Sec. 1841(a)(2). 30
- (5) "Home state" means with respect to a: 31
- (a) State bank, the state by which the bank is chartered; or 32
- (b) National bank, the state in which the main office of the bank 33
- is located under federal law; 34
- (6) "Home state regulator" means, with respect to an out-of-state 35
- 36 state bank, the bank supervisory agency of the state in which the bank
- is chartered. 37

- 1 (7) "Host state" means a state, other than the home state of a 2 bank, in which the bank maintains, or seeks to establish and maintain 3 a branch.
- 4 (8) "Interstate combination" means the:
- 5 (a) Merger or consolidation of banks with different home states, 6 and the conversion of branches of any bank involved in the merger or 7 consolidation into branches of the resulting bank; or
- 8 (b) Purchase of all or substantially all of the assets, including 9 all or substantially all of the branches, of a bank whose home state is 10 different from the home state of the acquiring bank.
- 11 (9) "Out-of-state bank" means a bank whose home state is a state 12 other than Washington.
- 13 (10) "Out-of-state state bank" means a bank chartered under the laws of any state other than Washington.
- 15 (11) "Resulting bank" means a bank that has resulted from an 16 interstate combination under this chapter.
- 17 (12) "State" means any state of the United States, the District of 18 Columbia, any territory of the United States, Puerto Rico, Guam, 19 American Samoa, the Trust Territory of the Pacific Islands, the Virgin 20 Islands, and the Northern Mariana Islands.
- 21 (13) "Washington bank" means a bank whose home state is Washington.
- 22 (14) "Washington state bank" means a bank organized under 23 Washington banking law.
- NEW SECTION. 24 Sec. 11. (1) An out-of-state bank may engage in 25 banking in this state without violating RCW 30.04.280 only if the conditions and filing requirements of this chapter are met and the bank 26 was lawfully engaged in banking in this state on the effective date of 27 this act or resulted from an interstate combination pursuant to section 28 29 9 or 28 of this act, or resulted from a relocation of a head office of a state bank pursuant to 12 U.S.C. Sec. 30 and RCW 30.04.215(3), or 30 resulted from a relocation of a main office of a national bank pursuant 31 to 12 U.S.C. Sec. 30, or from the establishment of a branch of a 32 33 savings bank in compliance with RCW 32.04.030(2). Nothing in this section affects the authorities of alien banks as defined by RCW 34 30.42.020 to engage in banking within this state. 35
- 36 (2) The director, consistent with 12 U.S.C. Sec. 1831u(b)(2)(D), 37 may approve an interstate combination if the standard on which the 38 approval is based does not discriminate against out-of-state banks,

- 1 out-of-state bank holding companies, or subsidiaries of those banks or
- 2 holding companies.
- 3 <u>NEW SECTION.</u> **Sec. 12.** An out-of-state bank with host branches in
- 4 this state may relocate its head office in Washington and reincorporate
- 5 as a Washington state bank if the director finds that the bank meets
- 6 the standards as to capital structures, operations, business
- 7 experience, and character of officers and directors, and the bank
- 8 follows the procedures specified in this section.
- 9 The bank shall file with the director on a form prescribed by the
- 10 director, an application to relocate its head office to Washington.
- 11 Within six months upon acceptance of a complete application, the
- 12 director shall notify the bank to file, in triplicate, an executed and
- 13 acknowledged certificate of reincorporation signed by a majority of the
- 14 entire board of directors that at least two-thirds of each class of
- 15 voting stock of the bank entitled to vote thereon has approved the:
- 16 (1) Head office relocation; (2) change to a Washington state bank; and
- 17 (3) new articles of incorporation.
- 18 Within thirty days after receipt of the certificate and articles,
- 19 the director shall endorse upon each of the triplicate copies, over the
- 20 director's official signature, the word "approved" or the word
- 21 "refused," with the date of the endorsement. In case of refusal the
- 22 director shall immediately return one of the triplicates, so endorsed,
- 23 together with a statement explaining the reason for refusal to the bank
- 24 from whom the certificate and articles were received. The refusal
- 25 shall be conclusive, unless the bank, within ten days of the issuance
- 26 of the notice of refusal, requests a hearing under chapter 34.05 RCW.
- 27 <u>NEW SECTION.</u> **Sec. 13.** (1) If authorized to engage in banking in
- 28 this state under section 11 of this act, an out-of-state bank may
- 29 maintain and operate the branches in Washington of a Washington bank
- 30 with which the out-of-state bank or its predecessors engaged in an
- 31 interstate combination.
- 32 (2) The out-of-state bank may establish or acquire and operate
- 33 additional branches in Washington to the same extent that any
- 34 Washington bank may establish or acquire and operate a branch in
- 35 Washington under applicable federal and state law.
- 36 (3) The out-of-state state bank may, at such branches, unless
- 37 otherwise limited by the bank's home state law, exercise any powers and

- 1 authorities that are authorized under the laws of this state for 2 Washington state banks.
- (4) The out-of-state state bank may, at these branches, exercise additional powers and authorities that are authorized under the laws of its home state, only if the director determines in writing that the exercise of the additional powers and authorities in this state will not threaten the safety and soundness of banks in this state and serves the convenience and needs of Washington consumers. Washington state banks also may exercise the powers and authorities under RCW 30.08.140(16) or 32.08.140(15).
- NEW SECTION. Sec. 14. (1) The director may make examinations of any branch in this state of an out-of-state state bank as the director deems necessary to determine whether the branch is being operated in compliance with the laws of this state or is conducting its activities in accordance with safe and sound banking practices. The provisions applicable to examinations and sharing of information of Washington state banks shall apply to these examinations.

- (2) The director may prescribe requirements for reports regarding any branches of an out-of-state bank that operates a branch in Washington pursuant to this chapter. The required reports shall be provided by the bank or by the bank supervisory agency having primary responsibility for the bank. Any reporting requirements prescribed by the director under this subsection shall be consistent with the reporting requirements applicable to Washington state banks and appropriate for the purpose of enabling the director to carry out his or her responsibilities under this chapter.
- (3) The director may enter into supervisory agreements with any bank supervisory agency that has concurrent jurisdiction over a Washington state bank or an out-of-state state bank operating a branch in this state pursuant to this chapter to engage the services of that agency's examiners at a reasonable rate of compensation, or to provide the services of the director's examiners to that agency at a reasonable rate of compensation. These contracts are exempt from the requirements of chapter 39.29 RCW. The director also may enter into supervisory agreements with other appropriate bank supervisory agencies and the bank to prescribe the applicable laws governing powers and authorities, including but not limited to corporate governance and operational matters, of Washington branches of an out-of-state bank chartered by

- another state or out-of-state branches of a Washington state bank. The supervisory agreement may resolve conflict of laws among home and host states and specify the manner in which the examination, supervision, and application processes shall be coordinated among the home and host states.
- 6 (4) The director may enter into joint examinations or joint 7 enforcement actions with other bank supervisory agencies having 8 concurrent jurisdiction over any branch in Washington of an out-of-9 state state bank or any branch of a Washington state bank in any host 10 state. The director also may at any time take action independently if 11 the director deems it necessary or appropriate to carry out his or her 12 responsibilities under this chapter or to ensure compliance with the 13 laws of this state. However, in the case of an out-of-state state bank, the director shall recognize the exclusive authority of the home 14 15 state regulator over corporate governance and operational matters and 16 the primary responsibility of the home state regulator with respect to 17 safety and soundness matters, unless otherwise specified in the supervisory agreement executed pursuant to this section. 18
- 19 (5) Each out-of-state state bank that maintains one or more 20 branches in this state may be assessed and, if assessed, shall pay 21 supervisory and examination fees in accordance with the laws of this 22 state and rules of the director. The director is authorized to enter 23 into agreements to share fees with other bank supervisory agencies or 24 any organization affiliated with or representing one or more bank 25 supervisory agencies.
- 26 NEW SECTION. Sec. 15. If the director determines that a branch 27 maintained by an out-of-state state bank in this state is being operated in violation of the laws of this state, or that the branch is 28 29 being operated in an unsafe and unsound manner, the director has the authority to take all enforcement actions he or she would be empowered 30 to take if the branch were a Washington state bank. 31 32 director shall promptly give notice to the home state regulator of each 33 enforcement action taken against an out-of-state state bank and, to the 34 extent practicable, shall consult and cooperate with the home state regulator in pursuing and resolving the enforcement action. 35
- NEW SECTION. Sec. 16. The director may adopt those rules necessary to implement chapter . . ., Laws of 1996 (this act).

<u>NEW SECTION.</u> **Sec. 17.** (1) Any out-of-state state bank that will 1 2 be the resulting bank pursuant to an interstate combination involving any bank with branches in Washington, if section 9(5) of this act does 3 4 not apply, shall notify the director of the proposed combination not 5 later than three days after the date of filing of an application for the combination with the responsible federal bank supervisory agency, 6 7 and shall submit a copy of the application to the director and pay 8 applicable application fees, if any, required by the director. In lieu 9 of notice from the out-of-state state bank the director may accept 10 notice from the bank's home state regulator. The director has the authority to waive any procedures required by Washington merger laws if 11 the director finds that the provision is in conflict with the 12 13 applicable federal law or in conflict with the applicable law of the 14 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.

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NEW SECTION. Sec. 18. (1) The laws of Washington applicable to 28 29 Washington state banks regarding community reinvestment, consumer 30 protection, fair lending, and the establishment of intrastate branches apply to any branch in Washington of an out-of-state national bank or 31 out-of-state state bank to the same extent as Washington laws apply to 32 a Washington state bank. In lieu of taking action directly against an 33 out-of-state state bank to enforce compliance with these Washington 34 laws on host state branches, the director may refer action to the home 35 36 state regulator, but the director retains enforcement powers to ensure 37 that compliance is satisfactory to the director.

- 1 (2) Any host state branch of a Washington state bank shall comply 2 with all applicable host state laws concerning community reinvestment, 3 consumer protection, fair lending, and the establishment of intrastate 4 branches.
- 5 (3) In the event that the responsible federal chartering authority, pursuant to applicable federal law, or in the event a court of 6 7 competent jurisdiction declares that any Washington state law is 8 invalid with respect to an out-of-state or national bank, that 9 Washington state law is also invalid with respect to Washington state 10 banks and to host branches of out-of-state state banks to that same The director may, from time to time, publish by rule 11 Washington state laws that have been found invalidated pursuant to 12 13 federal law and procedures. This subsection does not impair, in any manner, the authority of the state attorney general to enforce 14 15 antitrust laws applicable to banks, bank holding companies, or affiliates of those banks or bank holding companies. 16
- 17 **Sec. 19.** RCW 39.29.040 and 1995 c 80 s 1 are each amended to read 18 as follows:
- 19 This chapter does not apply to:
- (1) Contracts specifying a fee of less than two thousand five hundred dollars if the total of the contracts from that agency with the contractor within a fiscal year does not exceed two thousand five hundred dollars;
- (2) Contracts awarded to companies that furnish a service where the tariff is established by the utilities and transportation commission or other public entity;
- 27 (3) Intergovernmental agreements awarded to any governmental 28 entity, whether federal, state, or local and any department, division, 29 or subdivision thereof;
- (4) Contracts awarded for services to be performed for a standard fee, when the standard fee is established by the contracting agency or any other governmental entity and a like contract is available to all qualified applicants;
- 34 (5) Contracts for services that are necessary to the conduct of 35 collaborative research if prior approval is granted by the funding 36 source;
- 37 (6) Contracts for client services;

- 1 (7) Contracts for architectural and engineering services as defined 2 in RCW 39.80.020, which shall be entered into under chapter 39.80 RCW;
- 3 ((and))

- 4 (8) Contracts for the employment of expert witnesses for the 5 purposes of litigation; and
- 6 (9) Contracts for bank supervision authorized under section 14 of this act.
- 8 **Sec. 20.** RCW 32.04.020 and 1994 c 92 s 293 are each amended to 9 read as follows:
- The use of the term "savings bank" in this title refers to mutual savings banks and converted mutual savings banks only.
- The use of the words "mutual savings" as part of a name under which business of any kind is or may be transacted by any person, firm, or corporation, except such as were organized and in actual operation on June 9, 1915, or as may be thereafter organized and operated under the requirements of this title is hereby prohibited.
- 17 The use of the term "director" in this title refers to the director 18 of financial institutions.
- The use of the word "branch" in this title refers to an established 19 ((manned place of business or manned mobile facility or other manned 20 facility of a savings bank,)) office or facility other than the 21 principal office, at which employees of the savings bank take deposits 22 23 ((may be taken)). The term "branch" in this title does not refer to a 24 machine permitting customers to leave funds in storage or communicate 25 with savings bank employees who are not located at the site of that machine, unless employees of the savings bank at the site of that 26 machine take deposits on a regular basis. An office of an entity other 27 than the savings bank is not established by the savings bank, 28 29 regardless of any affiliation, accommodation arrangement, or other
- 31 **Sec. 21.** RCW 32.04.030 and 1994 c 256 s 93 and 1994 c 92 s 294 are 32 each reenacted and amended to read as follows:

relationship between the other entity and the savings bank.

A savings bank may not, without the written approval of the director, establish and operate branches in any place ((within the state)).

A savings bank headquartered in this state desiring to establish a branch shall file a written application with the director, who shall approve or disapprove the application.

4 The director's approval shall be conditioned on a finding that the ((resources in the market area of the proposed location offer a 5 reasonable promise of adequate support for the proposed branch and that 6 7 the proposed branch is not being formed for other than the legitimate purposes under this title. A branch shall not be established or 8 9 permitted if the capital of the savings bank, including paid-in 10 surplus, quaranty fund, and undivided profits, is less than the aggregate paid-in capital which would be required by law as a 11 prerequisite to the establishment and operation of an equal number of 12 branches in like locations by a commercial bank)) savings bank has a 13 satisfactory record of compliance with applicable laws and has a 14 satisfactory financial condition. 15 In making such findings, the director may rely on an application in the form filed with the federal 16 17 deposit insurance corporation pursuant to 12 U.S.C. Sec. 1828(d). If the application for a branch is not approved, the savings bank shall 18 19 have the right to appeal in the same manner and within the same time as provided by RCW 32.08.050 and 32.08.060. 20 The savings bank when delivering the application to the director shall transmit to the 21 director a check in an amount established by rule to cover the expense 22 of the investigation. A savings bank headquartered in this state shall 23 24 not move its headquarters or any branch more than two miles from its 25 existing location without prior approval of the director. On or before 26 the date on which it opens any office at which it will transact 27 business in any state, territory, province, or other jurisdiction, a savings bank shall give written notice to the director of the location 28 29 of this office. No such notice shall become effective until it has 30 been delivered to the director.

The board of trustees of a savings bank, after notice to the director, may discontinue the operation of a branch. The savings bank shall keep the director informed in the matter and shall notify the director of the date operation of the branch is discontinued.

(1) A savings bank that is headquartered in this state and is operating branches in another state, territory, province, or other jurisdiction may provide copies of state examination reports and reports of condition of the savings bank to the regulator having oversight responsibility with regard to its operations in that

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- 1 ((state)) other jurisdiction, including the regulator of savings 2 associations in the event such a savings bank is transacting savings 3 and loan business pursuant to RCW 32.08.142 in that ((state)) other 4 jurisdiction.
- 5 (2) No savings bank headquartered in another state may establish, 6 or acquire pursuant to RCW 32.32.500, and operate branches as a savings 7 bank in any place within the state unless:
- 8 (a) The savings bank has filed with the director an agreement to 9 comply with the requirements of section 14 of this act for periodic reports by the savings bank or by the appropriate state superintendent 10 or equivalent regulator of the savings bank under the laws of the state 11 12 in which the savings bank is incorporated ((shall have agreed to supply 13 the director with such examination reports and reports of condition as 14 the director shall deem sufficient to allow the director to ascertain 15 on a current basis the financial condition of the savings bank)), unless the laws expressly require the provision of all the reports to 16 17 the director;

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- (b) The savings bank ((shall have)) has filed with the director (i) a duly executed instrument in writing, by its terms of indefinite duration and irrevocable, appointing the director and his or her successors its true and lawful attorney, upon whom all process in any action or proceeding against it in a cause of action arising out of business transacted by such savings bank in this state, may be served with the same force and effect as if it were a domestic corporation and had been lawfully served with process within the state, and (ii) a written certificate of designation, which may be changed from time to time by the filing of a new certificate of designation, specifying the name and address of the officer, agent, or other person to whom such process shall be forwarded by the director; and
- 30 (c) The savings bank ((shall have)) has supplied the director with 31 such information as he or she shall require by rule, not to exceed the 32 information on which the director may rely in approving a branch 33 application pursuant to this section by a savings bank headquartered in 34 this state.
- A savings bank headquartered in another state may not establish and operate branches as a foreign savings association in any place within the state except upon compliance with chapter 33.32 RCW.

- NEW SECTION. Sec. 22. A new section is added to chapter 32.04 RCW to read as follows:
- On or before the date on which a mutual savings bank enters into any agency agreement authorizing another entity, as agent of the mutual savings bank, to receive deposits or renew time deposits, the mutual
- 6 savings bank shall give written notice to the director of the existence
- 7 of the agency agreement. The notice is not effective until it has been
- 8 delivered to the office of the director.
- 9 **Sec. 23.** RCW 32.08.140 and 1994 c 92 s 319 are each amended to 10 read as follows:
- 11 Every mutual savings bank incorporated under this title shall have,
- 12 subject to the restrictions and limitations contained in this title,
- 13 the following powers:
- 14 (1) To receive deposits of money, to invest the same in the
- 15 property and securities prescribed in this title, to declare dividends
- 16 in the manner prescribed in this title, and to exercise by its board of
- 17 trustees or duly authorized officers or agents, subject to law, all
- 18 such incidental powers as shall be necessary to carry on the business
- 19 of a savings bank.
- 20 (2) To issue transferable certificates showing the amounts
- 21 contributed by any incorporator or trustee to the guaranty fund of such
- 22 bank, or for the purpose of paying its expenses. Every such
- 23 certificate shall show that it does not constitute a liability of the
- 24 savings bank, except as otherwise provided in this title.
- 25 (3) To purchase, hold and convey real property as prescribed in RCW
- 26 32.20.280.
- 27 (4) To pay depositors as hereinafter provided, and when requested,
- 28 pay them by drafts upon deposits to the credit of the savings bank in
- 29 any city in the United States, and to charge current rates of exchange
- 30 for such drafts.
- 31 (5) To borrow money in pursuance of a resolution adopted by a vote
- 32 of a majority of its board of trustees duly entered upon its minutes
- 33 whereon shall be recorded by ayes and noes the vote of each trustee,
- 34 for the purpose of repaying depositors, and to pledge or hypothecate
- 35 securities as collateral for loans so obtained. Immediate written
- 36 notice shall be given to the director of all amounts so borrowed, and
- 37 of all assets so pledged or hypothecated.

(6) Subject to such regulations and restrictions as the director finds to be necessary and proper, to borrow money in pursuance of a resolution adopted by a vote of a majority of its board of trustees duly entered upon its minutes whereon shall be recorded by ayes and noes the vote of each trustee, for purposes other than that of repaying depositors and to pledge or hypothecate its assets as collateral for any such loans, provided that no amount shall at any time be borrowed by a savings bank pursuant to this subsection (6), if such amount, together with the amount then remaining unpaid upon prior borrowings by such savings bank pursuant to this subsection (6), exceeds thirty percent of the assets of the savings bank.

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- The sale of securities or loans by a bank subject to an agreement to repurchase the securities or loans shall not be considered a borrowing. Borrowings from federal, state, or municipal governments or agencies or instrumentalities thereof shall not be subject to the limits of this subsection.
- 17 (7) To collect or protest promissory notes or bills of exchange 18 owned by such bank or held by it as collateral, and remit the proceeds 19 of the collections by drafts upon deposits to the credit of the savings 20 bank in any city in the United States, and to charge the usual rates or 21 fees for such collection and remittance for such protest.
- 22 (8) To sell gold or silver received in payment of interest or 23 principal of obligations owned by the savings bank or from depositors 24 in the ordinary course of business.
- 25 (9) To act as insurance agent for the purpose of writing fire 26 insurance on property in which the bank has an insurable interest, the 27 property to be located in the city in which the bank is situated and in 28 the immediate contiguous suburbs, notwithstanding anything in any other 29 statute to the contrary.
- 30 (10) To let vaults, safes, boxes or other receptacles for the 31 safekeeping or storage of personal property, subject to laws and 32 regulations applicable to, and with the powers possessed by, safe 33 deposit companies.
- 34 (11) To elect or appoint in such manner as it may determine all 35 necessary or proper officers, agents, boards, and committees, to fix 36 their compensation, subject to the provisions of this title, and to 37 define their powers and duties, and to remove them at will.
- 38 (12) To make and amend bylaws consistent with law for the 39 management of its property and the conduct of its business.

- 1 (13) To wind up and liquidate its business in accordance with this 2 title.
- 3 (14) To adopt and use a common seal and to alter the same at 4 pleasure.
- 5 (15) To exercise any other power or authority permissible under applicable state or federal law exercised by other savings banks or by 6 7 savings and loan associations with branches in Washington to the same 8 extent as those savings institutions if, in the opinion of the 9 director, the exercise of these powers and authorities by the other savings institutions affects the operations of savings banks in 10 Washington or affects the delivery of financial services in Washington. 11 (16) To exercise the powers and authorities conferred by RCW 12 30.04.215, if upon a finding by the director that a determination made 13
- 15 result in the imposition, on a transaction subject to RCW 32.32.500, of

by a regulatory or judicial authority of competent jurisdiction will

- 16 the concentration limits specified in section 9(6) of this act,
- 17 notwithstanding the concentration limits specifically applied by RCW
- $18 \quad 32.32.500(3).$

- 19 <u>(17) To exercise the powers and authorities that may be carried on</u>
- 20 by a subsidiary of the mutual savings bank that has been determined to
- 21 <u>be a prudent investment pursuant to RCW 32.20.380.</u>
- 22 (18) To do all other acts authorized by this title.
- 23 **Sec. 24.** RCW 32.08.142 and 1994 c 256 s 98 are each amended to 24 read as follows:
- Notwithstanding any restrictions, limitations, and requirements of
- 26 law, in addition to all powers, express or implied, that a mutual
- 27 savings bank has under the laws of this state, a mutual savings bank
- 28 shall have the powers and authorities ((of)) that a federal mutual
- 29 savings bank((s formed under the provisions of 12 U.S.C. Sec. 1464))
- 30 had on July 28, 1985, or a subsequent date not later than the effective
- 31 date of this act. As used in this section, "powers and authorities"
- 32 include without limitation powers and authorities in corporate
- 33 governance matters.
- 34 The restrictions, limitations, and requirements applicable to
- 35 specific powers or authorities of federal mutual savings banks shall
- 36 apply to mutual savings banks exercising those powers or authorities
- 37 permitted under this section but only insofar as the restrictions,

- limitations, and requirements relate to exercising the powers or 1
- 2 authorities granted mutual savings banks solely under this section.
- 3 Sec. 25. RCW 32.08.146 and 1994 c 256 s 99 are each amended to 4 read as follows:
- 5 A mutual savings bank may exercise the powers and authorities granted, after the effective date of this act, to federal mutual 7 savings banks ((formed under the provisions of 12 U.S.C. Sec. 1464 after July 28, 1985)) or their successors under federal law, only if the director finds that the exercise of such powers and authorities:

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- (1) Serves the convenience and advantage of depositors and 10 borrowers; and 11
- 12 (2) Maintains the fairness of competition and parity between state-13 chartered savings banks and federal savings banks or their successors 14 under federal law.
- 15 As used in this section, "powers and authorities" include without limitation powers and authorities in corporate governance matters. 16
- 17 The restrictions, limitations, and requirements applicable to 18 specific powers or authorities of federal mutual savings banks or their successors under federal law shall apply to mutual savings banks 19 exercising those powers or authorities permitted under this section but 20 only insofar as the restrictions, limitations, and requirements relate 21 22 to exercising the powers or authorities granted mutual savings banks 23 solely under this section.
- 24 NEW SECTION. Sec. 26. A new section is added to chapter 32.08 RCW 25 to read as follows:
- In addition to all powers and authorities, express or implied, that 26 27 a mutual savings bank has under the laws of this state, a mutual 28 savings bank chartered under this title may exercise any powers and 29 authorities at any branch outside Washington that are permissible for a savings bank operating in the jurisdiction where that branch is 30 located, or for a bank, savings association, or similar financial 31 32 institution operating in the jurisdiction if the laws of the 33 jurisdiction do not provide for the operation of savings banks in the jurisdiction, except to the extent that the exercise of these powers 34 and authorities is expressly prohibited or limited by the laws of this 35 state or by any rule or order of the director applicable to the mutual 36 37 savings bank. However, the director may waive any limitation in

- 1 writing with respect to powers and authorities that the director
- 2 determines do not threaten the safety or soundness of the mutual
- 3 savings bank.

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- 4 **Sec. 27.** RCW 32.12.020 and 1994 c 92 s 324 are each amended to 5 read as follows:
- The sums deposited with any savings bank, together with any 6 7 dividends or interest credited thereto, shall be repaid to the 8 depositors thereof respectively, or to their legal representatives, after demand in such manner, and at such times, and under such 9 regulations, as the board of trustees shall prescribe, subject to the 10 provisions of this section and chapter 30.22 RCW. ((Such)) These 11 regulations shall be available to depositors upon request, and shall be 12 posted in a conspicuous place in the ((room where the business of such 13 14 savings bank shall be transacted, and shall be available to depositors 15 upon request)) principal office and each branch in this state or, if the regulations are not so posted, a description of changes in the 16 17 regulations after an account is opened shall be mailed to depositors 18 pursuant to 12 U.S.C. Sec. 4305(c) or otherwise. All such rules and regulations, and all amendments thereto, from time to time in effect, 19 shall be binding upon all depositors. 20
 - (1) Such bank may at any time by a resolution of its board of trustees require a notice of not more than six months before repaying deposits, in which event no deposit shall be due or payable until the required notice of intention to withdraw the same shall have been personally given by the depositor: PROVIDED, That such bank at its option may pay any deposit or deposits before the expiration of such notice. But no bank shall agree with its depositors or any of them in advance to waive the requirement of notice as herein provided: PROVIDED, That the bank may create a special class of depositors who shall be entitled to receive their deposits upon demand.
- (2) Except as provided in subdivisions (3), (4), and (5) of this section the savings bank shall not pay any dividend, or interest, or deposit, or portion thereof, or any check drawn upon it by a depositor unless the certificate of deposit is produced or bears a legend stating it may be paid without production, or the passbook of the depositor is produced and the proper entry is made therein, at the time of the payment.

(3) The board of trustees of any such bank may by its bylaws provide for making payments in cases of loss of passbook or certificate of deposit, or other exceptional cases where the passbooks or certificates of deposit cannot be produced without loss or serious inconvenience to depositors, the right to make such payments to cease when so directed by the director upon his or her being satisfied that such right is being improperly exercised by any such bank; but payments may be made at any time upon the judgment or order of a court.

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- 9 (4) The board of trustees of any such bank may by its bylaws 10 provide for making payments to depositors at their request, of dividends or interest payable on any deposit, without requiring the 11 production of the passbook or certificate of deposit of the depositor, 12 13 and any payment made in accordance with any such request and the receipt or acquittance of the one to whom such payment is made shall be 14 15 a valid and sufficient release and discharge to such savings bank for 16 all payments made on account of such request prior to receipt by such 17 savings bank of notice in writing not to pay such sums in accordance with the terms of such request. 18
- 19 (5) The issuance of a passbook or certificate of deposit may be 20 omitted for any account if an adequate record thereof is maintained, in 21 lieu of a passbook or certificate of deposit, on which shall be entered 22 deposits, withdrawals, and interest credited: PROVIDED, That in any 23 event a passbook shall be issued upon the request of any passbook 24 account depositor.
- 25 **Sec. 28.** RCW 32.32.500 and 1994 c 256 s 111 and 1994 c 92 s 404 26 are each reenacted and amended to read as follows:
- 27 (1) A savings bank may merge with, consolidate with, convert into, acquire ((the assets)) a branch or branches of, or sell its ((assets)) 28 29 branch or branches to any other financial institution chartered or 30 authorized to do business in this state under Titles 30, 32, or 33 RCW or under the federal laws relating to depository institutions as 31 defined in 12 U.S.C. Sec. 461 or the laws of any other state, 32 territory, province, or other jurisdiction of the United States or 33 34 another nation, or to a holding company thereof, subject to $((\frac{1}{1}))$ the approval of (a) the director of financial institutions if the surviving 35 36 institution is one chartered under Title 30, 32, or 33 RCW, or $((\frac{2}{2}))$ 37 (b) if the surviving institution is to be a ((national)) bank, ((the 38 comptroller of currency or its successor under 12 U.S.C. Sec. 35, 12

- 1 U.S.C. Sec. 215, 12 U.S.C. Sec. 215a, and 12 U.S.C. Sec. 1828c, or (3)
- 2 if the surviving institution is to be a federal savings and loan
- 3 association or a federal savings and loan holding company, the office
- 4 of thrift supervision or its successor under 12 U.S.C. Sec. 1464 (a),
- 5 12 U.S.C. Sec. 1467a, and 12 U.S.C. Sec. 1828(c), or (4))) savings
- 6 bank, savings and loan association, or other depository institution
- 7 that is federally chartered under the laws of the United States, the
- 8 <u>federal regulatory authority having jurisdiction over the transaction</u>
- 9 under the applicable laws, or (c) if the surviving institution is to be
- 10 <u>a bank, savings bank, savings and loan association, or other depository</u>
- 11 or financial institution that is chartered under the laws of another
- 12 state or territory of the United States, the regulatory authority
- 13 having jurisdiction over that transaction under the applicable laws, or
- 14 (d) if the surviving institution is to be a bank, savings bank, savings
- 15 and loan association, or other depository or financial institution that
- 16 <u>is chartered under the laws of a nation other than the United States</u>
- 17 or of a state, territory, province, or other jurisdiction of such
- 18 nation, the director of financial institutions, or (e) if the surviving
- 19 institution is to be a bank holding company, the Federal Reserve Board
- 20 or its successor under 12 U.S.C. Sec. 1842 (a) and (d).
- 21 (2) In the case of a liquidation, acquisition, merger,
- 22 consolidation, or conversion of a converted savings bank, chapter 32.34
- 23 RCW shall apply.
- 24 (3) The concentration limits applicable to these transactions,
- 25 pursuant to 12 U.S.C. Sec. 1831u(b)(2)(C) with respect to interstate
- 26 transactions, shall be those imposed pursuant to 12 U.S.C. Sec.
- 27 1828(c)(5), as applied by the federal regulatory authority having
- 28 jurisdiction over that transaction under the applicable law, in lieu of
- 29 the concentration limits of 12 U.S.C. Sec. 1831u(b)(2)(B).
- 30 <u>NEW SECTION.</u> **Sec. 29.** RCW 30.40.020 and 1994 c 92 s 79, 1986 c
- 31 279 s 39, 1981 c 73 s 2, 1973 1st ex.s. c 53 s 35, 1969 c 136 s 6, &
- 32 1955 c 33 s 30.40.020 are each repealed.
- 33 *NEW SECTION. Sec. 30. This act is necessary for the immediate
- 34 preservation of the public peace, health, or safety, or support of the
- 35 state government and its existing public institutions, and shall take
- 36 effect June 1, 1996.
- 37 *Sec. 30 was vetoed. See message at end of chapter.

- 1 <u>NEW SECTION.</u> **Sec. 31.** Sections 10 through 18 of this act shall
- 2 constitute a new chapter in Title 30 RCW.
- 3 <u>NEW SECTION.</u> **Sec. 32.** If any provision of this act or its
- 4 application to any person or circumstance is held invalid, the
- 5 remainder of the act or the application of the provision to other
- 6 persons or circumstances is not affected.

Passed the House January 19, 1996.

Passed the Senate February 14, 1996.

Approved by the Governor February 27, 1996, with the exception of certain items which were vetoed.

Filed in Office of Secretary of State February 27, 1996.

- 1 Note: Governor's explanation of partial veto is as follows:
- "I am returning herewith, without my approval as to section 30, 3 Substitute House Bill No. 2125 entitled:
- 4 "AN ACT Relating to interstate banking;"
- 5 This legislation modernizes state banking laws and authorizes 6 interstate branching.
- 7 This legislation includes an emergency clause in section 30. Although the authorization of interstate branching is important, it is 8 not a matter necessary for the immediate preservation of the public 9 peace, health, or safety, or support of the state government and its 10 11 existing public institutions. Preventing this bill from being subject to a referendum under Article II, section 1(b) of the state 12 Constitution unnecessarily denies the people of this state their power, 13 14 at their own option, to approve or reject this bill at the polls.
- For this reason, I have vetoed section 30 of Substitute House Bill No. 2125.
- With the exception of section 30, Substitute House Bill No. 2125 is approved."