(4) Such corporation has not forfeited its right to do such intrastate business under the laws of this State.

Any foreign corporation so qualified may obtain from the [Commission] Department a certificate or certificates that it has so qualified. If the corporation has a principal office in this State certified under subsection (b) hereof, such certificate or certificates of qualification shall so state. Any foreign corporation so qualified shall also be deemed to be registered to do interstate and foreign business in this State.

- (g) Every such foreign corporation heretofore or hereafter qualified to do intrastate business in this State shall file with the Commission Department from time to time, not later than sixty days after the adoption thereof, officially certified copies of all amendments to and supplements of its charter or other instrument or instruments under which it was formed, not theretofore so filed. If any such foreign corporation fails to comply with the foregoing provisions of this subsection (g), the Commission Department shall impose upon it a penalty of five dollars, and in addition one dollar for each ten days or fractional part thereof during which such default continues. Such penalties shall be collected and may be reduced or abated in the manner provided for the collection, reduction and abatement of penalties imposed by Section 252 of Article 81 for failure to file reports with the Commission Department.
- (h) Any foreign corporation, registered or qualified in accordance with the provisions of this section, may terminate such registration or qualification by obtaining from the [Commission] Department, upon payment of the fee required by law, a certificate of withdrawal. The [Commission] Department, if satisfied that all reports required by law have been filed and all taxes due and payable by the corporation to the State and to any political subdivision thereof, to the date of filing the application for withdrawal have been paid, shall issue such a certificate upon the filing by the corporation of an application for withdrawal, signed in the name and on behalf of the corporation by its president or a vice-president, and containing the following information:
- (1) The name of the corporation, and the post office address of its principal office.
- (2) The name and post office address of the resident agent, service of process upon whom shall bind the corporation in any action in which it is subject to suit in this State.
- (3) A statement that the corporation, (i) in the case of termination of qualification, is no longer transacting any intrastate business in this State; or (ii) in the case of termination of registration, is no longer transacting any interstate or foreign business in this State.
- (4) A statement that the corporation wishes to terminate its registration or qualification to do such business.
- (5) A statement that the corporation has filed all reports required by law and has paid all taxes due and payable by the corporation to the State and any political subdivision thereof, to the date of application for withdrawal. The application shall be accompanied by certificates of payment of taxes as required by this Article in the case of filing articles of dissolution.