

Certificate of withdrawal of registration or qualification	[\$2]
Certification of any paper recorded or filed in [Commission's] Department's office	[\$2]
[When Commission makes a copy, additional fee per page]	[\$1]

(4) For acceptance of service of process or notice upon the [Commission] Department [5] \$10

131. Effect of Acceptance for Recording or Filing.

(a) Except as otherwise expressly provided in this Article, all charter papers shall become effective upon the acceptance thereof for record or filing by the [Commission] Department, and not before.

(b) Upon acceptance for record by the [Commission] Department of any articles of incorporation, the proposed corporation shall, according to the purposes, conditions and provisions contained in such articles of incorporation, become and be a body corporate by the name therein stated. Such acceptance for record shall be conclusive evidence of the formation of the corporation except in a direct proceeding by the State for the forfeiture of the charter.

(c) The acceptance for record or filing by the [Commission] Department of any charter paper shall be conclusive evidence of the payment of all recording, filing and other special fees, and of the bonus and other taxes (if any) payable by law, except in a direct proceeding by the State for the forfeiture of the charter, or in a direct proceeding by the State or any political subdivision thereof for the enforcement of any other right or remedy.

(d) A duly certified copy of any articles of incorporation, certificate of incorporation or other instrument under which the corporation was formed, from the records of the [Commission] Department, the Secretary of State, or the Clerk of Court, shall be evidence of the existence of the corporation and of its right to exercise the powers therein mentioned. A duly certified copy of any other charter paper from such records shall be evidence of the facts and corporate action therein required to be stated.

SEC. 17. *And be it further enacted*, That Sections 132 and 136 of Article 23 of the Annotated Code of Maryland (1957 Edition), title "Corporations," subheading "II. Non-Stock Corporations," be and the same are hereby repealed and re-enacted with amendments to read as follows; and that new Sections 134(c), 135(e), 136A and 136B of said Article, title, subheading and subtitle, be and the same are added, to follow immediately after Sections 134(b), 135 (d) and 136 and to read as follows:

132. General Law.

(a) Except as otherwise [provided in this Part II, every corporation of this State without capital stock shall comply with all provisions of Part I. Stock Corporations, and Part III, Particular