

Subsection (e) of this section presently appears as the last sentence of Art. 23, §90(a). It has been revised to conform generally with §2-108 relating to resident agents of Maryland corporations. The phrase "photocopy of his signed resignation" is added to conform to the current practice of the Department, which accepts photocopies in lieu of a counterpart.

In this section, the term "certification" is substituted for "certificate" in order to distinguish the former from the various certificates, such as a certificate of registration or qualification, which are issued by the Department.

The only other changes are in style.

With respect to service of process on a resident agent, see §1-401 of this article and M.R. 106.

**7-206. CERTIFICATE OF AMENDMENT TO CHARTER OF QUALIFIED CORPORATION.**

**WITHIN 60 DAYS AFTER IT ADOPTS AN AMENDMENT OR SUPPLEMENT TO ITS CHARTER OR OTHER INSTRUMENT UNDER WHICH IT IS ORGANIZED, A FOREIGN CORPORATION QUALIFIED TO DO BUSINESS IN THIS STATE SHALL FILE WITH THE DEPARTMENT AN OFFICIALLY CERTIFIED STATEMENT WHICH SPECIFIES THE DATE AND RECORD REFERENCE OF THE AMENDMENT OR SUPPLEMENT.**

REVISOR'S NOTE: This section is new language derived without substantive change from the first two sentences of Art. 23, §90(g).

The term "certified statement" is substituted for the somewhat redundant "certified certificate." This conforms to the present usage in §90(c) - now §7-203(b) - relating to the initial qualification of the corporation.

The reference to specifying the "nature" of the instrument is deleted as unnecessary since it is inconceivable that a statement can certify to an instrument without, in any event, somehow identifying its nature.

The actual language of Art. 23, §90(g) appears to require that the corporation file a statement "evidencing the amendment," presumably by copy or summary of provisions,