in addition to " the date, nature of the instrument...and the record reference thereof." However, such a requirement, if ever intended, would be meaningless in light of the fact that neither a copy or summary of the charter itself is required to be filed with the Department in the first instance. Cf. present Art. 23, §90(e). (See, also, Ch. 292, Acts of 1970, which amended both \$90(e) and (g) - in somewhat different ways, however - to delete the requirements for filing certified copies of charter documents.) This section, therefore, is revised to conform to language in §90 (e), the probable intent of Ch. 292, Acts of 1970, and — as revised — the current practice of the Department.

For the full meaning intended by the term "charter," see §1-101 of this article.

## 7-207. FOREIGN PROFESSIONAL CORPORATIONS.

## (A) IN GENERAL.

A PROFESSIONAL CORPORATION INCORPORATED UNDER THE PROFESSIONAL CORPORATION LAWS OF ANOTHER STATE MAY QUALIFY UNDER THIS SUBTITLE TO DO BUSINESS IN THIS STATE IF:

- (1) ONLY STOCKHOLDERS LICENSED AND LEGALLY QUALIFIED BY THIS STATE PERFORM THE PROFESSIONAL SERVICE IN THIS STATE: AND
- (2) THE PROFESSIONAL CORPORATION MEETS EVERY REQUIREMENT OF THE MARYLAND PROFESSIONAL SERVICE CORPORATION ACT, EXCEPT FOR THE REQUIREMENT THAT ALL ITS STOCKHOLDERS BE LICFNSED TO PERFORM THE PROFESSIONAL SERVICE IN THIS STATE.
  - (B) FILING WITH THE DEPARTMENT.

TO QUALIFY, A FOREIGN PROFESSIONAL CORPORATION SHALL:

- (1) CERTIFY TO THE DEPARTMENT THE NAME AND ADDRESS OF ITS RESIDENT AGENT IN THIS STATE; AND
- (2) FILE WITH THE DEPARTMENT ANY ADDITIONAL INFORMATION AND DOCUMENTS THE DEPARTMENT CONSIDERS RELEVANT.
  - (C) RIGHTS, PRIVILEGES, AND IMMUNITIES.
  - A FOREIGN PROFESSIONAL CORPORATION WHICH QUALIFIES