Chapter 68
(House Bill 702)

AN ACT concerning

Corporations and Associations – Document Filing and Processing

FOR the purpose of altering the definition of “electronic transmission”, for purposes of provisions of law governing business entities, to clarify that it includes electronic mail, facsimile transmission, and Internet transmission; clarifying the authority of the State Department of Assessments and Taxation to accept documents that are filed for record by electronic transmission; repealing certain obsolete provisions of law relating to filing documents by means of a facsimile device; authorizing the Department, under certain circumstances, to accept certain documents or drafts of certain documents for approval of the documents’ sufficiency before the documents are filed with the Department; authorizing the Department to adopt regulations to administer the preclearance process; establishing a certain processing fee for preclearance of certain documents and drafts of certain documents; requiring the fees collected to be credited to a certain fund; establishing a certain fee for processing certain documents on a certain expedited basis; requiring the Department, under certain circumstances, to process certain documents within a certain period of time after the documents are received; requiring an entity to take certain actions if the Department waives the requirement that the written consent of the entity’s resident agent must be filed with the Department; establishing when a certain consent shall be effective; making certain stylistic, conforming, and clarifying changes; defining certain terms; repealing a certain definition; providing for the construction of this Act; and generally relating to filing and processing business entity documents.

BY repealing and reenacting, with amendments,

Article – Corporations and Associations
Section 1–101, 1–201, 1–203, 1–203.2, and 1–208
Annotated Code of Maryland
(2007 Replacement Volume and 2012 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article – Corporations and Associations

1–101.
(a) In this article, unless the context clearly requires otherwise, the following words have the meanings indicated.

(b) “Address” means the post office address, and includes street and number, if any, county or municipal area, and state and, if outside the United States, country.

(c) “Articles of transfer” means articles of sale, articles of lease, articles of asset exchange, or articles of transfer.

(d) “Assets” means any tangible, intangible, real, or personal property or other assets, including goodwill and franchises.

(e) “Business trust” means an unincorporated trust or association, including a common-law trust, a Massachusetts trust, a real estate investment trust as defined in § 8–101 of this article, a statutory trust as defined in § 12–101 of this article, and a foreign statutory trust as defined in § 12–101 of this article, that is engaged in business and in which property is acquired, held, managed, administered, controlled, invested, or disposed of by trustees or the trust for the benefit and profit of any person who may become a holder of a transferable unit of beneficial interest in the trust.

(f) (1) “Charter” includes:

   (i) A charter granted by special act of the General Assembly;

   (ii) Articles or certificate of incorporation;

   (iii) Amended articles or certificate of incorporation;

   (iv) Articles of restatement, if approved as described in § 2–609 of this article;

   (v) Articles of amendment and restatement; and

   (vi) Articles or agreements of consolidation.

(2) “Charter” includes the documents referred to in paragraph (1) of this subsection, either as:

   (i) Originally passed or accepted for record; or

   (ii) As amended, corrected, or supplemented by special act of the General Assembly, articles of amendment, articles of amendment and reduction, articles of extension, articles supplementary, articles or agreements of merger, articles of revival, or a certificate of correction.

(g) “Charter document” means any:
(1) Document enumerated in subsection (f) of this section; and

(2) Articles of reduction, articles or agreements of transfer, articles of merger, articles of share exchange, articles of dissolution, and stock issuance statements.

(h) “Clerk of the court” means clerk of the circuit court for any county.

(i) “Convertible securities” includes:

(1) Shares of stock which by their terms are convertible into shares of stock of one or more classes; and

(2) Obligations which by their terms are convertible into shares of stock of one or more classes.

(j) “County” includes Baltimore City.

(k) “Department” means the State Department of Assessments and Taxation.

(l) “Director” means a member of the governing body of a corporation, whether designated as a director, trustee, or manager or by any other title.

(m) (1) “Electronic transmission” means any form of communication, not directly involving the physical transmission of paper, that creates a record that:

[(1)] (I) May be retained, retrieved, and reviewed by a recipient of the communication; and

[(2)] (II) May be reproduced directly in paper form by a recipient through an automated process.

(2) “ELECTRONIC TRANSMISSION” INCLUDES:

(I) ELECTRONIC MAIL;

(II) FACSIMILE TRANSMISSION; AND

(III) INTERNET TRANSMISSION.

(n) “Foreign corporation” means a corporation, association, or joint–stock company organized under the laws of the United States, another state of the United States, a territory, possession, or district of the United States, or a foreign country.

(o) “Mail” means to deposit in the United States mails postage prepaid.
(p) “Maryland corporation” means a corporation organized and existing under the laws of the State.

(q) “Municipal area” means any incorporated or unincorporated city, town, or village.

(r) “Person” includes an individual, corporation, business trust, statutory trust, estate, trust, partnership, limited partnership, limited liability company, association, two or more persons having a joint or common interest, or any other legal or commercial entity.

(S) “Preclearance” means approval review of the sufficiency of a document or a draft of a document listed in § 1–203(B)(1) or (4) of this title by an authorized agent of the Department before the document is filed with the Department.

[(s)] (T) “Principal office” means:

(1) The place in this State filed or recorded with the Department as the principal office of a corporation or domestic limited partnership; or

(2) If there is no principal office designated, the main office of the corporation or domestic limited partnership in this State for the transaction of business.

[(t)] (U) “Resident agent” means an individual residing in this State or a Maryland corporation or limited liability company whose name, address, and designation as a resident agent are filed or recorded with the Department in accordance with the provisions of this article.

[(u)] (V) “Share exchange” means a transaction:

(1) In which a corporation acquires all the issued or all the outstanding shares of stock of one or more classes of another corporation by a stockholder vote under this article; and

(2) Which does not affect the corporate existence of either corporation.

(W) (1) “SIGN” means:

(i) To execute or otherwise adopt a name, symbol, word, mark, or process; and
WITH THE PRESENT INTENT TO AUTHENTICATE OR ADOPT A RECORD OR IDENTIFY ONESELF.

(2) “SIGN” INCLUDES:

(I) A MANUAL SIGNATURE;

(II) A FACSIMILE SIGNATURE;

(III) A CONFORMED SIGNATURE; AND

(IV) AN ELECTRONIC SIGNATURE.

“Stated capital” means the amount of stated capital determined in accordance with Title 2, Subtitle 3 of this article.

“Stockholder” means a person who is a record holder of shares of stock in a corporation and includes a member of a corporation organized without stock.

“Stockholder rights plan” means an agreement or other instrument under which a corporation issues rights to its stockholders that:

1. May be exercised under specified circumstances to purchase stock or other securities of a corporation or any other person; and

2. May become void if owned by a designated person or classes of persons under specified circumstances.

“Successor” means:

1. A new corporation formed by consolidation;

2. A corporation or other entity surviving a merger;

3. A corporation acquiring stock in a share exchange; or

4. A vendee, lessee, or other transferee in a transfer of assets.

“Transfer assets”, “transfer its assets”, and “transfer of assets” mean to sell, lease, exchange, or otherwise transfer all or substantially all of the assets of a corporation.
(a) The Department may not accept for record any charter document of a Maryland corporation which does not conform with law. However, any document which purports to be acknowledged may be treated by the Department as properly acknowledged.

(b) The Department may not accept for record or filing any charter document, qualification, registration, change of resident agent or principal office, report, service of process or notice, or other document until all required recording, filing, organization and capitalization, and other special fees have been paid to the Department.

(c) (1) In this subsection “facsimile device” means a machine that transmits, receives, and copies documents electronically or telephonically over telecommunication lines.

(2) As provided in § 1–203.2 of this subtitle, the Department may accept documents that are filed for record by means of a facsimile device ELECTRONIC TRANSMISSION.

[(3)] (2) Documents filed for record by means of a facsimile device ELECTRONIC TRANSMISSION are subject to the regular filing fees and expedited [filing] PROCESSING fees provided in § 1–203 of this subtitle.

(D) (1) On payment of the regular processing fee and, if applicable, expedited processing fee provided in § 1–203 of this subtitle, the Department may accept for preclearance any document or draft of any document listed in § 1–203(b)(1) or (4) of this subtitle.

(2) The Department may adopt regulations to administer the preclearance process.

1–203.

(a) In addition to any organization and capitalization fee required under § 1–204 of this subtitle, subject to subsection (c) of this section, the Department shall collect the fees specified in subsection (b) of this section.

(b) (1) Except as provided in paragraph (11) of this subsection, for each of the following documents, the nonrefundable processing fee is $100:

Document
Articles of incorporation
Articles of amendment
Articles of extension
Articles of restatement of charter
Articles of amendment and restatement
Articles supplementary
Articles of share exchange
Articles of consolidation, merger, or transfer
Articles of dissolution
Articles of revival for stock corporation
Articles of revival for nonstock corporation

(2) For each of the following documents, the nonrefundable processing fee is as indicated:

(i) Notice of change of address of principal office ............... $25

(ii) Notice of change of name or address of resident agent ... $25, up to a maximum of $30,000 for a bulk filing

(iii) Certificate of correction ................................................... $25

(iv) Any other documents ....................................................... $25

(3) (i) For each of the following documents which are filed but not recorded, the nonrefundable processing fee is as indicated:

Reservation of a corporate, limited partnership, limited liability partnership or limited liability company name ..................................................... $25
Original registration of name of a foreign corporation to end of calendar year .................................................................................. $100
Renewal of registration of name of a foreign corporation for one calendar year .................................................................................. $100
Documents in connection with the qualification of a foreign corporation to do intrastate business in this State .................................................. $100
Application for registration of a foreign limited partnership, a foreign limited liability partnership, or a foreign limited liability company .............................................................. $100
Other documents ................................................................................ $6

(ii) For each of the following documents which are filed but not recorded, the filing fee is as indicated:

Annual report of a Maryland corporation, except a charitable or benevolent institution, nonstock corporation, savings and loan corporation, credit union, family farm, and banking institution .................................................................................. $300
Annual report of a foreign corporation subject to the jurisdiction of this State, except a national banking association, savings and loan
association, credit union, nonstock corporation, and charitable
and benevolent institution................................................................. $300
Annual report of a Maryland savings and loan association, banking
institution, or credit union or of a foreign savings and loan
association, national banking association, or credit union that is
subject to the jurisdiction of this State.............................................. $300
Annual report of a Maryland limited liability company, limited liability
partnership, limited partnership, or of a foreign limited liability
company, foreign limited liability partnership, or foreign limited
partnership, except a family farm.................................................. $300
Annual report of a business trust.................................................... $300
Annual report of a real estate investment trust or foreign statutory
trust doing business in this State..................................................... $300
Annual report of a family farm........................................................ $100

(4) For each of the following documents recorded or filed the
nonrefundable processing fee is $100:

(i) Certificate of limited partnership, certificate of limited
liability partnership, articles of organization of a limited liability company, certificate
of trust of a business trust, including certificates of amendment and certificates of
cancellation, certificates of reinstatement, and articles of reinstatement; and

(ii) Any statement filed by a partnership under Title 9A of this
article.

(5) For issuing each of the following certificates, the nonrefundable
processing fee is as indicated:

<table>
<thead>
<tr>
<th>Type of Instrument</th>
<th>Special Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Certificate of status of a corporation, partnership, limited partnership, limited liability partnership, or limited liability company of this State or of a foreign corporation, foreign partnership, foreign limited partnership, foreign limited liability partnership, or foreign limited liability company</td>
<td>$20</td>
</tr>
<tr>
<td>Certified list of the charter papers of a corporation of this State or any certificates of a limited partnership, limited liability partnership, or a limited liability company of this State recorded or filed with the Department</td>
<td>$20</td>
</tr>
<tr>
<td>Certificate of compliance by a foreign corporation, foreign limited liability partnership, foreign limited liability partnership, or foreign limited liability company with requirements of law in respect of qualification or registration</td>
<td>$20</td>
</tr>
<tr>
<td>Certificate of withdrawal of registration or qualification</td>
<td>$20</td>
</tr>
<tr>
<td>Certificate of any paper recorded or filed in the Department’s office</td>
<td>$20</td>
</tr>
</tbody>
</table>
(6) For a duplicate of a certificate mentioned in paragraph (5) of this subsection which is issued at the same time as the original, the fee is $1, and for a copy of any other paper recorded or filed with the Department, the fee is $1 per page.

(7) (i) For acceptance of service of process or notice on the Department, the Department shall charge a fee of $50.

(ii) Each county and Baltimore City is exempt from the fee under subparagraph (i) of this paragraph.

(8) For processing each of the following documents on an expedited basis, the additional fee is as indicated:

<table>
<thead>
<tr>
<th>Description</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>RECORDING ANY DOCUMENT, INCLUDING FINANCING STATEMENTS, OR SUBMITTING FOR PRECLEARANCE ANY DOCUMENT LISTED IN PARAGRAPH (1) OR (4) OF THIS SUBSECTION, IF PROCESSING UNDER § 1–203.2(B)(1) OF THIS SUBTITLE IS REQUESTED</td>
<td>$425</td>
</tr>
<tr>
<td>Certificate of status of a corporation, partnership, limited partnership, limited liability partnership, or limited liability company, or a name reservation</td>
<td>$20</td>
</tr>
<tr>
<td>A copy of any document recorded or filed with the Department, or a corporate abstract</td>
<td>$20</td>
</tr>
<tr>
<td>Application for a ground rent redemption or a ground rent extinguishment, or payment of a redemption or extinguishment amount to the former owner of the ground rent</td>
<td>$50</td>
</tr>
</tbody>
</table>

(9) A nonrefundable processing fee for a request by paper document for an extension of the date for submitting an annual report under § 14–704 of the Tax–Property Article is $20.

(10) A nonrefundable processing fee for return of an original document is $5.

(11) A nonrefundable processing fee for articles of incorporation of a nonstock corporation that is organized to operate as a not–for–profit entity under § 501(c)(3), (4), or (6) of the Internal Revenue Code is $150.

(12) A fee for the nonpayment of a check or other negotiable instrument that was presented to the Department as payment for any of the other fees imposed under this section is $30.
A nonrefundable processing fee for preclearance of a document or draft of a document listed in paragraph (1) or (4) of this subsection is $275.

(c) For each fee identified under subsection (b) of this section as nonrefundable, the Department shall adopt regulations to specify the conditions under which the fee shall be nonrefundable and the conditions under which the fee may be applied to a resubmission of a document for filing, recording, or processing.

(d) The fees collected under subsection [(b)(10)] (B)(8), (10), AND (13) of this section shall be credited to the fund established under § 1–203.3 of this subtitle.

(e) Of the $150 collected under subsection (b)(11) of this section, $50 shall be credited to the Maryland Not–For–Profit Development Center Program Fund established under § 5–1204 of the Economic Development Article.

1–203.2.

(a) [The] ON PAYMENT OF THE FEE PROVIDED IN § 1–203(B)(8) OF THIS SUBTITLE, THE Department shall process documents on an expedited basis [upon the payment of the fee provided in § 1–203(b)(8) of this subtitle] AS PROVIDED IN SUBSECTION (B) OF THIS SECTION.

(b) (1) THE Department shall process documents filed with the Department at least 2 hours before the Department’s close of business within 2 hours after the documents are received.

(2) [The Department shall, to] TO the extent practicable, THE Department shall process ALL OTHER documents [filed in person on an expedited basis] on the same day that the documents are received.

(c) The Department shall adopt regulations governing the MANNER OF FILING AND processing of documents on an expedited basis, including reasonable limitations on filing documents of unusual volume or length.

[(d) The fees collected under § 1–203(b)(8) of this subtitle shall be credited to the fund established under § 1–203.3 of this subtitle.]

1–208.

(a) Notwithstanding any other provision of this title, an entity that is required to have a resident agent may not designate a person as a resident agent without first obtaining the person’s written consent.
(b) (1) (I) [An] UNLESS WAIVED BY THE DEPARTMENT, AN entity shall file a resident agent’s written consent with the Department.

[(2)] (II) The consent shall be effective [upon] ON acceptance by the Department.

(2) (I) IF THE FILING OF A RESIDENT AGENT’S WRITTEN CONSENT IS WAIVED BY THE DEPARTMENT, AN ENTITY SHALL:

1. CERTIFY TO THE DEPARTMENT THAT THE WRITTEN CONSENT OF THE RESIDENT AGENT HAS BEEN OBTAINED;

2. MAINTAIN A COPY OF THE WRITTEN CONSENT IN ITS RECORDS; AND

3. PROVIDE A COPY OF THE WRITTEN CONSENT TO THE DEPARTMENT ON REQUEST.

(II) THE CONSENT SHALL BE EFFECTIVE ON CERTIFICATION TO THE DEPARTMENT THAT THE CONSENT HAS BEEN OBTAINED.

(c) Subsections (a) and (b) of this section do not apply to resident agents designated before October 1, 1998.

(d) A person designated a resident agent may resign without paying the fee under § 1–203(b)(2) of this subtitle.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act may not be construed to invalidate or otherwise affect any filings made with the State Department of Assessments and Taxation before the effective date of this Act.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2013.

Approved by the Governor, April 9, 2013.