

fees in Art. 23, §130(b) and (c) are retained in Art. 23 for eventual transfer to either the State or Local Government Articles or the Taxation and Revenue Article.

The only other changes are in style.

1-204. DEPARTMENT MAY REFUSE TO ACCEPT CHARTER DOCUMENT.

(A) UNRECORDED AND UNFILED CHARTER DOCUMENTS TO BE FILED.

THE DEPARTMENT MAY REFUSE TO ACCEPT FOR RECORD OR FILING ANY CHARTER DOCUMENT OF A MARYLAND CORPORATION, UNLESS THE ORIGINAL OR A CERTIFIED COPY OF ALL [[PREVIOUSLY UNRECORDED OR UNFILED]] PRIOR CHARTER DOCUMENTS NOT PREVIOUSLY RECORDED OR FILED ARE DELIVERED TO THE DEPARTMENT FOR RECORD, TOGETHER WITH ANY AFFIDAVIT OR CERTIFICATE OF COMPLETENESS REQUIRED BY THE DEPARTMENT[[, THE DEPARTMENT MAY REFUSE TO ACCEPT FOR RECORD OR FILING ANY CHARTER DOCUMENT OF A MARYLAND CORPORATION]].

(B) DEPARTMENT TO RECORD AND RETURN PREVIOUSLY UNRECORDED AND UNFILED DOCUMENTS.

THE DEPARTMENT SHALL RECORD WITHOUT ADDITIONAL CHARGE THESE PREVIOUSLY UNRECORDED AND UNFILED DOCUMENTS AND THEN RETURN THEM TO THE CORPORATION, ITS ATTORNEY, OR ITS AGENT.

REVISOR'S NOTE: This section presently appears as Art. 23, §129.

In subsection (a) of this section, the present phrase "including any special acts" is deleted since §1-101 of this title defines "charter document" as including "special acts."

In subsection (b) of this section, the word "additional" has been added before "charge." This is to make clear that the normal fees for unrecorded or unfiled documents may not be avoided by use of this section.

The only other changes are in style.

1-205. EFFECT OF ACCEPTANCE FOR RECORDING OR FILING.

(A) EFFECTIVE AS OF TIME OF ACCEPTANCE.

UNLESS OTHERWISE PROVIDED IN THIS ARTICLE, ALL CHARTER DOCUMENTS ARE EFFECTIVE WHEN ACCEPTED FOR