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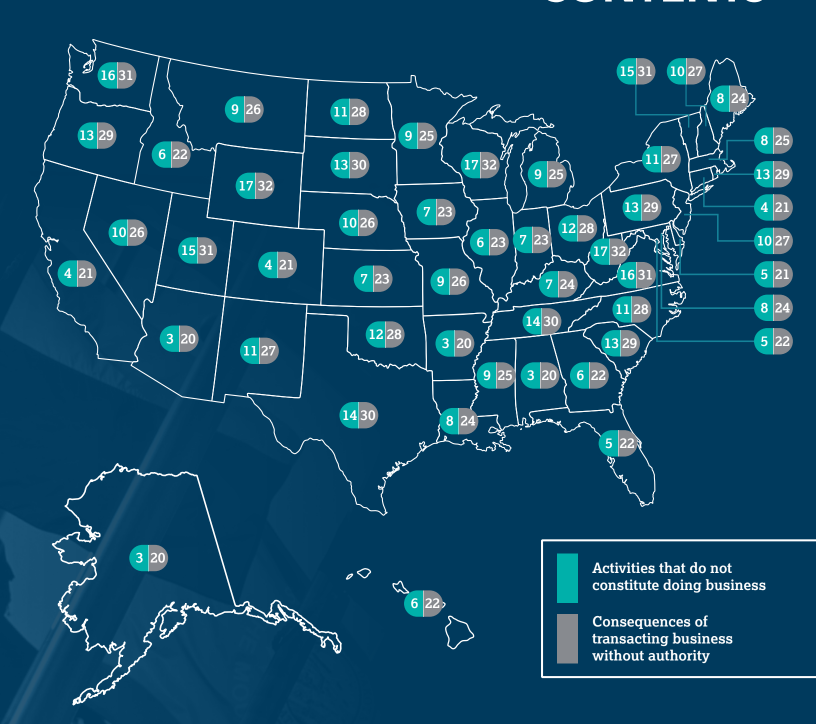
DOING BUSINESS OUTSIDE YOUR STATE

The 2019 CSC® Guide



The following charts are excerpted from *Qualifying to Do Business in Another State: The CSC® 50-State Guide to Qualification.* The Revised Model Business Corporation Act (RMBCA) defines "doing business" in the negative. It lists activities that alone are insufficient to require a foreign corporation to qualify to do business in a foreign state. Therefore, the following chart outlines these insufficient activities to provide clarification as to what does not constitute doing business in a particular state. The second chart outlines the consequences of transacting business without authority.

CONTENTS





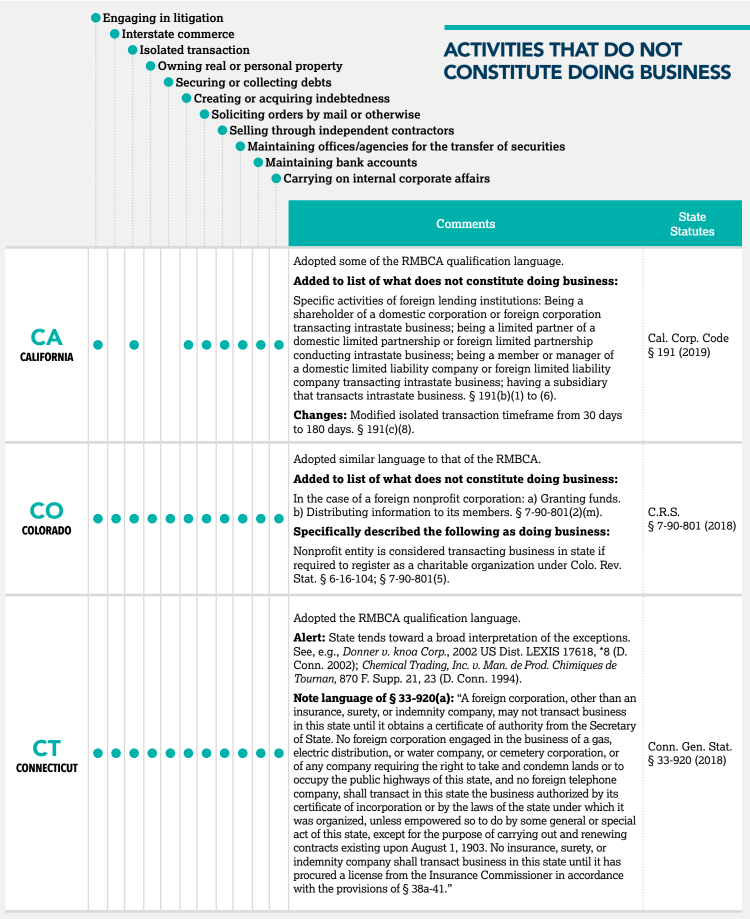
Engaging in litigation

Interstate commerce Isolated transaction Owning real or personal property Securing or collecting debts ACTIVITIES THAT DO NOT CONSTITUTE DOING BUSINESS

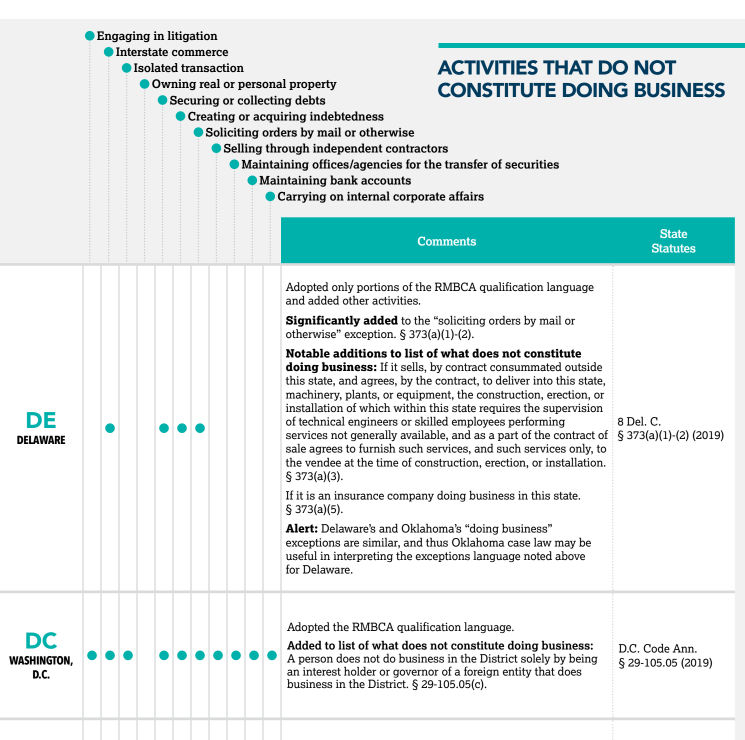
- Creating or acquiring indebtedness
- Soliciting orders by mail or otherwise
 - Selling through independent contractors
 - Maintaining offices/agencies for the transfer of securities
 - Maintaining bank accounts
 - Carrying on internal corporate affairs

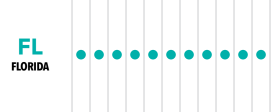
									0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		Comments	State Statutes
ALABAMA											Purthermore, state statutes give no guidance on what activities constitute not doing business. Therefore, one must find what activities are not doing business from Alabama case law or federal law — "[a] foreign entity is not required to register if other law of this state or [i]f federal law authorizes the entity to transact the particular business authorized by law in this state." Ala. Code § 10A-1-7.02(c). Alabama courts have interpreted what actions constitute not doing business or the types of business that do not merit qualification. For example, see <i>Marcus v. J.R. Watkins Co.</i> , 188 So.2d 543, 547-549 (Ala. 1966) (Alabama Supreme Court found corporation was doing or transacting business in the state where it did "a great deal more activity than the mere solicitation of orders." The court found that renting hotel rooms in the state, renting meeting halls in the state, and hiring two full-time salaried employees in the state constituted activity that elevated the acts of sales solicitations in the state to the level of transacting business.) Also see <i>Casa Invs. Co. v. Boles</i> , 931 So.2d 53 (Ala. Civ. App. 2005) (court held that initiating lawsuit in Alabama to collect on a debt was not doing business); <i>Kelley v. Nawas Int'l Travel Serv.</i> , 68 So.3d 823, 831 (Ala. 2011) (providing travel and touring advice to customers throughout the United States is interstate in nature and not doing business in Alabama for qualification purposes). Also note that foreign unincorporated nonprofit associations and general partnerships are not required to qualify in Alabama. § 10A-1-7.02(d) and § 10A-1-7.21.	Ala. Code § 10A-1-7.01; § 10A-1-7.02 Ala. Code § 10A-1-7.21 (2018)
AK ALASKA	•	•	•		•	•	•	•			Adopted a substantial part of the RMBCA qualification language.	Alaska Stat. § 10.06.718 (2018)
AZ ARIZONA	•	•	•	•	•	•	•				Adopted the RMBCA qualification language. Added to list of what does not constitute doing business: Being a limited partner of a limited partnership or a member of a limited liability company. § 10-1501(B)(12). Also added to statute: This section does not apply to insurance corporations or any corporation transacting in this state only the business of lending monies to religious, social, or benevolent associations. § 10-1501(D).	A.R.S. § 10-1501 (2019)
AR ARKANSAS	•	•	•	•	•	•	•				Adopted the RMBCA qualification language.	Ark. Code. Ann. § 4-27-1501 (2018)











Adopted the RMBCA qualification language.

Added to list of what does not constitute doing business: Owning and controlling a subsidiary corporation incorporated in or transacting business within this state or voting the stock of any corporation which it has lawfully acquired. § 607.1501(k).

Owning a limited partnership interest in a limited partnership that is doing business within this state, unless such limited partner manages or controls the partnership or exercises the powers and duties of a general partner. § 607.1501(l).

Fla. Stat. Ann. § 607.1501 (2018)



Engaging in litigation Interstate commerce **ACTIVITIES THAT DO NOT** Isolated transaction Owning real or personal property **CONSTITUTE DOING BUSINESS** Securing or collecting debts Creating or acquiring indebtedness Soliciting orders by mail or otherwise Selling through independent contractors Maintaining offices/agencies for the transfer of securities Maintaining bank accounts Carrying on internal corporate affairs State Comments **Statutes** Adopted the RMBCA qualification language. Changes: Removed timeframe from isolated transaction exception and replaced with "conducting an isolated transaction not in the course of a number of repeated transactions of a like nature." § 14-2-1501(10). Also note subsections (12), (13), and (14) (through § 14-2-1501(b)) regarding activities that do not constitute doing business: GA O.C.G.A. (12) Serving as trustee, executor, administrator, or § 14-2-1501 (2018) **GEORGIA** guardian or in like fiduciary capacity, where permitted to serve by the laws of this state; (13) Owning (directly or indirectly) an interest in or controlling (directly or indirectly) another entity organized under the laws of, or transacting business within, this state; or (14) Serving as a manager of a limited liability company organized under the laws of, or transacting business within, this state. НΙ H.R.S. Adopted the RMBCA qualification language. § 414-431 (2018) HAWAII ID Idaho Code Adopted the RMBCA qualification language.



IDAHO



Adopted portions of the RMBCA qualification language.

Added to list of what does not constitute doing **business:** Having a corporate officer or director who is a resident of this state. 805 ILCS 5/13.75(11).

Changes: Modified the timeframe of the isolated transaction from 30 days to 120 days, and further defined isolated transaction as "not one in the course of repeated transactions of a like nature." 805 ILCS 5/13.75(10).

805 ILCS 5/13.75 (2019)

§ 30-21-505 (2019)

ACTIVITIES THAT DO NOT

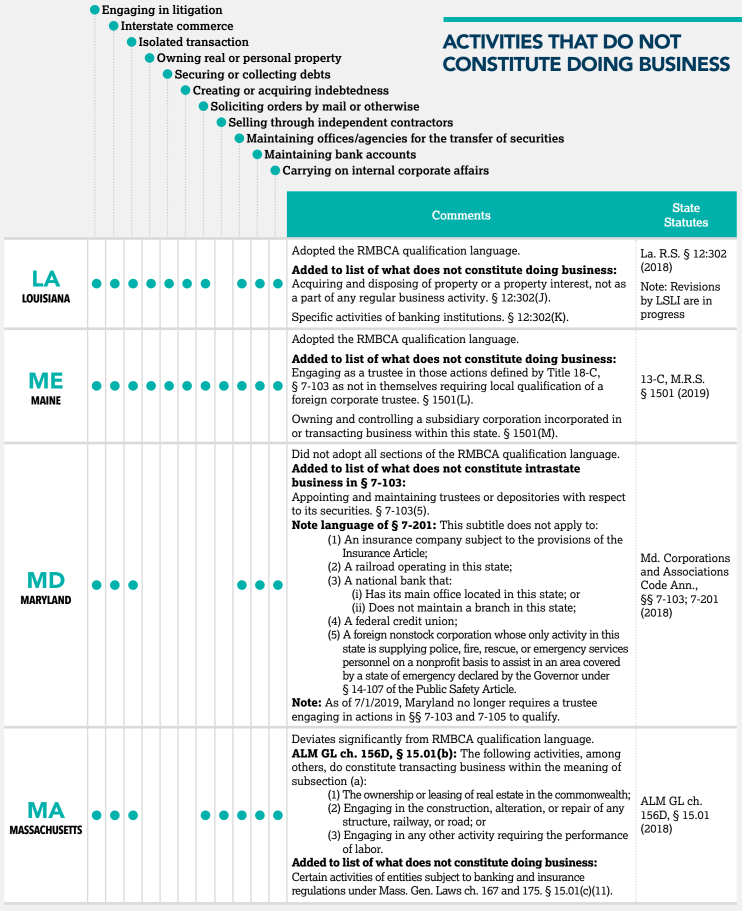
CONSTITUTE DOING BUSINESS



- Engaging in litigation
 - Interstate commerce
 - Isolated transaction
 - Owning real or personal property
 - Securing or collecting debts
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 - Selling through independent contractors
 - Maintaining offices/agencies for the transfer of securities
 - Maintaining bank accounts
 - Carrying on internal corporate affairs

| | | | | | | | | | | | | | Comments | State
Statutes |
|-----------------------|---|---|---|---|---|---|---|---|---|---|---|---|---|--------------------------------|
| | | | T | | | | | T | | | | | Adopted the RMBCA qualification language. | |
| | | | | | | | | | | | | | Additions to the 2018 Indiana statute: | |
| | | | | | | | | | | | | | (12) if the entity is a nonprofit corporation, soliciting funds if otherwise authorized by Indiana law. | Burns Ind. Code |
| INDIANA | • | | | • | • | • | • | • | • | • | • | • | (b) A person does not do business in Indiana solely
by being an interest holder or governing person
of a foreign entity that does business in Indiana. | Ann. § 23-0.5-5-5
(2018) |
| | | | | | | | | | | | | | (d) The list of activities in subsection (a) is not
exhaustive and recodifies, not repeals, those
activities previously listed in previous statute. | |
| IA
IOWA | • | • | | • | • | • | • | | • | • | • | • | Adopted the RMBCA qualification language. | Iowa Code
§ 490.1501 (2018) |
| KS
KANSAS | • | | | | | • | • | | | • | • | • | Adopted substantial parts of the RMBCA qualification language. Alert: This state tends toward a narrow reading of the exceptions. See, e.g., A.H.L., Inc. v. Star Ins. Co., 10 F. Supp. 2d 1216 (D. Kan. 1998); Alliance Steel, Inc. v. Piland, 134 P. 3d 669 (Kan. Ct. App. 2006). Note language in K.S.A. § 17-7932(a)(7), activities that do not constitute doing business: "Selling, by contract consummated outside the state of Kansas, and agreeing, by the contract, to deliver into the state of Kansas machinery, plants, or equipment, the construction, erection, or installation of which within the state requires the supervision of technical engineers or skilled employees performing services not generally available, and as part of the contract of sale agreeing to furnish such services, and such services only, to the vendee at the time of construction, erection or installation." Also, note K.S.A. § 17-7932(b): "A person shall not be deemed to be doing business in the state of Kansas solely by reason of being a member, stockholder, limited partner, or governor of a domestic covered entity or a foreign covered entity." | K.S.A.
§ 17-7932 (2018) |
| KY
KENTUCKY | • | | | | • | • | • | | • | • | • | • | Adopted the RMBCA qualification language. Does not apply to a foreign insurer with a certificate of authority from the commissioner of the Department of Insurance. § 14A.9-010(7). Does not apply to foreign general partnerships. § 14A.9-010(4). Does apply to foreign limited liability partnerships. § 14A.9-010(4). | K.R.S.
§ 14A.9-010 (2018) |





ACTIVITIES THAT DO NOT

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 - Carrying on internal corporate affairs

| | | | | | | | | | | | | Comments | State
Statutes |
|-------------------|---|---|---|---|---|---|---|---|---|---|---|---|---|
| MICHIGAN | • | • | • | • | • | • | • | • | • | • | • | Adopted the RMBCA qualification language. | MCLS
§ 450.2012
(2018) |
| MN
MINNESOTA | • | | • | • | • | • | | • | • | • | • | Adopted substantial portions of the RMBCA qualification language, but not all. Changes: Holding title to and managing real or personal property situated in this state as executor of will, administrator of estate, trustee of trust, guardian of person, or conservator of estate. § 303.03(e). Special language with respect to creating or acquiring indebtedness. § 303.03(f). | Minn. Stat.
§ 303.03 (2019) |
| MS
MISSISSIPPI | • | • | • | • | • | • | • | • | • | • | • | Added to list of what does not constitute doing business: Being a shareholder in a corporation or a foreign corporation that transacts business in this state. § 79-4-15.01(b)(12). Being a limited partner of a limited partnership or foreign limited partnership that is transacting business in this state. § 79-4-15.01(b)(13). Being a member or manager of a limited liability company or foreign limited liability company that is transacting business in this state. § 79-4-15.01(b)(14). | Miss. Code Ann.
§ 79-4-15.01
(2018) |
| MO
MISSOURI | • | • | • | | • | • | | | • | • | • | Adopted some parts of the RMBCA qualification language. | § 351.572 R.S.
Mo. (2018) |
| MT
MONTANA | • | | • | • | | | • | | | • | | Adopted the RMBCA qualification language. Specifically described the following as doing business: Entering into a contract, including a contract entered into pursuant to Title 18, with the state of Montana, an agency of the state, or a political subdivision of the state. This does not apply to goods or services prepared out of state for delivery or use in this state. § 35-1-1026(4). | § 35-1-1026 MCA
(2018) |



Engaging in litigation

Interstate commerce **ACTIVITIES THAT DO NOT** Isolated transaction Owning real or personal property **CONSTITUTE DOING BUSINESS** Securing or collecting debts Creating or acquiring indebtedness Soliciting orders by mail or otherwise Selling through independent contractors Maintaining offices/agencies for the transfer of securities Maintaining bank accounts Carrying on internal corporate affairs State **Comments** Statutes Adopted the RMBCA qualification language. Added to list of what does not constitute doing business: Acting as a foreign corporate trustee to the extent authorized under Neb. Rev. Stat. NE section 30-3820. § 21-20, 168(2)(l). Ann. § 21-2,203 (2018)**NEBRASKA** Also note: The requirements of the Business Corporation Act shall not be applicable to foreign or alien insurers, which are subject to the requirements of Chapter 44 [Insurance]. § 21-20, 168(4). Based its qualification language on the RMBCA qualification language and on Delaware's qualification language. Added to list of what does not constitute doing business: The production of motion pictures as defined in NRS § 231.020; Transacting business as an out-of-state depository institution Nev. Rev. Stat. pursuant to the provisions of Title 55 of NRS. NRS § 80.015(1)(k). Ann. § 80.015 Specifically described the following as doing business: (2019)NV Maintains an office in this state for the transaction of business. Note: New code NRS § 80.015(3)(a). **NEVADA** sections will go Solicits or accepts deposits in the state, except pursuant to the into effect on provisions of chapter 666 or 666A of NRS. NRS § 80.015(3)(b). 1/1/2020 Solicits business for the activities of a mortgage company as defined in NRS 6458.0127. NRS § 80.015(3)(c). Arranges a mortgage loan secured by real property, which is not commercial property as defined by NRS 645B.01047. NRS § 80.015(3)(d). Adopted the RMBCA qualification language. **Note:** Any so-called Massachusetts trust or business trust RSA established by law of any other state, desiring to do business in § 293-A:15.01 NFW this state, shall be deemed to be a foreign corporation, and shall be (2018)**HAMPSHIRE** required to register under and comply with the provisions of this subdivision. § 293-A:15.01(e). N.J. Stat. Deviates significantly from RMBCA list of transactions not § 14A:13-3 constituting doing business. **NEW JERSEY** (2018)

ACTIVITIES THAT DO NOT

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| | | | | | | | | | | | | Comments | State
Statutes |
|-------------------------|---|---|---|---|---|---|---|---|---|---|---|--|---|
| NIM
NEW MEXICO | • | • | | | • | | • | • | • | • | • | Adopted the RMBCA qualification language. Added to list of what does not constitute doing business: Investing in or acquiring, in transactions outside New Mexico, royalties and other non-operating mineral interests and the execution of division orders, contracts of sale, and other instruments incidental to the ownership of the non-operating mineral interests. § 53-17-1(K). | N.M. Stat. Ann.
§ 53-17-1 (2019) |
| NY
NEW YORK | • | | | | | | | | • | • | • | Adopted only portions of the RMBCA qualification language. Alert: Friendly to corporations; tends toward broad reading of exceptions; burden of showing "doing business" a heavy one to avoid infringement of Interstate Commerce Clause. See, e.g., <i>Azuma N.V. v. Sinks</i> , 646 F. Supp. 122 (S.D.N.Y. 1986); <i>Airtran N.Y., LLC v. Midwest Air Group, Inc.</i> , 46 A.D. 3d 208 (N.Y. App. Div., 2007). See also <i>Skycom v. F.A. Partners, Inc.</i> , 2015 N.Y. Misc. LEXIS 26, *11 (N.Y. Sup. Ct. Jan. 7, 2015) ("the mere maintenance of an office for a corporation within another state is not in and of itself, absent other proof, evidence that it is doing business within that state"). | N.Y. CLS Bus. Corp.
§ 1301 (2019) |
| NC
NORTH
CAROLINA | • | • | • | • | • | • | • | • | • | • | • | Adopted substantial portions of the RMBCA qualification language. Changes: Modified the timeframe of the isolated transaction from 30 days to six months and further defined isolated transaction as one "not in the course of a number of repeated transactions of like nature." § 55-15-01(b)(9). Unique language for securing or acquiring indebtedness. § 55-15-01(b)(6). | N.C. Gen. Stat.
§ 55-15-01 (2018) |
| ND
NORTH
DAKOTA | • | | • | | • | • | • | • | • | • | • | Adopted substantial portions of the RMBCA qualification language. Alert: Specifically states that a foreign corporation owning income-producing real or personal property will be considered to be transacting business in § 10-19.1-143(3); § 10-19.1-143(4). | N.D. Cent. Code
§ 10-19.1-143 (2017) |



| | | ng in litigation | | |
|----------------|-----|--|---|------------------------------|
| | • I | SolicitinSellirM | | BUSINESS |
| | | | Comments | State
Statutes |
| ОН | • | | Note: "Sections 1703.01 to 1703.31 of the Revised Code do not apply to corporations engaged in this state solely in interstate commerce, including the installation, demonstration, or repair of machinery or equipment sold by them in interstate commerce, by engineers, or by employees especially experienced as to such machinery or equipment, as part thereof; to credit unions, title guarantee and trust companies, bond investment companies, and insurance companies; or to public utility companies engaged in this state in interstate commerce." Alert: This state tends toward a narrow reading of the exceptions. See, e.g., Cocon, Inc. v. Botnick Bldg. Co., 570 N.E. 2d 303, 304 (Ohio Ct. App. 1989); Starr Fireworks, Inc. v. Midwest Fireworks Mfg. Co., 1997 Ohio App. LEXIS 1345, *4-*8 (Oh. Ct. App. Apr. 4, 1997). | ORC Ann.
§ 1703.02 (2018) |
| OK
OKLAHOMA | | | Deviates significantly from RMBCA qualification language, tracking Delaware language. See Delaware comments above. Alert: Oklahoma's exceptions track Delaware's exceptions, and thus Delaware's case law may be useful in interpreting the exceptions language for Oklahoma. See, e.g., Kimbrough Roofing, Inc. v. Terrace Apts., 1985 Kan. App. LEXIS 777 (Kan. Ct. App. May 23, 1985). Note language of § 1132 (2), (3), and (5): (2) It employs salesmen, either resident or traveling, to solicit orders in this state, either by display of samples or otherwise, whether or not maintaining sales offices in this state, all orders being subject to approval at the offices of the corporation without this state, and all goods applicable to the orders being shipped in pursuance thereof from without this state to the vendee or to the seller or his agent for delivery to the vendee, and if any samples kept within this state are for display or advertising purposes only, and no sales, repairs, or replacements are made from stock on hand in this state; or (3) It sells, by contract consummated outside this state, and agrees by the contract, to deliver into this state, machinery, plants, or equipment, the construction, erection, or installation of which within this state requires the supervision of technical engineers or skilled employees performing services not generally available, and as a part of the contract of sale agrees to furnish such services, and such services only, to the vendee at the time of construction, erection, or installation; or (5) It is an insurance company doing business in this state. | 18 Okl. St.
§ 1132 (2018) |

ACTIVITIES THAT DO NOT

CONSTITUTE DOING BUSINESS

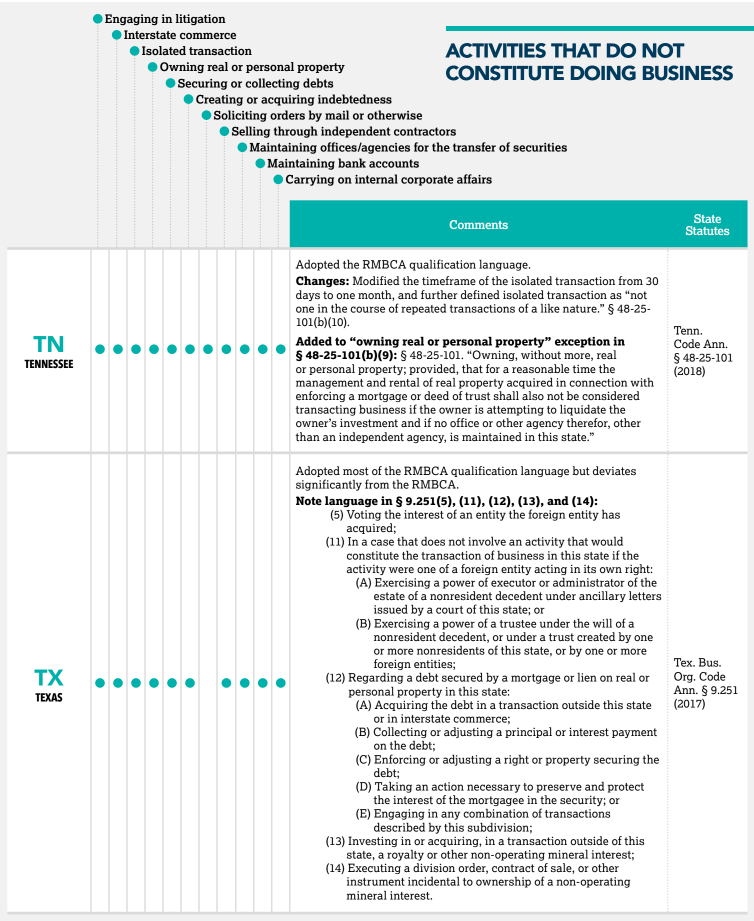


Engaging in litigation

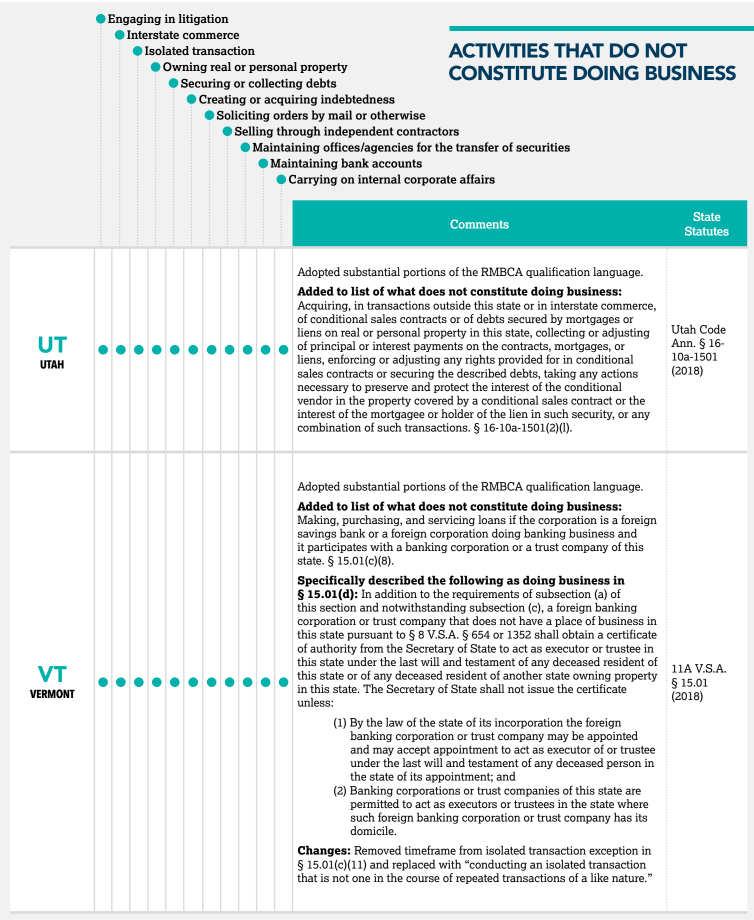
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| | | | | | | | | | 0 | | | Comments | State
Statutes |
|-------------------------|---|---|---|---|---|---|---|---|---|---|---|---|---|
| OR
OREGON | • | • | • | • | • | • | • | • | • | • | • | Adopted the RMBCA qualification language. | ORS § 60.701 (2018) |
| PA
PENNSYLVANIA | • | | • | • | • | • | • | • | • | • | • | Adopted substantial portions of the RMBCA qualification language. Solely being an interest holder or governor of a foreign entity that does business in Pennsylvania does not by itself constitute doing business in Pennsylvania. 15 Pa. C.S. § 403(b). | 15 Pa. C.S.
§ 403 (2018) |
| RI
RHODE
ISLAND | • | • | • | | • | • | • | • | • | • | • | Adopted the RMBCA qualification language. Added to list of what does not constitute doing business: Acting as a general partner of a limited partnership which has filed a certificate of limited partnership as provided in § 7-13-8 or has registered with the Secretary of State as provided in § 7-13-49. § 7-1.2-140(b)(11). Acting as a member of a limited liability company which has registered with the Secretary of State as provided in § 7-16-49. § 7-1.2-1401(b)(12). | R.I. Gen. Laws,
§ 7-1.2-1401 (2018) |
| SC
SOUTH
CAROLINA | • | • | • | • | • | • | • | • | • | • | • | Adopted the RMBCA qualification language. Added to list of what does not constitute doing business: Owning and controlling a subsidiary corporation incorporated in or transacting business within this State. § 33-15-101(b)(12). Owning, without more, an interest in a limited liability company organized or transacting business in this State. § 33-15-101(b)(13). | S.C. Code Ann.
§ 33-15-101 (2018) |
| SD
SOUTH
DAKOTA | • | • | • | • | • | • | • | • | • | • | • | Adopted the MBCA qualification language. | S.D. Codified Laws
§ 47-1A-1501 (2019) |

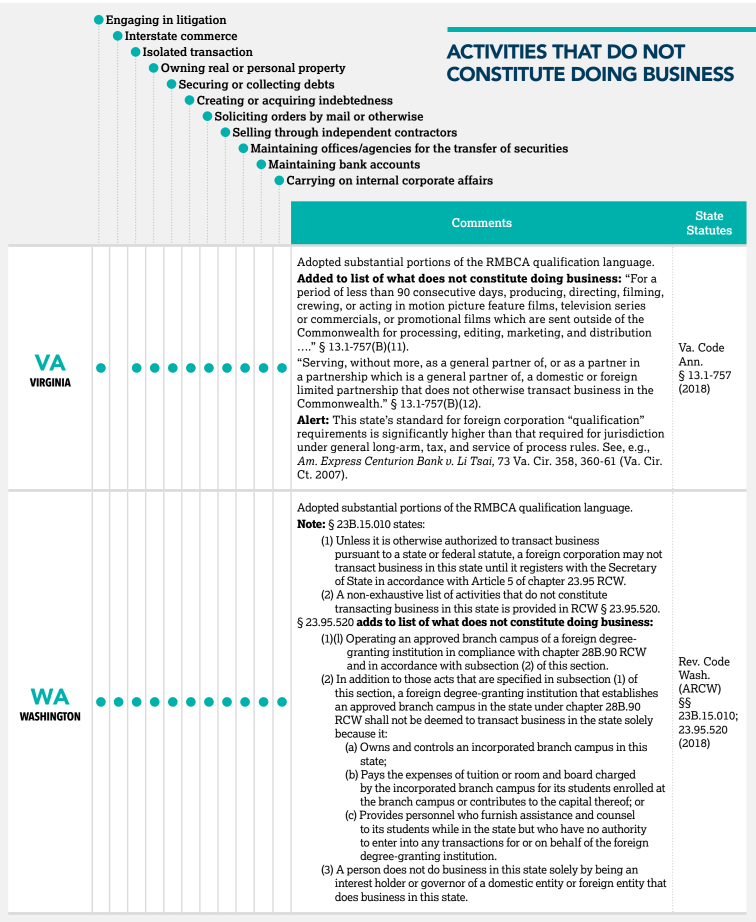




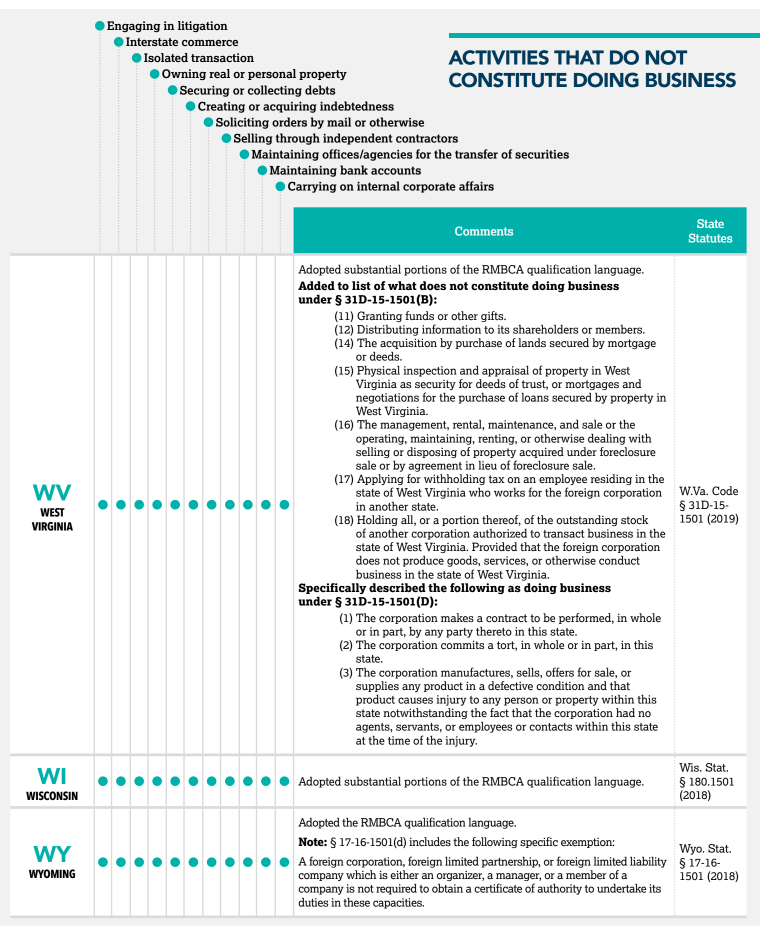














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| State | State Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/
Officers | Effect
on Agents |
|---------------------|--|--|--|-------------------------------------|---------------------|
| AL
ALABAMA | Ala. Code
§§ 10A-1-7.21;
10A-1-7.22;
10A-1-7.23
(2019) | No monetary penalties listed, but the Secretary of State may collect a late filing fee equal to the registration fee for each year of noncompliance if it has transacted business in this state for more than 90 days. Attorney General may bring an action to restrain from transacting business. | May not maintain an action, suit, or proceeding in any Alabama court until it has registered, but can defend action, suit, or proceeding in any Alabama court. Does not impair the validity of corporate act or contract. | | |
| AK
ALASKA | Alaska Stat.
§§ 10.06.710;
10.06.713;
10.06.715
(2018) | Liable for all fees and taxes for
the time it transacted business
in the state without a certificate
of authority plus penalties (up to
\$10,000 per calendar year). | May not institute suit on intrastate business until it obtains a certificate of authority, but can defend action, suit, or proceeding in any Alaska court. Does not impair the validity of corporate act or contract. | | |
| AZ
ARIZONA | A.R.S.
§ 10-1502
(2019) | Liable for all fees for each year or portion of years during noncompliance, plus penalty not to exceed \$1,000. Attorney General or any other person can seek to restrain unqualified corporation from doing business. | May not institute suit on intrastate business until it is authorized, but can defend proceeding in any Arizona court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. If the court so determines, it may further stay the proceeding until the foreign corporation obtains the certificate of authority. Does not impair the validity of corporate acts. | | |
| AR
ARKANSAS | A.C.A.
§ 4-27-1502
(2019) | Penalties include (1) The total of all fees that the foreign corporation would have paid if it had registered, for each year or partial year of noncompliance; (2) All penalties for failure to obtain or renew a certificate of authority; and (3) A penalty of not more than \$5,000 per year or partial year of noncompliance. Court can impose an injunction restraining the corporation from further transactions until all civil penalties, interest, and court costs are paid, and the corporation has complied with the authorization requirement. | May not institute suit on intrastate business until it obtains a certificate of authority, but can defend proceeding in any Arkansas court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. If the court so determines, it may further stay the proceeding until the foreign corporation obtains a certificate. Does not impair the validity of corporate acts. | | |



| State | State
Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/Officers | Effect
on Agents |
|--------------------------|---|--|--|--|--|
| CA
CALIFORNIA | Cal. Corp.
Code
§§ 2203;
2258;
2259
(2019) | Guilty of a misdemeanor, punishable by fine of not less than \$500 nor more than \$1,000. Penalties by statute: (1) \$20/day that unauthorized business is transacted; (2) \$250; (3) Fees for filing the statement and designation required by § 2105; and (4) Taxes (including franchise taxes) that should have been paid during the period foreign corporation unlawfully transacted business. | May not maintain a proceeding upon any intrastate business commenced prior to compliance, but may be named as a defendant in any suit in California. | "Any person" acting as an agent may be guilty of misdemeanor punishable by fine of not less than \$50 nor more than \$600. | "Any person" acting as an agent may be guilty of a misdemeanor punishable by fine of not less than \$50 nor more than \$600. |
| COCOLORADO | C.R.S.
§ 7-90-
802
(2018) | 1) Liable for fee set by Secretary of State not to exceed \$100 for each full or partial calendar year of noncompliance; and (2) Also subject to civil penalty not to exceed \$5,000. An unqualified corporation can be enjoined from doing business until all amounts due, plus court costs, are paid and corporation is compliant. | May not institute suit for collection of debts until a statement of foreign entity authority for the foreign entity is filed in the records of the Secretary of State. Can defend proceeding in any Colorado court. A court may stay proceeding commenced by a foreign corporation until it determines whether corporation requires a certificate of authority. If the court so determines, it may further stay a proceeding until the foreign corporation obtains the certificate of authority. Does not impair the validity of corporate acts. | | |
| CT
CONNECTICUT | Conn.
Gen. Stat.
§ 33-921
(2018) | (1) All fees and taxes it would have paid if it had qualified; (2) Interest and penalties for failing to qualify; and (3) \$300 for each month it transacted business (unless it obtained certificate of authority within 90 days after it began transacting business). Attorney General can enjoin unqualified foreign corporation from transaction business until fees and penalties are paid. | May not maintain a proceeding in any Connecticut court until it obtains a certificate of authority, but can defend proceeding in any Connecticut court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| DE
DELAWARE | 8 Del. C.
§§ 378;
383; 384
(2019) | Fined not less than \$200 nor more than \$500 for each offense. Attorney General may seek to enjoin unqualified corporation from doing business by filing complaint in Delaware's Court of Chancery. | May not institute a claim or special proceeding in any Delaware court unless and until it has been authorized to do business in this State and has paid all fees, penalties, and franchise taxes for the years or parts thereof during which it did business without authority. Can defend action or special proceeding in any Delaware court. Does not impair the validity of corporate acts or contracts. | | Fined between
\$100 and
\$500 for each
offense. |



| State | State
Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/Officers | Effect
on
Agents |
|---------------------------|---|--|---|--|------------------------|
| DC
WASHINGTON,
D.C. | D.C. Code
§ 29
105.02
(2019) | Liable for all fees,
penalties, and other
charges that it would
have paid if registered to
do business. | May not maintain an action or proceeding in any D.C. court until it is registered, but can defend action or proceeding in any D.C. court. Does not impair the validity of corporate acts or contracts. | "The liability of an interest holder or governor of a foreign filing entity or of a partner of a foreign limited liability partnership shall be governed by the laws of its jurisdiction of formation." § 29-105.02(d). | |
| FL
Florida | Fla. Stat.
607.1502
(2018) | (1) All fees and taxes which it would have paid for each year or partial year if it had been qualified when it transacted business; and (2) Civil penalty of \$500-\$1,000 for each year or partial year it transacted business while unqualified. | May not maintain a proceeding in any Florida court until it obtains a certificate of authority, but can defend proceeding in any Florida court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of the corporation's contracts, deeds, mortgages, security interests, or corporate acts. | | |
| GA
GEORGIA | O.C.G.A.
§§ 14-
2-1502,
14-2-122
(2018) | (1) Civil penalty of \$500 if not registered within 30 days of transacting business; and (2) "Other consequences set out in this code section." O.C.G.A. § 14-2-1502. | May not maintain a proceeding in any Georgia court until it obtains a certificate of authority, but can defend proceeding in any Georgia court. Does not impair the validity of corporate acts. | | |
| HI
HAWAII | H.R.S.
§ 414-432
(2018) | (1) Liable for all fees
during noncompliance that
would have been paid for
each year or partial year
that foreign corporation
transacted business, had it
been compliant (note that
the certificate of authority
fee is \$50); and (2) An
unspecified penalty for
failure to pay the fees. | May not maintain a proceeding in any Hawaii court until it obtains a certificate of authority, but can defend proceeding in any Hawaii court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| ID
IDAHO | Idaho
Code
§ 30-21-
502
(2019) | No monetary penalties listed. The attorney general may maintain an action to enjoin a foreign filing entity or foreign limited liability partnership from doing business in this state in violation of this act. | May not maintain an action or proceeding in any Idaho court until it is registered, but can defend action or proceeding in any Idaho court. Does not impair the validity of corporate acts or contracts. | (1) Limitation of liability is not waived because foreign corporation transacted business while unqualified. (2) Law of Idaho governs "[t]he liability that a person has as an interest holder or governor for a debt, obligation, or other liability of the entity," even if transacting business while unqualified. § 30-21-501(a)(2). | |



| State | State
Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/
Officers | Effect
on
Agents |
|-----------------------|---|---|---|-------------------------------------|------------------------|
| IL
ILLINOIS | 805 ILCS
5/13.70
(2018) | (1) Liable for all fees, franchise taxes, and other charges or penalties that it would have paid had it been registered for each year or partial year that it transacted business; and (2) Whichever is greater: 10 percent of the filing and license fees and franchise taxes or \$200 plus \$5 for each month or partial month that it transacted business without authority. | May not maintain a civil action in any Illinois court until it obtains authority, but can defend action in any Illinois court. Does not impair the validity of corporate acts or contracts. | | |
| IN
Indiana | Burns Ind.
Code Ann.
§ 23-0.5-5-2
(2018) | Penalty not to exceed \$10,000. | May not maintain a proceeding in any Indiana court until it obtains a certificate of authority, but can defend proceeding in any Indiana court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| IA
IOWA | Iowa Code
§ 490.1502
(2018) | Civil penalty not to exceed
\$1,000. | May not maintain a proceeding in any Iowa court until it obtains a certificate of authority, but can defend proceeding in any Iowa court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts or contracts. A limitation on the liability of an interest holder or governing person of a foreign entity is not waived solely because the foreign entity does business in Iowa without registering. | | |
| KS
KANSAS | K.S.A.
§ 17-7307
(2018) | Liable for all fees, taxes, and penalties for years and partial years it did business in the state while noncompliant. | Shall not maintain an action or special proceeding in Kansas unless and until it has been authorized to do business in this state and has paid to the state all taxes, fees, and penalties which would have been due for the years or parts thereof during which it did business in this state without authority. (Note: This prohibition doesn't apply to successors in interest.) Can defend action or special proceeding in any Kansas court. Does not impair the validity of corporate acts or contracts. | | |



| State | State Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/
Officers | Effect
on Agents |
|------------------------|---|---|--|--|---|
| KY
KENTUCKY | Ky. Rev. Stat.
Ann. § 14A.9-020
(2018) | Civil penalty of \$2/day for each
day it transacted business while
noncompliant. | May not maintain a proceeding in any Kentucky court until it obtains a certificate of authority, but can defend proceeding in any Kentucky court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| LA
LOUISIANA | La. R.S. § 12:314
(2017)
(Revisions by
Louisiana State
Law Institute are
in progress) | (1) Liable for all fees and taxes it would have paid had it been compliant for each year and partial year it transacted business. | Not permitted to present any judicial demand before any Louisiana court unless it has been authorized to transact business, but can defend action, suit, or proceeding in any Louisiana court. Does not impair the validity of corporate acts or contracts. | Fine of
\$25-\$500. In
the event of
nonpayment
of that fine,
imprisonment
for three
days to four
months. | |
| ME
MAINE | 13-C M.R.S.
§ 1502 (2018) | Civil penalty of \$500 for each year, or portion thereof, that it transacts business without authority. | May not maintain a proceeding in any Maine court until it files an application for authority and pays filing fee, but can defend proceeding in any Maine court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts or contracts. | | |
| MD
MARYLAND | Md. Corporations
& Associations
Code Ann.
§§ 7-301; 7-302;
7-303; 7-304;
7-305
(2019) | (1) Penalty of \$200, which may be reduced or abated; (2) \$5 and an additional \$1 for each 10-day period for which the foreign corporation has failed to comply; and (3) If late filing penalties are not paid or reports filed on time or within 30 days of written demand by Department, then right to do intrastate business in Maryland may be forfeited. | May not institute a suit in any Maryland court unless it has paid the \$200 penalty and either has complied with authorization requirements or is no longer doing intrastate, interstate, or foreign business in Maryland. Does not impair the validity of contracts. | Guilty of
misdemeanor
and, on
conviction,
subject to
fine of \$1,000
max. | Guilty of misdemeanor and, on conviction, subject to fine of \$1,000 max. |



| State | State
Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/
Officers | Effect
on
Agents |
|---------------------|--|--|--|-------------------------------------|------------------------|
| MA
MASSACHUSETTS | ALM GL ch.
156D,
§ 15.02
(2018) | Penalty in an amount equal to (1) All late fees which would have been imposed by law had the foreign corporation qualified to do business; and (2) All interest and penalties imposed by law for failure to pay the fees. The foreign corporation is also liable for each month or part thereof during which it transacted business without qualification in an amount determined by the Secretary of State. | Shall not maintain a proceeding in any Massachusetts court until the certificate is delivered and filed, but can defend proceeding in any Massachusetts court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts or contracts. | | |
| MICHIGAN | MCLS
§§ 450.2051;
450.2055
(2018) | Penalty of \$100–\$1,000 for each calendar month for not more than five preceding years in which the foreign corporation transacted business while unqualified. Penalty cannot exceed \$10,000. | Shall not maintain an action or proceeding in any Michigan court until it obtains a certificate of authority, but can defend action or proceeding in any Michigan court. Does not impair the validity of corporate acts or contracts. | | |
| MN
MINNESOTA | Minn. Stat.
§ 303.20
(2018) | (1) Penalty not to exceed \$1,000; and (2) Additional penalty of no more than \$100 for each month or partial month of noncompliance. | May not maintain an action in any Minnesota court until it obtains a certificate of authority, but can defend action in any Minnesota court. Does not impair the validity of corporate acts or contracts. | | |
| MS
MISSISSIPPI | Miss. Code
Ann. § 79-4-
15.02 (2018) | Civil penalty of \$10 per day that foreign corporation was noncompliant, not to exceed \$1,000 for each year of noncompliance. | May not maintain an action or proceeding in any Mississippi court until it obtains a certificate of authority, but can defend suit, action, or proceeding in any Mississippi court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts, contracts, deeds, mortgages, security interests, or liens. | | |



| State | State
Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/
Officers | Effect
on
Agents |
|-----------------------|---|--|--|-------------------------------------|------------------------|
| MO
MISSOURI | § 351.574
R.S.Mo.
(2018) | Minimum fine of \$1,000 (no maximum stated in the statute). | May not maintain a proceeding in any Missouri court until it obtains a certificate of authority, but can defend proceeding in any Missouri court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| MT
MONTANA | § 35-1-
1027, MCA
(2018) | Civil penalty of \$5 for each day of noncompliance, not to exceed \$1,000 for each year of noncompliance. | May not maintain a proceeding in any Montana court until it obtains a certificate of authority, but can defend proceeding in any Montana court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| NE
NEBRASKA | R.R.S.
Neb.
§ 21-2,204
(2018) | Civil penalty of \$500 for each day of transacting business unqualified, not to exceed \$10,000 for each year. | May not maintain a proceeding in any Nebraska court until it obtains a certificate of authority, but can defend proceeding in any Nebraska court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| NV
NEVADA | Nev. Rev.
Stat. Ann.
§§ 80.055;
80.095
(2019) | Fine of \$1,000–\$10,000. | May not commence or maintain suit until it has complied with all Nevada's statutes on qualification, but can defend suit, action, or proceeding in any Nevada court. Can be denied benefit of statute of limitations while noncompliant. However, an action may be commenced if an extraordinary remedy available pursuant to Chapter 31 of the Nev. Rev. Stat. Ann. is all or part of the relief sought. Does not impair the validity of corporate acts or contracts. | | |



| State | State Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/
Officers | Effect
on Agents |
|-------------------------|--|--|--|-------------------------------------|---------------------|
| NH
NEW HAMPSHIRE | RSA § 293-
A:15.02 (2018) | Liable for all fees and taxes for each year or partial year it transacted business that it would have paid if it had been qualified, plus penalties for noncompliance. | May not maintain a proceeding in any New Hampshire court until it obtains a certificate of authority, but can defend proceeding in any New Hampshire court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| NJ
NEW JERSEY | N.J. Stat.
§§ 14A:13-11;
14A:13-12
(2018) | Penalty of \$200–\$1,000 max per calendar year for up to five years, plus costs. Attorney General may seek to enjoin unqualified corporation from doing business. | May not maintain an action or proceeding in any New Jersey court until it obtains a certificate of authority, but can defend action or proceeding in any New Jersey court. Does not impair the validity of corporate acts or contracts. | | |
| NM
NEW MEXICO | N.M. Stat. Ann.
§ 53-17-20
(2019) | (1) All fees and franchise taxes for each year or partial year foreign corporation transacted business while noncompliant; (2) All penalties for failure to pay fees and franchise taxes for the years of noncompliance; and (3) A civil penalty of \$200 for each offense. | Shall not be permitted to maintain an action, suit, or proceeding in any New Mexico court until it has obtained a certificate of authority, but can defend action, suit, or proceeding in any New Mexico court. Does not impair the validity of corporate acts or contracts. | | |
| NY
NEW YORK | NY CLS Bus.
Corp. §§ 1303;
1312 (2019) | (1) All fees and taxes imposed under New York's tax law or any related statute; and (2) Penalties and interest for not paying the fees and taxes pursuant to the tax law while noncompliant. Attorney General may seek to enjoin an unqualified corporation from doing business. | Shall not maintain an action or special proceeding in New York unless and until it has been authorized to do business in New York and it has paid all fees and taxes imposed under the tax law or any related statute, as defined in § 1800 of such law, as well as penalties and interest charges related thereto, accrued against the corporation, but can defend any action or special proceeding in any New York court. Does not impair the validity of corporate acts or contracts. | | |



| State | State
Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/
Officers | Effect
on Agents |
|-------------------------|--|---|--|--|---|
| NC
NORTH
CAROLINA | N.C. Gen.
Stat. § 55-
15-02 (2018) | (1) All fees and taxes it would have paid each year or partial year it transacted business had it been compliant; (2) Interest and all penalties for failure to pay those fees and taxes; and (3) Civil penalty of \$10 for each day of noncompliance but cannot exceed \$1,000 for each year or partial year. | Shall not be permitted to maintain an action or proceeding in any North Carolina court unless it has obtained a certificate of authority prior to trial, but can defend proceeding in any North Carolina court. Does not impair the validity of corporate acts. | | |
| ND
NORTH
DAKOTA | N.D. Cent.
Code
§ 10-19.1-
142 (2017) | (1) All fees and penalties for each year and partial year that it would have paid while transacting business if it had been compliant; and (2) A civil penalty not to exceed \$5,000. | May not maintain a claim, action, suit, or proceeding in any North Dakota court until it possesses a certificate of authority, but can defend claims, actions, suits, or proceedings in any North Dakota court. Does not impair the validity of corporate acts or contracts. | Civil penalty not
to exceed \$1,000. | Civil penalty
not to exceed
\$1,000. |
| ОН | ORC Ann.
§§ 1703.28;
1703.29;
1703.30;
1703.99
(2018) | (1) Penalty ("forfeiture") not less than \$250 nor more than \$10,000; (2) All filing fees, franchise taxes, and other amounts it should have paid to qualify; and (3) Interest on unpaid fees and taxes at 6 percent per annum interest for each year of noncompliance. Statute of limitations for state to try to get these penalties is five years after foreign corporation stops transacting business in Ohio. | Shall not maintain an action in any Ohio court until it obtains a license. Has to pay the Secretary of State \$250 forfeiture before it can maintain an action that was filed when it was unqualified. Does not impair the validity of corporate contracts. | Can be found guilty of a fourth-degree misdemeanor. See ORC Ann. § 2929.21 for possible penalties/ sentencing resulting from a misdemeanor conviction. | |
| OK
OKLAHOMA | 18 Okl. St.
§§ 1134,
1137, 1138
(2018) | (1) Fine of \$200-\$500 for each offense; and (2) Forfeiture of \$25 per day (not to exceed \$500 per offense) for failure to qualify within 30 days after receiving written warning from Secretary of State. Attorney General may seek to enjoin an unqualified corporation from doing business. | Shall not maintain an action or special proceeding in any Oklahoma court unless and until it is authorized to do business in Oklahoma and has paid all fees, penalties, and franchise taxes for the years or parts thereof during which it did business in this state without authority (although this prohibition doesn't apply to successor in interest), but can defend action or special proceeding in any Oklahoma court. Does not impair the validity of corporate acts or contracts. | | Fine of
\$100–\$500 for
each offense. |



| State | State
Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/Officers | Effect
on Agents |
|-------------------------|---|---|--|---|---------------------|
| OR
OREGON | ORS
§ 60.704
(2018) | Liable for all fees that would
have been imposed if the
corporation had registered,
for each year and partial
year it transacted business
while unqualified. | May not maintain a proceeding in any Oregon court until it obtains authorization from the Secretary of State, but can defend proceeding in any Oregon court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| PA
PENNSYLVANIA | 15 Pa.
C.S.
§ 411
(2018) | No monetary penalties
listed. | May not maintain an action or proceeding in any Pennsylvania court unless it is registered, but can defend action or proceeding in any Pennsylvania court. Does not impair the validity of corporate acts or contracts. The law of the jurisdiction of formation of a foreign association will still govern the following, despite failure to qualify: "(1) The internal affairs of the association. (2) The liability that a person has as an interest holder or governor for a debt, obligation, or other liability of the association. (3) The liability of a series or protected cell of a foreign association." 15 Pa.C.S. § 402 (a). | Limitation of liability is not waived because foreign corporation transacted business in Pennsylvania without registering. However, limitation of liability will be determined by law of jurisdiction wherein foreign corporation was formed. | |
| RI
RHODE
ISLAND | R.I. Gen.
Laws
§ 7-1.2-
1418
(2018) | (1) All fees and franchise taxes for each year or partial year which would have been imposed on the corporation if it had registered; and (2) Penalties for failure to pay fees and franchise taxes. Attorney General can enjoin from transacting business while noncompliant by bringing complaint in Superior Court. | May not maintain an action, suit, or proceeding in any Rhode Island court until it obtains a certificate of authority, but can defend action, suit, or proceeding in any Rhode Island court. Does not impair the validity of corporate acts or contracts. | | |
| SC
South
Carolina | S.C.
Code
Ann.
§ 33-
15-102
(2018) | Civil penalty of \$10 for each
day of noncompliance, not
to exceed \$1,000 for each
year it transacts business
while noncompliant. | May not maintain a proceeding in any South Carolina court until it obtains a certificate of authority, but can defend proceeding in any South Carolina court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |



| State | State Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/Officers | Effect
on Agents |
|-----------------------|--|---|--|--|---|
| SD
SOUTH
DAKOTA | S.D. Codified
Laws
§§ 47-1A-1502;
47-1A-1502.2
(2019) | Penalty of \$100 for each day it transacts business while noncompliant, not to exceed \$1,000 for each year of noncompliance. | May not maintain a proceeding in any South Dakota court until it obtains a certificate of authority, but can defend proceeding in any South Dakota court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the corporation requires a certificate of authority. If the court so determines, it may further stay a proceeding until the foreign corporation obtains the certificate of authority. Does not impair the validity of corporate acts. | | |
| TN
TENNESSEE | Tenn. Code
Ann.
§ 48-25-102
(2018) | Liable for three times the amount of all fees, penalties, and taxes, plus interest, that would have been imposed had the corporation registered. | May not maintain a proceeding in any Tennessee court until it obtains a certificate of authority, but can defend proceeding in any Tennessee court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| TX
TEXAS | Tex. Business
Organizations
Code §§ 9.051;
9.052; 9.054
(2017) | (1) Civil penalty of all fees and taxes that the foreign corporation would have paid for each year or partial year had it been compliant; (2) Penalties and interest for failure to pay those fees and taxes during noncompliance; and (3) If corporation transacted business in the state for more than 90 days, it must pay a late filing fee equal to the registration fee for each year of delinquency, counting a partial year as a full year. | May not maintain an action, suit, or proceeding on a cause of action brought either directly by the entity or in the form of a derivative action in the entity's name, or on a cause of action that arises out of the transaction of business in Texas unless it is registered, but can defend action, suit, or proceeding in any Texas court. Does not impair the validity of corporate acts or contracts. | Failure to register/
qualify does not
cause any owner,
member, or
managerial official
of the foreign
corporation to
become liable
for the foreign
corporation's
debts, obligations,
or liabilities. | Failure to register/ qualify does not cause any owner, member, or managerial official of the foreign corporation to become liable for the foreign corporation's debts, obligations, or liabilities. |



| State | State
Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/
Officers | Effect
on Agents |
|-------------------|---|--|--|--|--|
| UT
UTAH | Utah Code
Ann.
§ 16
10a-1502
(2018) | Civil penalty of \$100 for each day of noncompliance, not to exceed \$5,000 for each year of noncompliance. If the court finds that the foreign corporation has been transacting business while noncompliant, it may issue an injunction. | May not maintain a proceeding in any Utah court until an application for authority to transact business is filed with the division, but can defend a proceeding in any Utah court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | Civil penalty
not to exceed
\$1,000. | Civil penalty
not to exceed
\$1,000. |
| VT
VERMONT | 11A V.S.A.
§ 15.02
(2018) | (1) Civil penalty of \$50 for each day of noncompliance, not to exceed \$1,000 for each year of noncompliance; (2) All fees for years and partial years that it would have paid if compliant while transacting business; and (3) "Such other penalties as are imposed by law." Attorney General may seek to enjoin unqualified corporation from doing business. | May not maintain a proceeding or raise a counterclaim, crossclaim, or affirmative defense in any Vermont court until it obtains a certificate of authority, but can defend proceeding in any Vermont court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| VA
VIRGINIA | Va. Code
Ann.
§ 13.1-758
(2018) | No monetary penalties
listed. | May not maintain a proceeding in any Virginia court until it obtains a certificate of authority, but can defend proceeding in any Virginia court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | Each officer/director/employee can be liable for a penalty of not less than \$500 nor more than \$5,000. | Each officer/
director/
employee
can be liable
for a penalty
of not less
than \$500 nor
more than
\$5,000. |
| WA
WASHINGTON | Rev. Code
Wash.
(ARCW)
§ 23.95.505
(2018) | Liable for all fees it would
have paid had it been
compliant while transacting
business, plus penalties for
failure to pay those fees. | May not maintain an action or proceeding in Washington unless it is registered and has paid all fees and penalties for transacting business while not registered, but can defend action or proceeding in any Washington court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | A limitation on the liability of an interest holder or governor of a foreign entity is not waived solely because the foreign entity does business in this state without registering. | |



| State | State Statute | Monetary Penalties | Effect on Contracts/
Access to Courts | Effect on
Directors/Officers | Effect
on
Agents |
|---------------------|---|--|---|---------------------------------|------------------------|
| WV
WEST VIRGINIA | W.Va. Code
Ann.
§ 31D-15-1502
(2019) | All fees and taxes that it would have paid if compliant for each year or partial year it transacted business, plus penalties for not paying those fees and taxes. | May not maintain a proceeding in any circuit court in West Virginia until it obtains certificate of authority, but can defend proceeding in any West Virginia court. A circuit court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |
| WI
WISCONSIN | Wis. Stat. Ann.
§ 180.1502
(2018) | (1) All fees and other charges the foreign corporation would have paid each year or partial year it transacted business had it been compliant; and (2) The lesser of either \$5,000 or 50 percent of all of the total back fees and charges. | May not maintain a proceeding in any Wisconsin court until it obtains a certificate of authority, but can defend civil, criminal, administrative, or investigatory proceeding in any Wisconsin court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts or title to property in the state. | | |
| WY
WYOMING | Wyo. Stat.
§ 17-16-1502
(2018) | (1) All fees and license taxes it should have paid while transacting business but was noncompliant, plus 18 percent interest; (2) Penalty of \$5,000; (3) Reasonable audit expenses; and (4) Reasonable attorneys' fees. | May not maintain a proceeding in any Wyoming court until it obtains a certificate of authority, but can defend proceeding in any Wyoming court. A court may stay a proceeding commenced by a foreign corporation until it determines whether the foreign corporation requires a certificate of authority. Does not impair the validity of corporate acts. | | |



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Egan on Entities: Corporations, Partnerships and Limited Liability Companies in Texas, Second Edition

Egan on Entities: Corporations, Partnerships and Limited Liability Companies in Texas is a comprehensive treatise on corporate, partnership, and limited liability company law. It was developed as a way to collect experiences in dealing with the formation, governance, sale, and termination of entities.

Combining both scholarly analysis and practical guidance on business entity law, the treatise will be invaluable for business leaders, in-house legal departments, and academic institutions alike.



The Directors' Handbook

One of the leading guides to corporate governance for directors, *The Directors' Handbook* is a well-written resource for directors, officers, attorneys, corporate secretaries, and others involved in board activities.

The book tackles a wide variety of key issues faced by today's directors from both a practical and legal perspective, and provides insightful analysis of the evolving regulatory landscape.



Symonds & O'Toole on Delaware Limited Liability Companies, Second Edition

This newly updated treatise includes discussion on the Delaware Limited Liability Company (LLC) Act and related case law, legal analysis and practice recommendations, and appendices that contain the current Delaware LLC Act, historical versions of the statute, legislative history, and up-to-date forms.

This publication also provides workable solutions for even the most complex transactions, and practical insight into case law interpreting the statute.





Our history dates back to 1899, when Josiah Marvel and Christopher Ward, two leading figures of the Delaware legal community, founded separate firms to provide entity formation and statutory representation services to businesses. Two decades later, they joined forces to create CSC°. Today, we are a world leader in business, legal, tax, and digital brand services. With headquarters in Delaware, and offices throughout the U.S., Canada, Europe, Australia, and the Asia-Pacific region, we are the preferred solutions provider for 90% of the Fortune 500°, more than half of the 100 Best Global Brands (Interbrand°), and a growing share of the Global 2000°. We help form entities, maintain compliance, execute secured transaction work, and support real estate, M&A, and other corporate transactions. We help effectively manage, promote, and secure our clients' valuable brand assets against the threats of the online world. We offer a single tax and risk management platform that helps clients better manage risk, achieve greater automation and data transparency, and stay in compliance. To learn more, visit us at cscglobal.com.

CSC Publishing, in collaboration with legal publisher LexisNexis®, publishes an outstanding collection of legal and compliance books for the legal and business communities. More than 80% of the Am Law 100 rely on CSC Publishing's annotated statute collections to conduct research more effectively and complete transactions more efficiently. The *Qualifying to Do Business in Another State: The CSC® 50-State Guide to Qualification* helps business and legal professionals address corporate governance and compliance with qualification law, while *Symonds & O'Toole on Delaware Limited Liability Companies* provides attorneys with workable solutions and practical insight into case law interpreting Delaware's LLC statute.





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