ARTICLE III. FOREIGN CORPORATION MATTERS

CHAPTER 61. FOREIGN BUSINESS CORPORATIONS

GENERAL

§ 61.1. Scope.
(a) Chapter 41 of the BCL (relating to foreign business corporations), and this chapter apply to foreign corporations for profit, except the following:
   (1) One or more of the following institutions or similar Federally chartered institutions engaged in this Commonwealth in activities similar to those conducted by banking institutions, saving associations or credit unions:
      (iii) Federal credit unions organized under the Federal Credit Union Act (12 U.S.C.A. §§ 1751, 1752, 1752a—1756, 1757—1761d, 1762—1772c, 1781—1789a, 1790 and 1795—1795k).
   (2) Other Federal corporations intended by the Congress to be treated for state law purposes as a domestic corporation of this Commonwealth.
(b) As a result of subsection (a), this chapter governs the qualification of foreign banks and savings associations, all of which are foreign business corpora-
tions within the meaning of the BCL, notwithstanding the fact that none of these
types of corporations could be incorporated as a domestic business corporation
under the BCL.

Source

§ 61.2. General checklist for qualifying foreign business corporations.
[Reserved]

Source

§ 61.3. Qualification of insurance companies.
A foreign corporation for profit which engages in the business of writing insur-
ance as principal is a foreign business corporation and, before it does business in
this Commonwealth, shall qualify as follows:

(1) If the corporation intends to limit its activities in this Commonwealth
to business other than writing insurance as principal, the corporation shall file
Form DSCB:15-4124 (Application for a Certificate of Authority-Foreign Cor-
poration).

(2) In other cases, the corporation shall qualify through the Insurance
Department. Sections 1103 and 4121(c) of the BCL (relating to definitions; and
admission of foreign corporations) provide that a foreign corporation for profit
which is qualified to do business in this Commonwealth under The Insurance
Department Act of 1921 (40 P. S. §§ 1—297.4), is thereby a qualified foreign
business corporation and is not required to procure a separate certificate of
authority to do business in this Commonwealth from the Department.

Source

FORMS

§ 61.101. Official forms.
The following official forms have been promulgated under this chapter and
appear in Appendix A:

Form DSCB:15-4124/6124 (Application for Certificate of Authority-Foreign
Corporation).

Form DSCB:15-4126/6126 (Application for an Amended Certificate of
Authority-Foreign Corporation).

Form DSCB:15-4127/6127 (Statement of Merger, Consolidation or Division-
Qualified Foreign Corporation).

Form DSCB:15-4128/6128 (Certificate of Revocation-Foreign Corporation).

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Form DSCB:15-4129/6129 (Application for Termination of Authority-Foreign Corporation).
Form DSCB:15-4130/6130 (Statement of Change of Address by Withdrawn Corporation-Foreign Corporation).
Form DSCB:15-4131/6131 (Application for Registration of Name-Nonqualified Foreign Corporation).
Form DSCB:15-4161/6161 (Articles of Domestication-Foreign Corporation).

Source