Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	11. ص	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 1739
4			
5	By: Representative Thyer		
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7			
8		For An Act To Be Entitled	
9	AN ACT TO	O STANDARDIZE THE PENALTIES FOR FA	ILING
10	TO REGIST	TER TO DO BUSINESS IN ARKANSAS; AN	D FOR
11	OTHER PUI	RPOSES.	
12			
13		Subtitle	
14	AN AC	I TO STANDARDIZE THE PENALTIES FOR	
15	FAILI	NG TO REGISTER TO DO BUSINESS IN	
16	ARKANS	SAS.	
17			
18			
19	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF ARI	KANSAS:
20			
21	SECTION 1. Arkan	nsas Code § 4-27-1502 is amended to	o read as follows:
22		equences of transacting business w	•
23	(a) A foreign co	orporation transacting business in	this state without a
24		y may not maintain a proceeding in	n any court in this
25		a certificate of authority.	
26		or to a foreign corporation that the	
27		ertificate of authority and the ass	-
28	-	chat business may not maintain a pr	-
29		n any court in this state until the	e foreign corporation
30		ns a certificate of authority.	
31	•	stay a proceeding commenced by a t	
32	_	nee until it determines whether th	-
33	-	essor requires a certificate of au	
34		nay further stay the proceeding un	til the foreign
35	-	essor obtains the certificate.	
36	(d) A foreign co	prporation is liable for a civil po	enalty of not more



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1	than five thousand dollars (\$5,000) and not less than one hundred dollars
2	(\$100) if it transacts business in this state without a certificate of
3	authority. The Secretary of State shall promulgate regulations for the
4	calculation of the appropriate penalty. In determining the appropriate
5	penalty, the Secretary of State shall consider the size and assets of the
6	corporation, the total amount of business transacted by the corporation
7	within the state and such other circumstances as the Secretary of State
8	determines appropriate. The Secretary of State may institute proceedings in
9	Pulaski County Circuit Court to recover such penalty.
10	(d)(l)(A) A foreign corporation that transacts business in this state
11	without a certificate of authority shall pay a civil penalty to the state for
12	each year and partial year during which it transacted business in this state
13	without a certificate of authority.
14	(B) The penalty shall be the total of all fees imposed by
15	this chapter upon a foreign corporation that properly obtains and renews a
16	certificate of authority and all penalties imposed by this chapter for the
17	failure to obtain or renew a certificate of authority.
18	(2) In addition to the penalty imposed under subdivision (d)(1)
19	of this section, a foreign corporation that transacts business in this state
20	without a certificate of authority shall pay a civil penalty to the state not
21	to exceed five thousand dollars (\$5,000) for each year and partial year
22	during which it transacted business without a certificate of authority,
23	beginning with the date it began transacting business in this state and
24	ending on the date it obtains a certificate of authority.
25	(3)(A) The penalties imposed by this subsection may be recovered
26	in a suit brought by the Secretary of State.
27	(B)(i) In addition to any civil penalty, if the court
28	finds that a foreign corporation has transacted business in violation of this
29	chapter, then the court shall issue an injunction restraining the foreign
30	corporation from any further transactions or the exercise of any rights and
31	privileges in this state.
32	(ii) The injunction shall remain in effect until:
33	(a) All civil penalties and any interest and
34	court costs assessed by the court have been paid; and
35	(b) The foreign corporation has complied with
36	the provisions of this subchapter.

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(e) Notwithstanding subsections (a) and (b) of this section, the <u>The</u>
 failure of a foreign corporation to obtain a certificate of authority does
 not impair the validity of its corporate acts or prevent it from defending
 any proceeding in this state.

5

6 7 SECTION 2. Arkansas Code § 4-33-1502 is amended to read as follows: 4-33-1502. Consequences of transacting business without authority.

8 (a) A foreign corporation transacting business in this state without a 9 certificate of authority may not maintain a proceeding in any court in this 10 state until it obtains a certificate of authority.

11 (b) The successor to a foreign corporation that transacted business in 12 this state without a certificate of authority and the assignee of a cause of 13 action arising out of that business may not maintain a proceeding on that 14 cause of action in any court in this state until the foreign corporation or 15 its successor obtains a certificate of authority.

16 (c) A court may stay a proceeding commenced by a foreign corporation,
17 its successor, or assignee until it determines whether the foreign
18 corporation or its successor requires a certificate of authority. If it so
19 determines, the court may further stay the proceeding until the foreign
20 corporation or its successor obtains the certificate.

21 (d) A foreign corporation is liable for a civil penalty of not more 22 than five thousand dollars (\$5,000) and not less than one hundred dollars 23 (\$100) if it transacts business in this state without a certificate of 24 authority. The Secretary of State shall promulgate regulations for the 25 calculation of the appropriate penalty, taking into consideration the size 26 and assets of the corporation, the number of days the corporation has 27 transacted business within the state and the amount of business transacted. 28 The Secretary of State may institute proceedings in the Pulaski County 29 Circuit Court to collect all penalties due under this subsection. 30

30 (d)(1) A foreign corporation that transacts business in this state
31 without a certificate of authority shall pay a civil penalty to the state not
32 to exceed five thousand dollars (\$5,000) for each year and partial year
33 during which it transacted business without a certificate of authority,
34 beginning with the date it began transacting business in this state and
35 ending on the date it obtains a certificate of authority.
36 (2)(A) The civil penalty imposed by this subsection may be

1	recovered in a suit brought by the Secretary of State.
2	(B)(i) In addition to any civil penalty, if the court
3	finds that a foreign corporation has transacted business in violation of this
4	chapter, the court shall issue an injunction restraining the foreign
5	corporation from any further transactions or the exercise of any rights and
6	privileges in this state.
7	(ii) The injunction shall remain in effect until:
8	(a) All civil penalties and any interest and
9	court costs assessed by the court have been paid; and
10	(b) The foreign corporation has complied with
11	the provisions of this subchapter.
12	(e) Notwithstanding subsections (a) and (b) of this section, the <u>The</u>
13	failure of a foreign corporation to obtain a certificate of authority does
14	not impair the validity of its corporate acts or prevent it from defending
15	any proceeding in this state.
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