§ 47-108.6. Validation of certain conveyances of foreign dissolved corporations.

In all cases when, prior to April 1, 2021, any dissolved foreign corporation has, prior to its
dissolution, by deed of conveyance purported to convey real property in this State, and the
instrument recites a consideration, is signed by the proper officers in the name of the corporation,
sealed with the corporate seal and duly registered in the office of the register of deeds of the
county where the land described in the instrument is located, but there is error in the attestation
clause and acknowledgment in failing to identify the officers signing the deed and to recite that
authority was duly given and that it was the act of the corporation, the deed has the same force
and effect as if the attestation clause and acknowledgment were in every way proper. (1949, c.
1212; 2013-204, s. 1.35; 2021-91, s. 4(k).)