## Stricken language would be deleted from and underlined language would be added to present law. Act 461 of the Regular Session

1	State of Arkansas	As Engrossed:			
2	95th General Assembly	$\mathbf{A} \mathbf{B}$	ill		
3	Regular Session, 2025		SENATE BILL 31		
4					
5	By: Senator J. Boyd				
6	By: Representative Maddox				
7					
8		For An Act To	Be Entitled		
9	AN ACT TO AMEND THE UNIFORM LIMITED LIABILITY COMPANY				
10	ACT; TO	CLARIFY CHARGING ORDE	RS UNDER THE UNIFORM		
11	LIMITED 1	LIABILITY COMPANY ACT	; AND FOR OTHER		
12	PURPOSES	•			
13					
14					
15		Subtit	le		
16	ТО	AMEND THE UNIFORM LIM	ITED LIABILITY		
17	COM	PANY ACT; AND TO CLAR	IFY CHARGING		
18	ORD	ERS UNDER THE UNIFORM	LIMITED		
19	LIA	BILITY COMPANY ACT.			
20					
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF	THE STATE OF ARKANSAS:		
22					
23	SECTION 1. Arl	kansas Code § 4-38-50	3 is amended to read as follows:		
24	4-38-503. Char	rging order.			
25	(a) On applica	ation to a court of co	ompetent jurisdiction by a judgment		
26	creditor of a member	, <del>or</del> transferee <u>, or a</u>	ny other owner of a membership		
27	<u>interest in a limite</u>	d liability company,	the <u>a</u> court <u>having jurisdiction</u> may		
28	charge the <del>transferal</del>	<del>ble</del> <u>membership</u> intere	st <u>of the judgment debtor</u> with		
29	payment of the unsat:	isfied amount of the	judgment with interest. A charging		
30	order constitutes a lien on a judgment debtor's transferable interest and				
31	requires the limited liability company to pay over to the person to which the				
32	charging order was issued any distribution that otherwise would be paid to				
33	the judgment credito	<del>r.</del>			
34	(b) <del>On applica</del>	a <del>tion to a court of c</del> o	ompetent jurisdiction by a judgment		
35	creditor of a member	or transferee agains	t whose transferable interest a		
26			to the actiafaction of the count		

1 that one (1) or more members of the limited liability company have engaged in 2 bad faith or intentional misconduct in managing the limited liability company's operations or finances so as to reduce or eliminate distributions 3 to the judgment debtor, and thereby effectively defeat the charging order, 4 5 the court may foreclose the lien and order the sale of the judgment debtor's 6 transferrable interest. Except as otherwise provided in subsection (c), the purchaser at the foreclosure sale obtains only the transferable interest, 7 does not thereby become a member, and is subject to § 4-38-502. At any time 8 9 before foreclosure under this subsection (b), the member or transferee whose 10 transferable interest is subject to a charging order under subsection (a) may 11 extinguish the charging order by satisfying the judgment and filing a 12 certified copy of the satisfaction with the court that issued the charging 13 order. At any time before foreclosure under this subsection (b), a limited 14 liability company or one (1) or more members whose transferable interests are 15 not subject to the charging order may pay to the judgment creditor the full 16 amount due under the judgment and thereby succeed to the rights of the 17 judgment creditor, including the charging order If a court charges a 18 membership interest with payment of a judgment as provided under subsection (a) of this section, the judgment creditor has only the right to receive a 19 20 distribution to which the judgment debtor would otherwise be entitled in 21 respect of the membership interest. 22 (c)(1) On application to a court of competent jurisdiction by a judgment creditor of the sole member of a limited liability company against 23 24 whose transferable interest a charging order was issued, and a showing to the 25 satisfaction of the court that distributions under a charging order will not 26 pay the judgment debt within a reasonable time, the court may foreclose the lien and order the sale of the transferable interest. If a court orders 27 28 foreclosure of a charging order lien against the sole member of a limited 29 liability company: 30 (1) the court shall confirm the sale; 31 (2) the purchaser at the sale obtains the member's entire 32 interest, not only the member's transferable interest; 33 (3) the purchaser thereby becomes a member; and (4) the person whose interest was subject to the foreclosed 34 35 charging order is dissociated as a member A charging order constitutes a lien on the judgment debtor's membership interest. 36

As Engrossed: S3/12/25 SB319

1	(2) The charging order lien shall not be foreclosed on under		
2	this subchapter or any other law.		
3	(d) This section:		
4	(1) $\frac{(A)}{(A)}$ Is specific to a lien created by a charging order; or		
5	<u>(2)</u> Shall not <u>:</u>		
6	(A) Apply to a creditor's secured lien created under the		
7	Uniform Commercial Code; or		
8	(B) operate Operate to invalidate any provision of any		
9	written agreement between a member and a creditor, including without		
10	limitation a security agreement, assignment, pledge, hypothecation, or other		
11	instrument giving the creditor a security interest in, or assignment of, the		
12	transferable interest, where at the time the written agreement, security		
13	agreement, assignment, or other instrument was executed by the member and the		
14	creditor, the member's executing such written agreement, security agreement,		
15	assignment, or other instrument did not violate a provision of the limited		
16	liability company's certificate of organization or operating agreement.		
17	(B) Except as provided in subsection (c), the foreclosure of a		
18	charging order does not grant the creditor who receives the transferable		
19	interest any rights in the transferable interest beyond the rights of a		
20	transferee;		
21	(2)(A) Provides the exclusive remedy by which a judgment		
22	creditor of a member or a transferee of a member may satisfy a judgment out		
23	of the member's interest in the limited liability company, where the limited		
24	liability company has more than one (1) member.		
25	(B)(i) In the case of a limited liability company with		
26	more than one (1) member, other remedies, including without limitation		
27	foreclosure on the member's interest, except as provided in subsection (b),		
28	or a court order for directions, accounts, and inquiries that the debtor or		
29	member might have made, are not available to the judgment creditor attempting		
30	to satisfy the judgment out of the judgment debtor's transferable interest		
31	the limited liability company; and		
32	(3) Does not deprive a member of the benefit of any exemption		
33	applicable to his or her interest.		
34	(e) The entry of a charging order is the exclusive remedy by which a		
35	judgment creditor of a member or of another owner of a membership interest		
36	may satisfy a judgment out of the judgment debtor's membership interest.		

As Engrossed: S3/12/25 SB319

1	(f) This section shall not be construed to deprive a member of a
2	limited liability company or another owner of a membership interest in a
3	limited liability company of the benefit of an exemption applicable to the
4	membership interest of the member or owner.
5	(g) A creditor of a member or of another owner of a membership
6	interest does not have the right to obtain possession of or otherwise
7	exercise legal or equitable remedies with respect to the property of the
8	limited liability company.
9	(h) This section applies to:
10	(1) A single-member limited liability company; and
11	(2) A multiple-member limited liability company.
12	
13	/s/J. Boyd
14	
15	
16	APPROVED: 4/3/25
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	