Stricken language would be deleted from and underlined language would be added to present law. Act 1047 of the Regular Session

1	444	
2	2 92nd General Assembly A Bill	
3	3 Regular Session, 2019	HOUSE BILL 1810
4		
5	5 By: Representative Penzo	
6		
7		
8	· · · · · · · · · · · · · · · · · · ·	IN
9 10		
10		
12	G 1.4.1	
13		
14	·	
15		
16	6	
17	7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
18	8	
19	9 SECTION 1. Arkansas Code Title 28, Chapter 72, is a	mended to add an
20	0 additional subchapter to read as follows:	
21	1 <u>Subchapter 6 — Qualified Spousal Trust</u>	<u>.</u>
22	2 <u>28-72-601. Definitions.</u>	
23	3 <u>As used in this subchapter:</u>	
24	4 (1) "Property" means an interest in any type	of property that
25		
26	•	
27		<u>a qualified</u>
28		
29	· · · · · · · · · · · · · · · · · · ·	_
30		
31		
32 33		(2) sections who
34		o the ioint lives
35		
36		



1	(i) In one (1) trust for the benefit of both	
2	settlors and allows:	
3	(a) The trust to be revoked by either settlor	
4	or both settlors while either or both of the settlors are alive; and	
5	(b) Each settlor the right to receive	
6	distributions of income or principal, whether mandatory or within the	
7	discretion of the trustee, from the entire trust for the joint lives of the	
8	settlors and for life of the survivor;	
9	(ii) In two (2) separate shares of one (1) trust for	
10	the benefit of each settlor and allows:	
11	(a) A settlor to revoke his or her separate	
12	share of the trust without the participation or consent of the other settlor;	
13	<u>and</u>	
14	(b) Each settlor to have the right to receive	
15	distributions of income or principal, whether mandatory or within the	
16	discretion of the trustee, from the separate share of the settlor or for the	
17	<u>life of the settlor; or</u>	
18	(iii) Under the terms and conditions provided under	
19	subdivisions (2)(B)(i) and (2)(B)(ii) of this section.	
20		
21	28-72-602. Settlement of trust.	
22	(a) A qualified spousal trust may include a trust term that is not	
23	inconsistent with the provisions of this subchapter, including without	
24	limitation a discretionary power to distribute trust property to a person	
25	other than a settlor.	
26	(b)(l) Unless otherwise provided in writing by each settlor who	
27	transfers property to a qualified spousal trust, property that is held at any	
28	time in a qualified spousal trust, without regard to how the property was	
29	titled before the property was held:	
30	(A) Has the same immunity from the claim of a separate	
31	creditor of either settlor as if the property were held outside the qualified	
32	spousal trust by both settlors as tenants by the entirety; and	
33	(B) Shall be treated as tenants by entirety property for	
34	the purpose of immunity from federal and state bankruptcy laws.	
35	(2) Property that is held in a qualified spousal trust is not	
36	immune from the claim of a creditor if the marriage of the settlors	

1	dissolves.	
2		
3	28-72-603. Death of settlors.	
4	(a) After the death of both settlors, all property held by the trustee	
5	of the qualified spousal trust shall be distributed as directed by the then	
6	current terms of the governing instrument of the qualified spousal trust.	
7	(b) After the death of the first settlor, if immediately before his or	
8	her death the predeceased settlor's interest in the qualified spousal trust	
9	was held in a separate share, the property held in the predeceased settlor's	
10	separate share may pass into an irrevocable trust for the benefit of the	
11	surviving settlor as provided by the terms of the governing instrument,	
12	including without limitation a spendthrift provision.	
13		
14	28-72-604. Dissolution of marriage.	
15	(a) For purposes of the dissolution of the marriage of the settlors,	
16	the respective property rights of settlors who are married to each other	
17	shall not be affected or changed by the transfer of the property to, or the	
18	subsequent administration of the property as an asset of, a qualified spousal	
19	trust during the marriage of the settlors unless both of the settlors	
20	expressly agree otherwise in writing.	
21		
22	28-72-605. Applicability of other laws.	
23	(a) The provisions of this subchapter are subject to the Uniform	
24	Voidable Transactions Act, § 4-59-201 et seq.	
25	(b) This subchapter applies to a trust that meets the description and	
26	requirements of a qualified spousal trust under this subchapter regardless of	
27	whether the trust was created before or after the effective date of this act.	
28		
29		
30	APPROVED: 4/16/19	
31		
32		
33		
34		
35		
36		