

OPINION SUMMARY

MISSOURI COURT OF APPEALS EASTERN DISTRICT

DIVISION FOUR

DISALVO PROPERTIES, LLC,)	No. ED101977
)	
Appellant,)	Appeal from the Circuit Court
)	of St. Louis County
vs.)	10SL-CC04244
)	
BLUFF VIEW COMMERCIAL, LLC,)	Honorable David Lee Vincent III
)	
Defendant,)	
)	
and)	
)	
DEBI PURVIS,)	
)	
Respondent.)	Filed: June 16, 2015

DiSalvo Properties, LLC (“Appellant”) appeals the judgment denying its request for a court-ordered foreclosure and sale of the membership interests held by Debi Purvis (“Respondent”) in two Missouri limited liability companies, Perrydise Properties, LLC and WR Management, LLC (“the two Missouri LLC’s”). The trial court previously issued a charging order in favor of Appellant against Respondent’s membership interests in the two Missouri LLC’s for \$1,501,041¹ plus post-judgment interest.

AFFIRMED.

Division Four holds: The trial court did not err in denying Appellant’s request for a court-ordered foreclosure and sale of the charged membership interests in the two Missouri LLC’s because neither Missouri statutes nor Missouri case law authorizes such a remedy.

Opinion by: Robert M. Clayton III, J.
Patricia L. Cohen, P.J., and Roy L. Richter, J., concur.

Attorney for Appellant: Steven W. Koslovsky

Attorney for Respondent: Steven M. Hamburg

THIS SUMMARY IS NOT PART OF THE OPINION OF THE COURT. IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND SHOULD NOT BE QUOTED OR CITED.

¹ This is the amount of an underlying default judgment entered in favor of Appellant against Respondent.