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Judgment Renewal Modifications 2025 GENERAL SESSION STATE OF UTAH **Chief Sponsor: Todd Weiler** House Sponsor: 2 LONG TITLE **General Description:** This bill modifies provisions of the Judgment Renewal Act and provisions relating to entering and renewing a judgment. **Highlighted Provisions:** This bill: modifies statute of limitations provisions to provide that a statute of limitations runs from 10 the date of renewal of a judgment, not only from the original date of a judgment; provides that a renewal of a judgment maintains the date of the original judgment, maintains the priority of collection of the original judgment, and unless specifically excepted, resets any time limitation for action upon the judgment; 14 provides that a judgment may be renewed multiple times; and makes conforming changes. Money Appropriated in this Bill: 16 17 None **Other Special Clauses:** 19 None 20 **Utah Code Sections Affected:** AMENDS: 22 78B-2-311, as renumbered and amended by Laws of Utah 2008, Chapter 3 78B-5-202, as last amended by Laws of Utah 2023, Chapter 401 78B-6-1802, as enacted by Laws of Utah 2011, Chapter 22 78B-6-1804, as enacted by Laws of Utah 2011, Chapter 22 26 27 Be it enacted by the Legislature of the state of Utah: Section 1. Section **78B-2-311** is amended to read:

- 29 78B-2-311 . Eight years.
- 30 An action may be brought within eight years upon the date of:

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31	(1) <u>entry of a judgment or decree of any court of the United States</u> , or of any state or
32	territory within the United States[-] ; or
33	(2) renewal of a judgment described in Subsection (1) according to the procedures and
34	requirements of Title 78B, Chapter 6, Part 18, Renewal of Judgment Act.
35	Section 2. Section 78B-5-202 is amended to read:
36	78B-5-202 . Duration of judgment Judgment as a lien upon real property
37	Abstract of judgment Small claims judgment not a lien Appeal of judgment Child
38	support orders.
39	(1)(a) Judgments shall continue for eight years from the date of entry in a court unless
40	previously satisfied, renewed, or unless enforcement of the judgment is stayed in
41	accordance with law.
42	(b) Entry of an order renewing a judgment:
43	(i) maintains the date of the original judgment;
44	(ii) maintains the priority of collection of the judgment; and
45	(iii) except as explicitly provided otherwise by law or contract, begins anew the time
46	limitation for an action upon the judgment.
47	(2) Prior to July 1, 1997, except as limited by Subsections (4) and (5), the entry of judgment
48	by a district court creates a lien upon the real property of the judgment debtor, not
49	exempt from execution, owned or acquired during the existence of the judgment, located
50	in the county in which the judgment is entered.
51	(3) An abstract of judgment issued by the court in which the judgment is entered may be
52	filed in any court of this state and shall have the same force and effect as a judgment
53	entered in that court.
54	(4) Prior to July 1, 1997, and after May 15, 1998, a judgment entered in a small claims
55	action may not qualify as a lien upon real property unless abstracted to the district court
56	and recorded in accordance with Subsection (3).
57	(5)(a) If any judgment is appealed, upon deposit with the court where the notice of
58	appeal is filed of cash or other security in a form and amount considered sufficient by
59	the court that rendered the judgment to secure the full amount of the judgment,
60	together with ongoing interest and any other anticipated damages or costs, including
61	attorney fees and costs on appeal, the lien created by the judgment shall be
62	terminated as provided in Subsection (5)(b).
63	(b) Upon the deposit of sufficient security as provided in Subsection (5)(a), the court
64	shall enter an order terminating the lien created by the judgment and granting the

65	judgment creditor a perfected lien in the deposited security as of the date of the
66	original judgment.
67	(6)(a) A child support order or a sum certain judgment for past due support may be
68	enforced:
69	(i) within four years after the date the youngest child reaches majority; or
70	(ii) eight years from the date of entry of the sum certain judgment entered by a
71	tribunal.
72	(b) The longer period of duration shall apply in every order.
73	(c) A sum certain judgment may be renewed to extend the duration.
74	(7)(a) After July 1, 2002, a judgment entered by a district court, a justice court, or the
75	Business and Chancery Court, becomes a lien upon real property if:
76	(i) the judgment or an abstract of the judgment containing the information identifying
77	the judgment debtor as described in Subsection 78B-5-201(4)(b) is recorded in the
78	office of the county recorder; or
79	(ii) the judgment or an abstract of the judgment and a separate information statement
80	of the judgment creditor as described in Subsection 78B-5-201(5) is recorded in
81	the office of the county recorder.
82	(b) The judgment shall run from the date of entry by the court.
83	(c) The real property subject to the lien includes all the real property of the judgment
84	debtor:
85	(i) in the county in which the recording under Subsection (7)(a)(i) or (ii) occurs; and
86	(ii) owned or acquired at any time by the judgment debtor during the time the
87	judgment is effective.
88	(d) State agencies are exempt from the recording requirement of Subsection (7)(a).
89	(8)(a) A judgment referred to in Subsection (7) shall be entered under the name of the
90	judgment debtor in the judgment index in the office of the county recorder as
91	required in Section 17-21-6.
92	(b) A judgment containing a legal description shall also be abstracted in the appropriate
93	tract index in the office of the county recorder.
94	(9)(a) To release, assign, renew, or extend a lien created by a judgment recorded in the
95	office of a county recorder, a person shall, in the office of the county recorder of each
96	county in which an instrument creating the lien is recorded, record a document
97	releasing, assigning, renewing, or extending the lien.
98	(b) The document described in Subsection (9)(a) shall include:

99	(i) the date of the release, assignment, renewal, or extension;
100	(ii) the name of any judgment creditor, debtor, assignor, or assignee; and
101	(iii) for the county in which the document is recorded in accordance with Subsection
102	(9)(a):
103	(A) the date on which the instrument creating the lien was recorded in that
104	county's office of the county recorder; and
105	(B) in accordance with Section 57-3-106, that county recorder's entry number and
106	book and page of the recorded instrument creating the judgment lien.
107	Section 3. Section 78B-6-1802 is amended to read:
108	78B-6-1802 . Renewal by motion.
109	A court of record may renew a judgment issued by a court if:
110	(1) a motion is filed within the original action;
111	(2) the motion is filed before the statute of limitations on the [original]judgment, or any
112	renewal thereof, expires;
113	(3) the motion includes an affidavit that contains an accounting of the [original]judgment
114	and all postjudgment payments, credits, and other adjustments which are provided for by
115	law or are contained within the [original]judgment;
116	(4) the facts in the supporting affidavit are determined by the court to be accurate and the
117	affidavit affirms that notice was sent to the most current address known for the judgment
118	debtor;
119	(5) the time for responding to the motion has expired; and
120	(6) the fee required by Subsection 78A-2-301(1)(1) has been paid to the clerk of the court.
121	Section 4. Section 78B-6-1804 is amended to read:
122	78B-6-1804 . Date and duration of judgment.
123	Upon granting a motion for the renewal of judgment, the court shall enter an order
124	which renews the [original]judgment from the date of entry of the order [or from the
125	scheduled expiration date of the original order, whichever occurs first, for the same amount of
126	time as the original judgment] for the amount of time set forth in Subsection 78B-5-202(1).
127	Section 5. Effective Date.
128	This bill takes effect on May 7, 2025.