

214 This part is known as the "Renewal of Judgment Act."

215 Section 4. Section **78B-6-1802** is enacted to read:

216 **78B-6-1802. Renewal by motion.**

217 A court of record may renew a judgment ~~§~~→ **issued by a court** ←~~§~~ if:

218 (1) a motion is filed within the original action;

219 (2) the motion is filed before the statute of limitations on the original judgment expires;

220 (3) the motion includes an affidavit that contains an accounting of the original

221 judgment and all postjudgment payments, credits, and other adjustments which are provided

222 for by law or are contained within the original judgment;

223 (4) the facts in the supporting affidavit are ~~§~~→ **[uncontested] determined by the court to**

223a **be accurate and the affidavit affirms that notice was sent to the most current address known**

223b **for the judgment debtor** ←~~§~~ ;

224 (5) the time for responding to the motion has expired; and

225 (6) the fee required by Subsection 78A-2-301(1)(l) has been paid to the clerk of the

226 court.

227 Section 5. Section **78B-6-1803** is enacted to read:

228 **78B-6-1803. Notice.**

229 Notice of a motion for renewal of judgment is served in accordance with the Rules of

230 Civil Procedure ~~§~~→ **and opposition may be filed pursuant to** ~~§~~→ **[such] the** ←~~§~~ **rules** ←~~§~~ .

231 Section 6. Section **78B-6-1804** is enacted to read:

232 **78B-6-1804. Date and duration of judgment.**

233 Upon granting a motion for the renewal of judgment, the court shall enter an order

234 which renews the original judgment from the date of entry of the order or from the scheduled

235 expiration date of the original order, whichever occurs first, for the same amount of time as the

236 original judgment.

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