

FORM 19E
REQUISITION FOR DEFAULT JUDGMENT

(General heading)

REQUISITION FOR DEFAULT JUDGMENT

TO THE PROTHONOTARY

(Where the defendant has not been noted in default, begin with: I require you to note the defendant (name) in default in this action on the ground that (state nature of default).)

I REQUIRE default judgment to be signed against the defendant *(name)*.

Default judgment may properly be signed in this action because the claim is for

- a debt or liquidated demand in money
- recovery of possession of land
- recovery of possession of personal property
- foreclosure, sale or redemption of a mortgage

(Debt or liquidated demand)

- There has been no payment on account of the claim since the statement of claim was issued.

OR

- The following payments have been made on account of the claim since the statement of claim was issued:

Date	Amount
	TOTAL \$

(Interest) The plaintiff is entitled to prejudgment interest on the claim, calculated as follows:

Principal Sum	Start Date	End Date	Number of Days	Rate	Interest Amount
					TOTAL: \$

(Where applicable, add: The plaintiff is entitled to postjudgment interest at the rate of (as set out in the statement of claim).)

A default judgment may include prejudgment interest, or bear postjudgment interest at a rate other than as provided in the Supreme Court Act, only if it is

claimed in the statement of claim.

The plaintiff wishes costs to be assessed by the Prothonotary.

(Date)

*(Signature of plaintiff's
solicitor or plaintiff)*

*(Name, address and telephone
number of solicitor or plaintiff)*