59.

O. 37, r. 6(1)

ORDER FOR RECOGNITION OF A FOREIGN
JUDGMENT / RECOGNITION AND
ENFORCEMENT OF A FOREIGN
JUDGMENT / ENFORCEMENT OF A
JUDICIAL SETTLEMENT UNDER THE
CHOICE OF COURT AGREEMENTS ACT

## IN THE GENERAL DIVISION OF THE HIGH COURT OF THE REPUBLIC OF SINGAPORE

| Originating Application No. |  |
|-----------------------------|--|
| of 20 . )                   |  |
| Filed: [date]               |  |

Between

Judgment/Settlement Creditor

And

Judgment/Settlement Debtor

In the matter of an application under section 13(1)/20(1) of the Choice of Court Agreements Act.

And in the matter of a foreign judgment/judicial settlement of the [describe the court] in [city/state/country] given/concluded/approved in [case number] on [date].

Upon the application of [name of applicant] the judgment/settlement creditor in relation to the foreign judgment/judicial settlement and upon reading the affidavit of [state the name of the person making the affidavit and the filing date] (and upon the applicant giving security in the sum of \$ [sum] by payment into Court or bond to the satisfaction of the Registrar).

It is ordered that the foreign judgment/judicial settlement for the following matters is to be recognised/is to be recognised and may be enforced/may be enforced as a judgment of the General Division of the High Court:

(a) that [name of judgment creditor or settlement creditor] do recover against [name of judgment debtor or settlement debtor] [amount due under the judgment/judicial settlement];

(b) [state the other orders in the foreign judgment/judicial settlement that are the subject of the application].

It is further ordered that [name of judgment debtor or settlement debtor] may apply to set aside this order within 28 days after the date on which this order is served on him/her/it in Singapore/[name of foreign country or territory if the order is to be served abroad].

It is further ordered that this order does not take effect while an application to set aside this order may still be made under Order 37, Rule 7(1) or is pending.

It is ordered that the costs of this application be [state costs order made].

The application for this order was taken out by [name of judgment creditor/settlement creditor or solicitor for the judgment creditor/settlement creditor] whose address for service is [address].

(Seal of the Court and signature of the Registrar)