**Form 271**

R.55A

Para 14(6)(e), 14(9)

**AGREEMENT THAT MARRIAGE HAS IRRETRIEVABLY BROKEN DOWN**

**Important Notes:**

You and your spouse will have to sign this Form if the both of you are applying for divorce or judicial separation on the basis that the both of you agree that the marriage has irretrievably broken down.

The signed Form must be annexed to the Statement of Particulars or the Counterclaim.

Please provide all the necessary details, as the Court cannot accept the agreement if it considers, in all the circumstances of the case, that there remains a reasonable possibility of reconciliation.

To avoid doubt, parties are not required to state communications that are made without prejudice or are otherwise protected by privilege.

1. We are the Plaintiff and the Defendant.
2. We agree that the marriage has irretrievably broken down.
3. We conclude that our marriage has irretrievably broken down for the following reasons:

*(Please note that you must set out in detail the reasons leading the both of you to conclude that your marriage has broken down irretrievably. A bare agreement without explanation is not enough. You must provide sufficient particulars that would allow the court to assess whether there is any basis for your conclusion that your marriage has broken down irretrievably.)*

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1. We have made the following efforts to reconcile:

*(Please provide details of efforts made, such as the number or frequency of such attempts, the nature of such efforts, and whether and what external help (professional or otherwise) was sought.)*

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1. We conclude that further efforts will not lead to a reasonable possibility that we may reconcile for the following reasons:

*(Please state whether there are other options for reconciliation (such as seeking external help) that remain unexplored and explain why, considering the efforts you have made to reconcile, you believe that further attempts are not likely to succeed.)*

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1. We have given consideration to the arrangements to be made in relation to our financial affairs:

(*Please describe the consideration that the both of you have given to the issue relating to the division of assets and the outcome of such consideration, which may include any matters that have been agreed.)*

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(*Please describe the consideration that the both of you have given to the issue of spousal maintenance and the outcome of such consideration, which may include any matters that have been agreed.)*

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1. We have given consideration to the arrangements to be made in relation to the child(ren) of the marriage (to be filled in only if there are children under 21 to the marriage):

(*Please describe the consideration that the both of you have given to the issue of custody, care and control and access to the child(ren) and the outcome of such consideration, which may include any matters that have been agreed.)*

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(*Please describe the consideration that the both of you have given to the issue of maintenance for the child(ren*) *and the outcome of such consideration, which may include any matters that have been agreed.)*

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| I agree that the marriage has irretrievably broken down and acknowledge that I have considered the issues stated in this Form. I am also aware of my right to seek independent legal advice.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_SignatureName:NRIC/FIN/Passport Number:Date: | I agree that the marriage has irretrievably broken down and acknowledge that I have considered the issues stated in this Form. I am also aware of my right to seek independent legal advice.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_SignatureName:NRIC/FIN/Passport Number:Date: |