**Form 207**

R. 131A(5)(a)

Para 24A

**CONSENT FOR SERVICE BY WAY OF EMAIL OR MOBILE PHONE NUMBER FOR SUMMONSES MADE UNDER SECTION 71 AND SECTION 72 OF THE WOMEN’S CHARTER (CAP. 353)**

To: The Registrar, Family Justice Courts

A maintenance order has been made in \_\_\_\_\_\_\_\_\_\_ [state case number] dated \_\_\_\_\_ [insert date].

I hereby consent to receiving any summons filed against me under section 71 (for enforcement of the maintenance order) or section 72 (for rescission or variation of the maintenance order) (“the Summons”) in the following manner:[[1]](#footnote-1)

\*(a) by way of email to my email address at \_\_\_\_\_\_\_\_\_ [insert email address]; \*and/or

\*(b) by way of multimedia messaging service or other messaging communication at my mobile telephone number at \_\_\_\_\_\_\_\_\_\_\_ [insert mobile telephone number].

(\*to delete if not applicable)

Service in the above manner shall constitute good and sufficient service of the Summons on me. In this regard, I understand that the Court is at liberty to effect service of any summons under section 71 or section 72 on me in accordance with the modes of service permitted at law, and is not limited to effecting service by email and/or messaging communication at my mobile phone number.

I further acknowledge that:

1) It is my responsibility to inform the Court of any changes in my contact details. In the event that there is a change to my email address or my mobile telephone number, I will notify the Court within seven (7) days of such change by writing in to FJC\_MAINTPOS@judiciary.gov.sg.

2) I understand that this consent continues to be valid until and unless it is revoked. If I wish to revoke my consent, I will inform the Court by writing in to FJC\_MAINTPOS@judiciary.gov.sg. If there is revocation of consent, the date of revocation shall be taken to be the date of the email unless it is otherwise specified to take effect on a later date. Unless my consent is revoked in the manner provided, the Court is entitled to rely on this consent for purposes of serving the Summons on me.

Name of consenting party:

Signature of consenting party:

Date:

Interpreted by (if required): [State Name of court interpreter or consenting party’s solicitor]

1. Section 72 of the Women’s Charter does not apply to the variation or rescission of a maintenance order made in nullity, divorce, judicial separation or originating summons proceedings. [↑](#footnote-ref-1)