## **FORM 62.2**

Rule 62.2(1)(a)

## Form of declaration of rate of exchange

#### IN THE COURT OF SESSION

in the

### Application of

(name, designation and address of applicant(s))

under the Civil Jurisdiction and Judgments Act 1982 for registration of a judgment [or other document] of the (name of court) of (date of judgment) in the cause (name of pursuer) against (name of defender).

I, (name of solicitor or agent acting on behalf of applicant [or if party litigant, name of applicant]), declare that:

- 1. the rate of exchange prevailing at (date), being [the date of the decree sought to be extracted] [or the date on which the note to the Extractor is lodged] [or a date within three days before the date on which the note to the Extractor is lodged], is (insert rate of exchange);
- 2. the source of that rate of exchange is (specify the source of the rate of exchange);
- 3. the sterling equivalent of—
  - (a) the principal sum is (£ . p);
  - (b) the interest thereon is (£.p); and
  - (c) the expenses is (£ . p),

at the rate of exchange prevailing at that date.

Date:

(Signed)

Applicant [or Solicitor [or Agent] for the Applicant]

# Docquet

In terms of a declaration dated at (place) on (date), the sterling equivalent of (a) the	principal sum
is $(\pounds . p)$ ; (b) the interest thereon is $(\pounds . p)$ ; and (c) the expenses are $(\pounds . p)$ at the rate	of exchange
prevailing at that date.	

Date:

(Signed)

Deputy [or Assistant] Clerk of Session