Form 4 Warrant for remand

Crimes (Sentence Administration) Act 2005 (see s 17 (Warrant for remand) and s 18 (Custody of remandee))

In the Magistrates Court of the Australian Capital Territory Criminal jurisdiction

No CC of (year)

Authority and directions

To the chief executive:

- 1. You are authorised and directed to—
 - (a) keep the person named in this warrant (the *remandee*) in custody under full-time detention under the *Crimes (Sentence Administration)* Act 2005 and the *Corrections Management Act* 2007 under the remand order; and
 - (b) return the remandee to the remanding authority on (*insert date*) at (*insert time*) at (*insert place*) as ordered by the remanding authority.
- *2. You must have regard to the following considerations about the remand:

(state any considerations)

- 3. You must ensure that the remandee is held in custody in the place you decide is the most appropriate having regard to the following:
 - (a) the remanding authority's order for remand;
 - (b) any considerations about the remand stated in this warrant by the remanding authority;
 - (c) whether the remandee is also a sentenced offender;

page 1

- (d) the availability of suitable places of custody;
- (e) the practicality of moving the remandee to and from the place of custody to satisfy the remanding authority's order for the return of the remandee;
- (f) anything else you may consider relevant.

Details of remandee

Name:

Address:

Date:

*[Remanding authority/person authorised by the remanding authority]:

**omit if, or whichever is, inapplicable*