Form 4.8 Application in relation to bail

Court Procedures Rules 2006

(see r 4721 (Supreme court bail application in relation to accused person) and r 4722 (Supreme Court bail application by informant))

In the Supreme Court of the Australian Capital Territory Criminal jurisdiction

No of (year)

In the matter of an application in relation to the grant of bail to (name of accused person)

Take notice that the Court will hear an application by *(name of accused person/informant) on (date), at (time) (or as soon after that as this application can be heard), to make the following orders:

1. *(if the application is for bail, including for review of a decision to refuse bail) That the applicant be granted bail *[on the conditions (if any) stated in the applicant's supporting affidavit];

OR

- 1. *(if the application is by the informant) (state the order (or orders) sought)
- 2. Any other orders that the Court considers appropriate.

These orders are sought on the following grounds (*state briefly particulars of grounds relied on*):

This application is supported by the affidavit of *(name of accused person/informant) *[sworn/affirmed] on (date affidavit sworn/affirmed).

Filed on behalf of the *[accused person/informant] by:

(the person's address for service and telephone number or, if the person is represented by a solicitor who is the agent of another solicitor, the name and place of business of the other solicitor)

Approved form under Court Procedures Act 2004, s 8

page 1

Date:

(signature of accused person/accused person's solicitor/informant/informant's solicitor)

(name of accused person/accused person's solicitor/informant/informant's solicitor)

To: *[Director of Public Prosecutions/(accused person/accused person's lawyer)]
(address for service)

^{*}omit if, or whichever is, inapplicable