**Rule 100(3)**

Form 37 Originating application for review of bail decision on extradition

(*insert front sheet*)

### ORIGINATING APPLICATION FOR REVIEW OF BAIL DECISION ON EXTRADITION

*Service and Execution of Process Act 1992 (Cth) s 86*

TO THE (*INSERT ROLE*):(*insert name of other party*)………………………………..

AND TO (*insert names of others to whom notice of the application is to be given*)……

…………………………………………………………………………………………..

**Application**

The Director of Public Prosecutions/Defendant/Parent of the defendant/Guardian of the defendant (*insert name*) (*delete whichever is inapplicable*) applies for the following orders:

1. a review under section 86 of the *Service and Execution of Process Act 1992* (Cth) (“the Act”) of the bail decision set out below made under section 83 of the Act ;
2. (*set out any other orders or directions sought from the Court*).

**Particulars of bail decision**

1. The full name and address of the defendant is ………………………………….

2. The charge which gave rise to the proceeding is ….. ……………………………

3. The full names and addresses of all parties other than the applicant to the proceeding in which the bail decision was made are …………………………

…………………………………………………………………………………

4. Any other persons who are interested in the review and who should be served with this application are ………………………………………………………

5. The warrant was issued by………………………………… …………………….

6. The Magistrate who made the order is …………………………………………..

7. The date and place of the order are ………………………………………………

8. The terms of the order are ……………………………………………………….

……………………………………………………………………………………

**Review grounds**

9. The whole of the decision is complained of/Parts of the decision complained of are (*specify*) (*delete whichever is inapplicable)*

10. The grounds relied upon by the applicant are …………………………………….

…………………………………………………………………………………………………………………………………………...................................................................................................................................................................................................................................................................................................................

11. The evidence to be relied upon by the applicant on the review is the affidavits of

……………………………………………………………………………………

**Attendance at hearing**

12. (*Complete only if the applicant is in custody and wishes to appear in Court personally rather than by audiovisual link*). The applicant objects to appearing by audiovisual link at the hearing of the application. The grounds of objection relied upon by the applicant are

**Applicant’s address**

The applicant’s address for service is

Place: ……………………………………………………………………………………

…………………………………………………………………………………………..

Email: ……………………………………………………………………………………

The applicant’s address is (*place of residence or business*) …………………………………………………………………………………………………………………………………………………………………………………………

**Date**:

(*signed*) …………………………………………………….

Director of Public Prosecutions/Defendant/Parent of the defendant/Guardian of the defendant (*delete whichever is inapplicable*)

**Hearing**

(*When the application is to be given a separate listing date, the following will be completed by the Registry*)

This application will be heard before…………………………….in the Supreme Court at…………………………………………………on …………. at ……….. or so soon afterwards as the business of the Court allows.

The courtroom in which the application will be heard will be published:

* on the Courts Administration Authority website the day before;
* in the Advertiser on the day; and
* on the notice board at the Courts Building.

The parties and all persons served with this application are required then to attend if they wish to be heard on the application and, in their absence, the Court may make such order as it thinks fit.

**Date**:

(*signed*) …………………………………………………….

Registrar