Form 3 Application to register corresponding prohibition order

Crimes (Child Sex Offenders) Act 2005					
(see s 132M (Application for registration of corresponding prohibition order))					
In the Magistrates Court of the Australian Capital Territory					
AP/	(Court to complete)				
Applicant	(applicant's full name), chief police officer				
Respondent	(respondent's full name)				
*To: (respondent's full name) of (respondent's address)					
*And to: (name and address of anyone else the Court directs to be served)					
Take notice that the Court will hear an application by (<i>applicant's full name</i>) on (<i>date</i>) at (<i>time</i>) (or as soon after that as this application can be heard) to make the following orders:					
1 (set o	ut briefly orders sought and each party affected by the orders);				
2 any or	ther orders that the Court considers appropriate.				
Filed for the applicant by: (the applicant's address for service and telephone number (if any)					

Application for registration

I, (*applicant's full name*), the chief police officer, apply for the registration of *[the attached corresponding prohibition order/the attached corresponding prohibition order as amended as set out in paragraph 5].

(attach a copy of the corresponding prohibition order)

*4 Evidence of the service of the corresponding prohibition order on the respondent is attached.

Note The evidence is required if the law of the foreign jurisdiction required the corresponding prohibition order to be served—see the *Crimes (Child Sex Offenders) Act 2005*, s 132M (2) (b).

*5 The following amendment of the attached corresponding prohibition order is sought:

(insert details of amendments)

Note Amendments to allow the corresponding prohibition order to operate effectively in the ACT may be sought—see the *Crimes (Child Sex Offenders)* Act 2005, s 132M (2) (c).

Additional details of application

6	Is the respondent under 18 years old?		
		yes	
		no	
7	What is the term of the registered corresponding prohibition order sought?		
		the period for which the corresponding prohibition period order, as originally made, is in force—(<i>state term</i>)	
		5 years (maximum period if the person is not a young person)	
		3 months (maximum period if the person is a young person)	
	Note	See the Crimes (Child Sex Offenders) Act 2005, s 132Q.	

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*omit if, or whichever is, inapplicable	
[signature of applicant/representative]	
Date:	