Undertaking given under Section 9.5 of the Environmental Planning and Assessment Act 1979 (NSW) by:

ADN Investments Pty Limited (ACN 107 361 160)

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Undertaking given under Section 9.5 of the Environmental Planning and Assessment Act 1979 (NSW) by ADN Investments Pty Limited (ACN 107 361 160)

1. Persons giving the Undertaking

1.1 This undertaking is given to the Secretary of the Department of Planning and Environment (Secretary) by ADN Investments Pty Limited (ACN 107 361 160) (ADN) for the purposes of section 9.5 of the *Environmental Planning and Assessment Act 1979* (*NSW*) (EP&A Act).

2. Background

Background to the Development

- 2.1 ADN is an earthworks excavation company with its principal place of business located at 2 Shirley Street Rosehill NSW 2142.
- 2.2 On 4 September 2018, the Land and Environment Court determined proceedings 2017/225161 by the grant of consent to Development Application DA No. DA/140/2016 lodged by Al-Faisal College Limited (ACN 082 621 092) for development at 65-69 Croydon Street, Lakemba NSW 2195 (the **Premises**) for the following:
 - (1) Alterations and additions to the existing building at 69 Croydon Street, demolition of two existing dwellings and associated structures at 65 and 67 Croydon Street, change of use to an Educational Establishment (Primary School) and associated site works and fencing.

(collectively, the Approved Development).

2.3 Canterbury-Bankstown Council (Council) alleges that certain works as constructed at the Premises are not consistent with the Approved Development and do not otherwise have development consent. Namely, Council alleges that a basement floor level has been excavated and constructed (the Unauthorised Works). Condition 15 of the Approved Development provided that the development was to be carried out in accordance with architectural plans dated 14 May 2018 prepared by Millenium Design Consultants. These plans included a Ground Floor Plan (DA-02E) however there was no basement plan. Neither the architectural plans or any other provision of the Approved Development authorised pursuant to the Construction Certificates issued by Bernie Cohen & Associates Pty Ltd Trading as Essential Certifiers on 12 September 2019, 28 October 2019 or 11 September 2020 in relation to the Approved Development. The Unauthorised Works were not authorised pursuant to another environmental planning instrument.

The Contraventions

- 2.4 Council alleged that between September 2020 and April 2021:
 - (1) ADN excavated a basement floor level (the Excavation Works);
 - (2) ADN was aided, abetted, counselled, or procured to excavate a basement area by Decode Sydney Pty Ltd (ACN 604 521 173) (Builder);
 - (3) The Excavation Works were carried out to enable construction by the Builder of a basement floor level, and thus formed a necessary part of the Unauthorised

Works at the Premises; and

- (4) The Consent did not authorise excavation or construction of a basement floor level and required the development to be carried out in accordance with approved plans that did not show excavation for a basement floor level.
- 2.5 The Excavation Works carried out by ADN contravened the EP&A Act as:
 - (1) Section 4.2(1)(a) provides that a person must not carry out development unless such a consent has been obtained under the EP&A Act and is in force.
 - (2) The Excavation Works were carried out without development consent contrary to the provisions of section 4.2(1)(a) of the EP&A Act.
 - (3) The Excavation Works were not carried out in accordance with the Consent contrary to the provisions of section 4.2(1)(b) of the EP&A Act.
 - (4) The Excavation Works amounted to offences under the EP&A Act as described above, and referred to as the **Contraventions**.
- 2.6 ADN acknowledges that undertaking development without first obtaining consent constitutes a contravention of section 4.2 of the EP&A Act.

Response to the Contraventions

2.7 ADN acknowledges the community impacts which arise from breaches of the EP&A Act, including harm to the regulatory scheme which establishes an orderly method for the obtaining of planning approvals prior to carrying out development. Development carried out without consent does not undergo prior impacts assessment which would allow for avoidance or mitigation of those impacts. Unauthorised excavation creates potential for additional impacts relating to vibration, groundwater, traffic, and waste, which never underwent prior impacts.

3. Commencement of this Undertaking

- 3.1 This Undertaking comes into effect when both:
 - (1) This Undertaking is executed by ADN; and
 - (2) This Undertaking so executed by ADN is executed by the Secretary or his delegate

(the Commencement Date).

4. Undertaking

- 4.1 ADN undertakes for the purposes of section 9.5 of the EP&A Act that it will carry out the steps specified below:
 - (1) Provide assistance to the Prosecutor in the Land and Environment Court Proceedings No. 2023/234870, 2023/234871, 2023/234872, and 2023/234734, including by nominating and making relevant personnel of ADN available to provide witness statements setting out full and frank disclosure of the relevant person's knowledge in connection with the Conduct.

- (2) Deliver a 12 month training program commencing no later than 45 days after the Commencement Date, comprising regular refresher talks to staff and contractors involved in all current and future development. These refresher talks will:
 - (a) be delivered:
 - i. at each of the monthly employees' meetings; and
 - ii. at each of the weekly contractors' meetings.
 - (b) include the following content:
 - i. the terms of the development consent and construction certificates, including the approved plans;
 - ii. ensuring that as part of any tendering process these approvals are reviewed and considered;
 - iii. the importance of complying with all of the conditions of the approved development consent and the approved plans;
 - iv. the serious penalties which can imposed upon persons for breaches of the EP&A Act;
 - v. how to identify the approved plans;
 - vi. the processes for reporting any compliance issues to ADN management and others involved in the development process such as the appointed Certifier;
 - vii. the role and responsibilities of the appointed Certifier for the development; and
 - viii. the process for seeking to modify approvals and the importance of modifying any such approvals prior to undertaking works which do not comply with the approved development consent and approved plans.
- (3) ADN will make a financial contribution to Council in the amount of \$40,000.00 to be used by Council for the Assets: Roads, Footpaths & Bridges fund (Financial Contribution). The Financial Contribution will be deposited into the following nominated account:

Bank:	Commonwealth Bank
Account Name:	Canterbury Bankstown Council
BSB:	062-111
Account Number:	0000010

- (4) ADN will also pay Council:
 - a further sum of \$10,00.00 for its legal costs in prosecuting the Contraventions in case number 2023/00234873.

(Further Sums)

(5) The Further Sums will be deposited into the following General Business account

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of Council:

Bank: Account Name: BSB: Account Number: Commonwealth Bank Canterbury Bankstown Council 062-111 00000010

Ref: Legal Fees Recovery – Court Awarded Costs – WBS:27.334.01 GL:53707-GC202306-46

- (6) The Financial Contribution and Further Sums are to be paid to Council by way of the following installments:
- a) \$2,900.00 within 30 days of the Commencement Date;
- b) \$2,900.00 within 60 days of the Commencement Date;
- c) \$2,900.00 within 90 days of the Commencement Date;
- d) \$2,900.00 within 120 days of the Commencement Date;
- e) \$2,900.00 within 150 days of the Commencement Date;
- f) \$2,900.00 within 180 days of the Commencement Date;
- g) \$2,900.00 within 210 days of the Commencement Date;
- h) \$2,900.00 within 240 days of the Commencement Date;
- i) \$2,900.00 within 270 days of the Commencement Date;
- j) \$2,900.00 within 300 days of the Commencement Date;
- k) \$2,900.00 within 330 days of the Commencement Date;
- I) \$2,900.00 within 360 days of the Commencement Date;
- m) \$2,900.00 within 390 days of the Commencement Date;
- n) \$2,900.00 within 420 days of the Commencement Date;
- o) \$2,900.00 within 450 days of the Commencement Date;
- p) \$2,900.00 within 480 days of the Commencement Date;
- q) \$2,900.00 within 510 days of the Commencement Date; and
- r) \$700.00 within 540 days of the Commencement Date.
 - (7) Within 30 days after the Commencement Date and upon provision of a Direction from the Department, ADN will pay the Department of Planning, Industry and Environment the sum of \$1,000.00 for its legal costs associated with accepting this Undertaking.

(Departmental Costs)

(8) The Departmental Costs will be deposited into the following account:

Bank:	Westpac
Account Name:	DPIE Operating ACC No 2
BSB:	032-001
Account Number:	114428

- (9) ADN will implement the following to satisfy Council that the undertakings have been complied with:
 - Email to Council Coordinator Certificate and Building Compliance <u>Gavin.May@cbcity.nsw.gov.au</u> a copy of the training program described in 4.1(2);
 - (b) Email to the Coordinator Certificate and Building Compliance <u>Gavin.May@cbcity.nsw.gov.au</u> enclosing a copy of the bank statement or transaction receipt that confirms the payment described in paragraph 4.1(3) has been made, within 7 days of making that payment;
 - (c) If required, email to the Coordinator Certificate and Building Compliance <u>Gavin.May@cbcity.nsw.gov.au</u> enclosing a copy of the bank statement or transaction receipt that confirms the payment described in paragraph 4.1(4) has been made, within 7 days of making that payment
 - (d) Email to the Coordinator Certificate and Building Compliance <u>Gavin.May@cbcity.nsw.gov.au</u> enclosing a copy of the bank statement or transaction receipt that confirms the payment described in paragraph 4.1(6) has been made, within 7 days of making that payment;
 - (e) Email to the Director Compliance and Investigations of the Department of Planning, Industry and Environment at <u>compliance@planning.nsw.gov.au</u> enclosing a copy of the bank statement or transaction receipt which confirms that the payment described in paragraph 4.1(7) has been made, within 7 days of making that payment.

5. Acknowledgements

- 5.1 Council acknowledges:
 - (1) that while the Undertaking is complied with it will not prosecute ADN for the Alleged Contraventions; and
 - (2) it will withdraw proceedings 2023/234873 within 7 days of Commencement Date, with no order as to costs.
- 5.2 ADN acknowledges:
 - the Department will make this Undertaking publicly available including by publishing it on the department's public register of section 9.5 undertakings on its website

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- (2) the Department will, from time to time, make public reference to this Undertaking including in news media statements and in department's publications
- (3) this Undertaking may be tendered by the Prosecutor in in the Land and Environment Court Proceedings No. 2023/234870, 2023/234871, 2023/234872, and 2023/234734,
- (4) this Undertaking in no way derogates from the rights and remedies available to any other person arising from the alleged conduct, and
- (5) The Department may include details of any compliance audits it undertakes of this Undertaking, including records provided under 4.2(1), may be held with this Undertaking in the public register.

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Executed as an Enforceable Undertaking under section 9.5 of the Environmental Planning and Assessment Act 1979 (NSW)

Executed by ADN Investments Pty Limited (ACN 107 361 160) under s.127 (1) of the Corporations Act 2001

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on Sign

<u>Director/Secretary</u> Office (director or secretary <u>Adnan Yassine</u> Full name

Office (director or secretary

Full name

31 January 2024 Date

Date

Sign

Council has negotiated the undertaking with ADN Investments Pty Limited (ACN 107 361 160) in relation to Council's functions under the EP&A Act and recommends that the Secretary accept the Undertaking

6.2.24 Date: Signature of General Manager Canterbury-Bankstown Council

Accepted by the Secretary of the Department pursuant to section 9.5 of the Environmental Planning and Assessment Act 1979 (NSW) on:

Date: 20 February 2024

Secretary of their delegate:

David Gainsford Deputy Secretary Development Assessment and Infrastructure

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