UNDERTAKING

For use in applications for personal safety intervention orders

NOTE: This undertaking is <u>not</u> a court order

Case No:

UNDERTAKING GIVEN BY

I undertake that I WILL NOT:

(Strike out those conditions that are not applicable)

Stalk the affected person(s).
Commit prohibited behaviour towards the affected person(s). Prohibited behaviour includes assault, sexual assault, harassment, property damage/interference and serious threats.
Follow the affected person(s) or keep him/her/them under surveillance.
Publish on the internet, by email or other electronic communication any material about the affected person(s).
Contact or communicate with the affected person(s) by any means.
Approach or be anywhere within metres of the affected person(s).
Be anywhere within metres affected person(s) lives, works or attends school.
Cause another person to engage in any conduct he/she has agreed not to do.
This undertaking does not prevent the respondent from:(a) communicating with an affected person through a lawyer or mediator; or(b) participating in mediation by agreement with the affected person,

The respondent gives this undertaking without admitting what is said in the application I understand that:

(a) This undertaking is not a court order and the police cannot enforce the undertaking;

(b) Breach of an undertaking is not a criminal offence;

(c) The applicant can apply to reinstate the personal safety intervention order in future; and

(d) Evidence of breach of an undertaking may be used in later proceedings.

This undertaking will last until:

Date

Respondent's signature

D

Date

,

I accept the respondent's undertaking

Affected person's signature

Date

When the respondent gives this undertaking, the application will be withdrawn with a right of reinstatement.

NOTE: The police <u>cannot</u> enforce this undertaking – it is <u>not</u> a court order