Details		
1.	Details of person /entity to whom the enforcement action relates	G8 Education Ltd
2.	Type of service	Centre-based Day Care
3.	Nature of Enforcement Action	Voluntary enforceable undertaking
4.	Reason for Enforcement Action	The Regulatory Authority alleges that G8 Education Ltd has failed to comply with section 19(2) of the National Law, which makes it a condition of a provider approval that the approved provider must comply with the Law. The Regulatory Authority alleges that this non-compliance relates to breaches of the legislation across 31 centre-based day care services in Queensland during the 24-month period to 19 July 2024. It is an offence, pursuant to section 19(4) of the National Law, for an approved provider to fail to comply with the conditions of the provider approval. Further information about these provisions of the National Law can be found here .
5.	Date of agreed undertaking	9 September 2024 For a term of 12 months
6.	Details of Enforceable Undertaking	 The Approved Provider undertakes to: Within one month of the commencement of the Undertaking, finalise and provide to the Regulatory Authority an Action Plan detailing: a) improvements that have already been implemented; b) improvements that are yet to commence and time frames for their commencement and completion; and c) intiatives, programs and resources designed to address the non-compliance. Submit a summary of outcomes, trends and corrective actions from audit reports, quarterly.

7. Steps taken

To support the approved provider's ongoing compliance with the National Law and Regulations, the regulatory authority has accepted a written undertaking voluntarily provided by the approved provider in line with the terms above and will monitor compliance with this undertaking over its 12 months duration.

Failure to comply with the undertaking may result in the regulatory authority pursuing further enforcement action, including prosecution.