ANNEXURE 1

SUPREME COURT OF VICTORIA



NOTICE TO GROUP MEMBERS:

G8 EDUCATION LIMITED SHAREHOLDER CLASS ACTION (GROUP PROCEEDING)

ALLEN v G8 EDUCATION LTD (S ECI 2020 4339)

GROUP MEMBERS WHO WISH TO RECEIVE MONETARY COMPENSATION FROM ANY SETTLEMENT REACHED BY FRIDAY 7 JUNE 2024 MUST REGISTER BEFORE 4pm AEST on Tuesday 26 March 2024 at www.slatergordon.com.au/g8

THIS NOTICE IS SENT BY ORDER OF THE SUPREME COURT OF VICTORIA.

IT IS IMPORTANT THAT YOU READ THIS NOTICE CAREFULLY BECAUSE IT MAY AFFECT YOUR LEGAL RIGHTS.

WHY HAVE YOU RECEIVED THIS NOTICE?

- 1. The Supreme Court of Victoria has ordered that you receive this Notice because according to information contained in the share register of G8 Education Ltd (G8) you may be a Group Member in this class action.
- 2. In most cases, you are a **Group Member** if you:
 - purchased shares in G8 between 23 May 2017 and 23 February 2018 (inclusive); and
 - you have suffered a loss by reason of the conduct alleged against G8 in the class action; and
 - you did not opt out of the class action by the deadline on 20 August 2021.
- 3. If you believe you may be a Group Member because you meet the above description, you should read this Notice carefully as it will affect your rights. If there is anything in this Notice that you do not understand, you should seek legal advice.
- 4. This is the third Court-ordered Notice in this class action. The first Notice was distributed in June 2021. It provided information about this class action, gave Group Members the option to register if they wished, and set a deadline for 'opting out' of the class action.
- 5. The second Notice was distributed in September 2022. It provided information about a mediation of the proceeding to be held in November 2022 and set a deadline for registering to share in any compensation arising from any settlement reached at the mediation.

PURPOSE OF THIS NOTICE

6. The purpose of this Notice is to advise you that a trial will commence on 15 April 2024 and that you are required to register if you want to be eligible to share in any compensation arising from any settlement reached by 11:59pm on Friday 7 June 2024.

If you have already registered you don't need to do anything.

UPCOMING TRIAL – YOU MUST REGISTER IF YOU WANT TO CLAIM COMPENSATION IF A SETTLEMENT IS REACHED BETWEEN THE PARTIES BY FRIDAY 7 JUNE 2024

- 7. A mediation of this class action was held on 23 November 2022. No settlement of the proceeding was agreed between the parties at that mediation.
- 8. The trial in this class action is scheduled to commence on 15 April 2024, with an estimated duration of six weeks. When a trial of a proceeding is underway or shortly after the conclusion of the trial, parties to litigation will often engage in

negotiations to explore whether the proceeding can resolve by way of a settlement. In most settled class actions, the proceedings are resolved for a lump sum amount that gives the defendant certainty as to the cost of resolving all Group Member claims in the action. Any settlement of a class action needs to be approved by the Court as fair and reasonable and in Group Members' interests.

- 9. If you would like to be eligible to share in any monetary compensation arising from any settlement reached between the parties by 11:59pm on Friday 7 June 2024, you <u>must</u> register as a Group Member before <u>4pm AEST on Tuesday 26</u> <u>March 2024</u>.
- 10. Group Members may register by providing the following **Registration Information** to the lawyers for the lead plaintiffs, Slater and Gordon Lawyers, at <u>www.slatergordon.com.au/g8</u>
 - (a) your name;
 - (b) your contact details; and
 - (c) detailed information about any G8 shares you held before 23 May 2017, and any G8 shares that you purchased and sold between 23 May 2017 and 23 February 2018 (inclusive).
- 11. If you register as a Group Member, you will become a **Registered Group Member**. If a settlement is reached between the parties by 11:59pm on Friday 7 June 2024, Registered Group Members will be eligible to share in any monetary compensation paid by G8 in this class action.
- 12. If you have already registered as a Group Member, or if you have already provided your Registration Information to Slater and Gordon Lawyers, you are already a Registered Group Member and eligible to share in any monetary compensation paid by G8 in this class action. You do not need to take any further step at this time.
- 13. Becoming a Registered Group Member will help the parties work out if a settlement is possible because information about how many people are participating in the claim is part of that process. Registration will assist the parties in understanding the aggregate value of the claims of all Group Members who seek to receive the benefit of any settlement reached, and informs whether any potential settlement would be fair and reasonable for Group Members.
- 14. Becoming a Registered Group Member does not mean you enter into a contract for Slater and Gordon Lawyers to represent you.
- 15. **Registered Group Members are not, and will not be, liable for any legal costs out of their own pocket by registering in this class action**.
- 16. There are only two possible outcomes for Registered Group Members:
 - you are eligible to receive compensation from a successful outcome (that is, if any monetary compensation is paid by G8 in this class action), with a single fee deducted from the total amount of any compensation paid by G8 for the costs and risks incurred by Slater and Gordon for running the class action; or

- the class action, along with your claim as a Group Member, is unsuccessful (that is, G8 is not required to pay any monetary compensation). If this happens, you also will <u>not</u> be liable for any legal costs or required to pay anything.
- 17. If the parties agree to settle the class action, the amount of compensation G8 will pay, and the percentage payable to Slater and Gordon Lawyers, must first be approved by the Court. Before any settlement is approved, you will receive a further Notice that provides information about the proposed settlement for your consideration at that time.

CONSEQUENCES OF NOT REGISTERING

- 18. If you have <u>not previously registered</u> in this class action or have <u>not previously</u> <u>provided your Registration Information</u> to Slater and Gordon Lawyers, <u>and if</u> <u>you choose to do nothing in response to this Notice</u>, you will become an Unregistered Group Member.
- 19. **Unregistered Group Members** remain as Group Members in the class action but **are not eligible to receive monetary compensation in this class action** if the parties reach a settlement by 11:59pm on Friday 7 June 2024.
- 20. If you do not register before <u>4pm AEST on Tuesday 26 March 2024</u> and the class action settles by 11:59pm on Friday 7 June 2024, you may lose your right to seek monetary compensation from G8 in relation to the same (or similar) claims alleged in this class action.
- 21. Unregistered Group Members may be given another opportunity to register in the future, but not in relation to any settlement that is achieved by 11:59pm on Friday 7 June 2024.
- 22. If the class action does not result in a settlement by 11:59pm on Friday 7 June 2024, all Group Members who did not opt out of the proceeding will be bound by any final judgment (which may include releases of G8 from liability for the conduct alleged in the proceeding, including with respect to common claims).
- 23. If you are a Group Member who is not registered you should consider very carefully whether you wish to register. You should not delay in making this decision.

IF YOU WOULD LIKE MORE INFORMATION

- 24. Copies of the relevant documents, including the most recent versions of the pleadings in this class action, may be obtained by:
 - accessing the <u>Supreme Court's website</u>;
 - accessing the <u>G8 Class Action website</u>; or
 - contacting the G8 Class Action Hotline on 1800 071 827.

- 25. If there is anything you are unsure about, you can find more information or contact Slater and Gordon Lawyers by visiting the <u>G8 Class Action Website</u> or by calling the G8 Class Action Hotline on 1800 071 827.
- 26. If there is anything of which you are unsure and you do not want to speak with Slater and Gordon Lawyers, you may seek legal advice from a solicitor of your choice.