ORDERS:

1. The date fixed in order 1 of Justice Garling's orders dated 17 April 2025 be varied from 23 May 2025 to 6 June 2025 (Amended Opt Out Date).

2. Pursuant to sections 175 and 176 of the Civil Procedure Act 2005 (NSW), the form and content of the Important Public Notice attached as Schedule A is approved (Amended Notice).

3. Pursuant to section 176(2) of the Civil Procedure Act 2005 (NSW), the Amended Notice be distributed and published according to the following procedure:

a. The plaintiff's solicitors are to send the Notice by email or post to:

i. the last known email address of Group Members; or

ii. if no email address is known, to the Group Member's last known postal address; and iii. the email address of any agent, representative, solicitor, subrogated insurer, freight forwarder or claims agent of the Group Member known to the plaintiff's solicitors; or iv. if no email address is known, to the last known postal address of any agent, representative, solicitor, subrogated insurer, freight forwarder or claims agent of the Group Member known to the plaintiff's solicitors, and

b. The Notice is to be published on the website of the plaintiff's solicitors, Mills Oakley.

4. Pursuant to sections 162(2) and 183 of the Civil Procedure Act 2005 (NSW), any Group Member wishing to opt out of the proceedings must, before the Opt Out Date, file a completed 'opt out notice' in the form set out in Annexure A to Schedule A of these orders in the Registry of the Supreme Court of New South Wales and serve a copy on the solicitors for the plaintiff: a. by post to:

Maurice Lynch

Mills Oakley

Level 7, 151 Clarence Street

Sydney NSW 2000; or

b. by email at mlynch@millsoakley.com.au

5. If, on or before the Amended Opt Out Date, the solicitors for any party receives a notice purporting to be an opt out notice referable to this proceeding, the solicitors shall file that notice with the Registry of the Supreme Court of New South Wales, within 3 days after receipt, and the notice shall be treated as an opt out notice received by the Court at the time it was received by the solicitors.

6. The costs of, and incidental to, the procedure set out in order 3 above (including, without limitation, costs incurred in addressing enquiries by group members and members of the public in relation to the Notice) shall be paid in the first instance by the plaintiff but shall be costs in the cause.

7. The solicitors for the parties to the proceeding have leave to inspect the Court file and copy any opt out notices filed.

8. The matter remains listed for further directions on 13 June 2025.

Justice P Garling

Signed

Date