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### **ASX LISTED SECURITIES**

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*Off-market Takeover Offer*

[Explaurum Limited \(EXU\)](#)

*Off-market Takeover Offer*

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*Scheme Meeting*

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*Scheme Meeting*

**Disclaimer:** The financial product information displayed is of a general nature only. It has been prepared without taking into account the particular objectives, financial situation or needs of any individual investor. Applications to invest in any financial product issued by **Netwealth** Investments Limited (**Netwealth**) ABN 85 090 569 109, AFSL 230975 must be made by completing the application included in the relevant Disclosure Document or Product Disclosure Statement, which can be obtained from **Netwealth**. Investors should consider the applicable Disclosure Document or Product Disclosure Statement before deciding to acquire or dispose of the product or any investment held via the **Netwealth** Investment Wrap or in the **netwealth** Super Wrap ABN 94 573 747 704.



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**CLASS ACTIONS** (applicable to Super Accelerator and Super Wrap accounts only)

From 1 June 2018 Netwealth as Trustee will determine in its absolute discretion whether to participate in a Class Action on behalf of members. Details of Class Actions the Trustee has participated in will be published on the [Member Information](#) page ([Personal > Resources and tools > Member Information](#)). This page will first be updated by 31 July 2018 for the quarter ending 30 June 2018, and will be updated each quarter thereafter. Super members wishing to understand if the Trustee has participated in any Class Actions on their behalf can obtain information by contacting Netwealth's Investor Services team.

### Benjamin Hornigold Limited (BHD)

#### Off-market Takeover Offer

John Bridgeman Limited (JBL) has made an Off-market Takeover Offer for Benjamin Hornigold Limited (BHD).

The Offer is to acquire all of your Benjamin Hornigold Limited (BHD) shares for the consideration of 0.65 JBL share for every 1 UIL share you hold.

Please note, John Bridgeman Limited (JBL) is listed on the National Stock Exchange of Australia (NSX), and not the ASX.

If you accept the Offer and JBL subsequently improves the Offer, you will be entitled to the improved consideration.

Consideration for your securities will be paid on or before the earlier of:

- No later than one month after the Offer is accepted, or if the Offer is subject to a condition when accepted, within one month of the Offer becoming unconditional (whichever is later); or
- 21 days after the end of the Offer period

On 28 December 2018, John Bridgeman Limited announced that it has a relevant interest of 38.87% in BHD.

On 7 January 2019, the bidder extended the closing date of the offer.

**Instructions can be submitted online up until 11:59pm (AEDT) on 24 January 2019.**

[Click here to view full details](#)

[Click here to view the Target's Statement](#)

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### Explaurum Limited (EXU)

#### Off-market Takeover Offer

Ramelius Resources Limited (RMS) has made an Off-market Takeover Offer for Explaurum Limited (EXU).

The Offer is to acquire all of your Explaurum Limited (EXU) shares for the consideration of 1 RMS share for every 4 EXU shares you hold, plus \$0.02 cash for every EXU share held.

If you accept the Offer and Ramelius Resources Limited subsequently improves the Offer, you will be entitled to the improved consideration.

Consideration for your securities will be paid on or before the earlier of:

- On or before the earlier of one month after the Offer is accepted or one month after all of the conditions have been freed or fulfilled (whichever is the later); and
- 21 days after the end of the Offer period

On 13 December 2018, RMS extended the closing date of offer and increased the consideration.

On 19 December 2018, RMS declared the offer unconditional.

On 17 January 2019, RMS announced that it has a relevant interest of 78.61% in EXU.

**Instructions can be submitted online up until 11:59pm (AEDT) on 24 January 2019.**

[Click here to view full details](#)

[Click here to view the Target's Statement](#)

[Click here to view the Ninth Supplementary Target's Statement](#)

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### Henry Morgan Limited (HML)

#### Off-market Takeover Offer

John Bridgeman Limited (JBL) has made an Off-market Takeover Offer for Henry Morgan Limited (HML).

The Offer is to acquire all of your Henry Morgan Limited (HML) shares for the consideration of 0.95 JBL share for every 1 HML share you hold.

Please note, John Bridgeman Limited (JBL) is listed on the National Stock Exchange of Australia (NSX), and not the ASX.

If you accept the Offer and JBL subsequently improves the Offer, you will be entitled to the improved consideration.

Consideration for your securities will be paid on or before the earlier of:

- No later than one month after the Offer is accepted, or if the Offer is subject to a condition when accepted, within one month of the Offer becoming unconditional (whichever is later); or
- 21 days after the end of the Offer period

On 7 January 2019, the bidder extended the closing date of the offer.

On 16 January 2019, JBL announced that it has a relevant interest of 58.03% in HML.

**Instructions can be submitted online up until 11:59pm (AEDT) on 24 January 2019.**

[Click here to view full details](#)

[Click here to view the Supplementary Bidders Statement](#)

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### Propertylink Group (PLG)

#### Off-market Takeover Offer

ESR Real Estate (Australia) Pty Ltd has made an Off-market Takeover Offer for Propertylink Group (PLG).

The Offer is to acquire all of your Propertylink Group (PLG) securities for the consideration of \$1.20 for every 1 PLG security you hold.

If you accept the Offer and ESR Real Estate subsequently improves the Offer, you will be entitled to the improved consideration.

Consideration for your securities will be paid on or before the earlier of:

- No later than 20 business days after the Offer is accepted, or if the Offer is subject to a condition when accepted, within 20 business days of the Offer becoming unconditional (whichever is later); or
- 21 days after the end of the Offer period

On 11 January 2019, ESR announced that it has a relevant interest of 29.29% in PLG.

**Instructions can be submitted online up until 11:59pm (AEDT) on 30 January 2019.**

[Click here to view full details](#)

[Click here to view the Bidder's Statement](#)

[Click here to view the Target's Statement](#)

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### Stanmore Coal Limited (SMR)

#### Off-market Takeover Offer

Golden Investments (Australia) Pte. Ltd. has made an Off-market Takeover Offer for Stanmore Coal Limited (SMR).

The Offer is to acquire some or all of your SMR shares for the consideration of \$0.95 for every 1 SMR share you hold.

If you accept the Offer and Golden Investments subsequently improves the Offer, you will be entitled to the improved consideration.

Consideration for your securities will be paid on or before the earlier of:

- No later than one month after the Offer is accepted, or if the Offer is subject to a condition when accepted, within one month of the Offer becoming unconditional (whichever is later); or
- 21 days after the end of the Offer period

On 27 December 2018, SMR extended the closing date of the offer.

On 15 January 2018, the offer has been declared unconditional.

On 17 January 2019, Golden Investments announced that it has a relevant interest of 21.91% in SMR.

**Instructions can be submitted online up until 11:59pm (AEDT) on 21 January 2019.**

[Click here to view full details](#)

[Click here to view the Target's Statement](#)

[Click here to view the Fourth Supplementary Bidder's Statement](#)

[Click here to view the Fourth Supplementary Target's Statement](#)

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### The Reject Shop Limited (TRS)

#### On-market Takeover Offer

Allensford Pty Ltd has made an On-market Takeover Offer for The Reject Shop Limited (TRS).

The Offer will be made at a price of \$2.70 cash per share (Offer Price).

The Offer Price will be paid in cash and settled on a T+2 basis in accordance with the usual ASX Operating Rules for settlement of transactions.

To accept the Offer, you can sell your securities in the normal manner at the Offer Price any time during the Offer period. The Bidder's broker will stand in the market on behalf of the Bidder from 6 December 2018 and receive securities offered to it at the Offer Price.

On 14 January 2019, the bidder extended the closing date of the offer.

The Offer period begins on 6 December 2018 and will end at the close of trading 6 February 2019 unless extended or withdrawn. The Bidder reserves the right to extend the Offer period.

[Click here to view full details](#)

[Click here to view the Supplementary Bidder's Statement](#)

[Click here to view the Supplementary Target's Statement](#)

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### Beadell Resources Limited (BDR)

#### Scheme Meeting

Beadell Resources Limited (BDR) has announced that a Scheme Meeting is to be held to vote on a Scheme of Arrangement (SOA).

If the Scheme Meeting is passed Great Panther Silver Limited will acquire all of the shares in BDR in exchange for 0.0619 New Great Panther Shares for each BDR share. The Great Panther shares will be listed and traded on the Toronto Stock Exchange.

Please be aware that the cost of share trading on an international stock exchange, such as the Toronto Stock Exchange, will be considerably more than trading on the Australian Stock Exchange (ASX). Additional administration fees and charges may also apply.

#### Key Dates

Scheme Meeting Date	12 February 2019
Second Court Date	15 February 2019
Scheme Effective Date	18 February 2019
BDR shares suspended from trading on the ASX	18 February 2019
Scheme Record Date	25 February 2019
Implementation Date	5 March 2019

**Voting preferences and directions must be received by Netwealth by 5:00pm (AEDT) 5 February 2019 and can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)**

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### Boart Longyear Limited (BLY)

#### Scheme Meeting

Boart Longyear Limited (BLY) has announced that a Scheme Meeting is to be held to vote on a Scheme of Arrangement (SOA).

If the Scheme Meeting is passed, a new holding company incorporated in British Columbia, Canada, Boart Longyear Incorporated (Boart Longyear 'Canada') will be created which will become listed on the ASX in place of BLY. BLY shareholders will receive 1 Boart Longyear 'Canada' CDI for every 1 BLY share held.

#### Key Dates

Scheme Meeting date	6 December 2018
Second Court Date	7 February 2019
Scheme Effective Date	TBA
BLY shares suspended from trading on the ASX	TBA
Boart Longyear 'Canada' CDIs commence trading on the ASX on a deferred settlement basis:	TBA
Scheme Record Date	TBA
Implementation Date	TBA

On 24 December 2018, the second court hearing was adjourned until 7 February 2019.

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### Century Australia Investments Limited (CYA)

#### Scheme Meeting

Century Australia Investments Limited (CYA) has announced that a Scheme Meeting is to be held to vote on a Scheme of Arrangement (SOA).

If the Scheme Meeting is passed WAM Leaders Limited (WLE) will acquire all of the shares in CYA in exchange for WLE shares. The number of WLE shares to be received per CYA share will be determined on the Calculation date using an NTA formula.

#### Key Dates

Scheme Consideration Calculation Date	31 January 2019
Scheme Consideration Announcement Date	8 February 2019
Scheme Meeting Date	12 February 2019
Second Court Date	18 February 2019
Scheme Effective Date	19 February 2019
CYA shares suspended from trading on the ASX	19 February 2019
Scheme Record Date	26 February 2019
Implementation Date	5 March 2019

**Voting preferences and directions must be received by Netwealth by 5:00pm (AEDT) 5 February 2019 and can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)**

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### Greencross Limited (GXL)

#### Scheme Meeting

Greencross Limited (GXL) has announced that a Scheme Meeting is to be held to vote on a Scheme of Arrangement (SOA).

If the Scheme Meeting is passed Vermont Aus Pty Ltd (TPG BidCo) will acquire all of the shares in GXL in exchange for \$5.55 cash for each GXL share, comprising of the Scheme Consideration and the Special Dividend (if declared).

The Scheme Booklet mentions Mixed Considerations Options to acquire Class B shares in Vermont Aus HoldCo Pty Ltd as well as the cash consideration, however due to Netwealth maintaining a pooled holding of shares we are unable to facilitate this option.

#### Key Dates

Scheme Meeting date	6 February 2019
Second Court Date	11 February 2019
Scheme Effective Date	11 February 2019
GXL shares suspended from trading on the ASX	11 February 2019
Special Dividend record date	13 February 2019
Scheme Record Date	22 February 2019
Implementation Date	27 February 2019

**Voting preferences and directions must be received by Netwealth by 5:00pm (AEDT) 30 January 2019 and can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)**

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### Queensland Bauxite Limited (QBL)

#### Conditional Public Offer

Queensland Bauxite Limited (QBL), to be renamed Cann Global Limited (CGB) has announced a Conditional Public Offer to purchase shares in QBL which is to be renamed Cann Global Limited (CGB).

The Offer is an opportunity to purchase QBL shares at an issue price of \$0.035 per share.

Eligible shareholders will also receive 1 free attaching option for every 2 new shares, exercisable at \$0.10 on or before 30 April 2020.

Applications must be for a minimum of \$2,000.00 worth of shares, and thereafter in multiples of \$500.

On 24 December 2018, QBL extended the closing date of the offer.

#### Key Dates

Allotment Date	25 January 2019
ASX reinstatement date:	31 January 2019

**Instructions can be submitted online up until 11:59pm (AEDT) on 23 January 2019.**

[Click here to view the Prospectus](#)

[Ninth Supplementary Prospectus](#)

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### Rolek Resources Limited (RLK)

#### Conditional Public Offer

Rolek Resources Limited (RLK), has announced a Conditional Public Offer.

The Offer is an opportunity to purchase SRR shares at an issue price of \$0.02 per share.

Eligible shareholders will also receive 1 free attaching option for every 5 new shares, exercisable at \$0.04 on or before 3 years from the issue date.

Applications must be for a minimum of 100,000 shares (\$2,000.00) and in multiples of 25,000 shares (\$500.00) thereafter.

#### Key Dates

Allotment Date	25 March 2019
Commencement of new shares trading on the ASX	By end of March 2019

**Instructions can be submitted online up until 11:59pm (AEDT) on 20 March 2019.**

[Click here to view the Prospectus](#)

[Click here to view the Supplementary Prospectus](#)

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### Change Financial Limited (CCA)

#### Non-renounceable Offer

Change Financial Limited (CCA) has announced a Non-Renounceable Offer open to all eligible shareholders as at 17 January 2019 (Record Date).

CCA is offering its shareholders an entitlement to 1 new share for every 5 existing shares held on the record date, at \$0.06 each payable in full on application.

Shareholders may also apply for additional shares via the Shortfall Facility. However, there is no guarantee that eligible shareholders will be successful in being allocated any additional shares for which they may apply.

The allotment date is expected to be 20 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 11 February 2019.**

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### 3D Resources Limited (DDD)

#### Non-renounceable Offer

3D Resources Limited (DDD) has announced a Non-Renounceable Offer open to all eligible shareholders as at 17 December 2018 (Record Date).

DDD is offering its shareholders an entitlement to 1 new share for every 2 existing shares held on the record date, at \$0.002 each payable in full on application.

Shareholders may also apply for additional shares via the Shortfall Offer. However, there is no guarantee that eligible shareholders will be successful in being allocated any additional shares for which they may apply.

The allotment date is expected to be 31 January 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 21 January 2019.**

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### Lakes Oil NL (LKO)

#### Non-renounceable Offer

Lakes Oil NL (LKO) has announced a Non-Renounceable Offer open to all eligible shareholders as at 27 December 2018 (Record Date).

LKO is offering its shareholders an entitlement to 1 new share for every 5 existing share held on the record date, at \$0.001 each payable in full on application.

Shareholders may also apply for additional shares via the Shortfall Facility. However, there is no guarantee that eligible shareholders will be successful in being allocated any additional shares for which they may apply.

The allotment date is expected to be 8 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 30 January 2019.**

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### Leigh Creek Energy Limited (LCK)

#### Non-renounceable Offer

Leigh Creek Energy Limited (LCK) has announced a Non-Renounceable Offer open to all eligible shareholders as at 11 January 2019 (Record Date).

LCK is offering its shareholders an entitlement to 1 new share for every 15 existing shares held on the record date, at \$0.12 each payable in full on application.

Shareholders may also apply for additional shares via the Shortfall Facility. However, there is no guarantee that eligible shareholders will be successful in being allocated any additional shares for which they may apply.

The allotment date is expected to be 7 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 29 January 2019.**

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### Medibio Limited (MEB)

#### Non-renounceable Offer

Medibio Limited (MEB) has announced a Non-Renounceable Offer open to all eligible shareholders as at 13 December 2018 (Record Date).

MEB is offering its shareholders an entitlement to 1 new share for every 1 existing share held on the record date, at \$0.02 each payable in full on application.

Shareholders may also apply for additional shares via the Shortfall Offer. However, there is no guarantee that eligible shareholders will be successful in being allocated any additional shares for which they may apply.

The allotment date is expected to be 14 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 5 February 2019.**

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### Quantum Graphite Limited (QGL)

#### Non-renounceable Offer

Quantum Graphite Limited (QGL) has announced a Non-Renounceable Offer open to all eligible shareholders as at 14 December 2018 (Record Date).

QGL is offering its shareholders an entitlement to 1 new share for every 10 existing shares held on the record date, at \$0.003 each payable in full on application.

There is a minimum application of \$500.00 worth of shares, and shareholders may also apply for additional shares via the Top Up Facility. However, there is no guarantee that eligible shareholders will be successful in being allocated any additional shares for which they may apply.

The allotment date is expected to be 15 February 2019.

**Instructions must be received by Netwealth by 5:00pm (AEDT) on 6 February 2019.**

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### SelfWealth Limited (SWF)

#### Non-renounceable Offer

SelfWealth Limited (SWF) has announced a Non-Renounceable Offer open to all eligible shareholders as at 17 December 2018 (Record Date).

SWF is offering its shareholders an entitlement to 1 new share for every 6 existing share held on the record date, at \$0.07 each payable in full on application.

Shareholders may also apply for additional shares via the Top Up Facility. However, there is no guarantee that eligible shareholders will be successful in being allocated any additional shares for which they may apply.

The allotment date is expected to be 7 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 29 January 2019.**

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### Tychean Resources Ltd (TYK)

#### Non-renounceable Offer

Tychean Resources Ltd (TYK) has announced a Non-Renounceable Offer open to all eligible shareholders as at 2 January 2019 (Record Date).

TYK is offering its shareholders an entitlement to 1 new share for every 3 existing shares held on the record date, at \$0.003 each payable in full on application.

Shareholders may also apply for additional shares via the Shortfall Offer. However, there is no guarantee that eligible shareholders will be successful in being allocated any additional shares for which they may apply.

The allotment date is expected to be 31 January 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 21 January 2019.**

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### Triton Minerals Limited (TON)

#### Securityholder Offer

Triton Minerals Limited (TON) has announced a securityholder offer to all eligible registered TONOB or TONOC option holders as at the respective record dates, to apply for new listed options that are trading under code TONOD.

The record date for TONOB holders is 30 November 2018, and for TONOC holders is 18 December 2018.

The issue price of the new options is \$0.0054, with an exercise price of \$0.10, expiring on 30 September 2020.

The allotment date for this Offer is expected to be 1 February 2019.

On 15 January 2019, TON extended the closing date of the offer.

**Instructions must be received by Netwealth by 5:00pm (AEDT) on 23 January 2019.**

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### Aeris Environmental Ltd (AEI)

#### Share Purchase Plan

Aeris Environmental Ltd (AEI) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 30 November 2018 (Record Date).

AEI is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is \$0.17.

The allotment date for this Offer is expected to be 29 January 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 21 January 2019.**

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### ASF Group Limited (AFA)

#### Share Purchase Plan

ASF Group Limited (AFA) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 4 January 2019 (Record Date).

AFA is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is \$0.08.

The allotment date for this Offer is expected to be 8 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 29 January 2019.**

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### Castillo Copper Limited (CCZ)

#### Share Purchase Plan

Castillo Copper Limited (CCZ) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 3 December 2018 (Record Date).

CCZ is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is \$0.02.

Eligible shareholders will also receive 1 free attaching option for every 1 new share issued, exercisable at \$0.05 on or before 3 years after the date of issue.

The allotment date for this Offer is expected to be 7 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 31 January 2019.**

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### Covata Limited (CVT)

#### Share Purchase Plan

Covata Limited (CVT) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 29 November 2018 (Record Date).

CVT is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is \$0.018.

Please be advised the document states “In the event that a scale back is applied, preference will be given to eligible applicants on a first come, first served basis.”

On 11 January 2019, the CVT extended the closing date of the offer.

The allotment date for this Offer is 14 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 6 February 2019.**

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### The Data Exchange Network Limited (DXN)

#### Share Purchase Plan

The Data Exchange Network Limited (DXN) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 14 December 2018 (Record Date).

DXN is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is \$0.155.

The allotment date for this Offer is expected to be 1 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 23 January 2019.**

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### Respiri Limited (RSH)

#### Share Purchase Plan

Respiri Limited (RSH) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 17 December 2018 (Record Date).

RSH is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is \$0.08.

The allotment date for this Offer is expected to be 11 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 29 January 2019.**

[Click here to view full details](#)

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### Sheffield Resources Limited (SFX)

#### Share Purchase Plan

Sheffield Resources Limited (SFX) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 7 December 2018 (Record Date).

SFX is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is \$0.65.

The allotment date for this Offer is expected to be 1 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 23 January 2019.**

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### Sonic Healthcare Limited (SHL)

#### Share Purchase Plan

Sonic Healthcare Limited (SHL) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 11 December 2018 (Record Date).

SHL is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is the lower of \$19.50 or a 2.5% discount to the volume weighted average price of SHL shares traded on the ASX over the 5-day period up to and including the closing date.

The allotment date for this Offer is expected to be 12 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 31 January 2019.**

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### Vivid Technology Limited (VIV)

#### Share Purchase Plan

Vivid Technology Limited (VIV) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 5 December 2018 (Record Date).

VIV is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is \$0.03.

The allotment date for this Offer is expected to be 1 February 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 22 January 2019.**

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### West African Resources Limited (WAF)

#### Share Purchase Plan

West African Resources Limited (WAF) has announced a Share Purchase Plan (SPP) open to all eligible shareholders as at 4 December 2018 (Record Date).

WAF is offering eligible shareholders the opportunity to apply for new shares up to a maximum value of \$15,000.

The issue price of the SPP shares is \$0.25.

The allotment date for this Offer is expected to be 30 January 2019.

**Instructions can be submitted online up until 11:59pm (AEDT) on 23 January 2019.**

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### Flinders Mines Limited (FMS)

#### Unmarketable Parcel Share Sale Facility

Flinders Mines Limited (FMS) has announced an Unmarketable Parcel Share Sale Facility

The Share Sale Facility is for shareholders who hold less than a marketable parcel of shares (less than \$500) as at the record date. Under the ASX listing rules the company is able to sell your shares.

The following options are available to you:

- **Option 1:** Sell your shares on-market at any time
- **Option 2:** Purchase additional shares on-market to increase your holding to a value of more than \$500. Please ensure that your on-market purchase is completed 2 business days before the retention date, 29 January 2019.
- **Option 3:** Request Netwealth to retain your existing shareholdings by submitting the request form before 25 January 2019.
- **Option 4:** Do nothing. Your shares shall be sold automatically under the facility at the sale price of \$0.075 per share

**You are required to take action should you wish to avoid your shares being sold under the buy-back.**

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### MCS Services Limited (MSG)

#### Unmarketable Parcel Buy-Back

MCS Services Limited (MSG) has announced an Unmarketable Parcel Buy-Back.

The Share Buy-Back is for shareholders who hold less than a marketable parcel of shares (less than \$500) as at 23 November 2018.

The following options are available to you:

- **Option 1:** Sell your shares on-market at any time
- **Option 2:** Purchase additional shares on-market to increase your holding to a value of more than \$500. Please ensure that your on-market purchase is completed 2 business days before the retention date.
- **Option 3:** Request Netwealth to retain your existing shareholdings by submitting the request form before 11 January 2019.
- **Option 4:** Do nothing. Your shares shall be sold automatically under the buy-back at the Buy-Back price of \$0.0164 per share

**You are required to take action should you wish to avoid your shares being sold under the buy-back.**

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### Quantum Graphite Limited (QGL)

#### Unmarketable Parcel Sale Facility

Quantum Graphite Limited (QGL) has announced an Unmarketable Parcel Share Sale facility.

The Share Sale Facility is for shareholders who hold less than a marketable parcel of shares (less than \$500) as at 14 December 2018.

#### Available Options

- **Option 1:** Sell your shares on-market at any time
- **Option 2:** Purchase additional shares on-market to increase your holding to a value of more than \$500 by 7 February 2019. Please ensure that your on-market purchase is completed 2 business days before the retention date.
- **Option 3:** Request Netwealth to retain your existing shareholdings by submitting the request form before 6 February 2019.
- **Option 4:** Do nothing. Your shares shall be sold automatically under the facility.

**You are required to take action should you wish to avoid your shares being sold under the facility.**

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### Dell Technology Inc. (DVMT.NY)

#### Company Merger

Dell Technology Inc. (DVMT.NY) has announced that a Special Meeting is to be held to vote relating to an Agreement and Plan of Merger.

If the Merger is completed, Dell Technologies (DVMT.NY) will merge with Teton Merger Sub Inc, a wholly owned subsidiary of Dell Technologies Inc (DVMT.NY).

Shareholders are given the option to elect their consideration in the form of either USD \$120.00 or 1.3665 Class C Common shares for each DVMT.NY share, subject to proration. The merger agreement requires that the Class C Common shares be listed on the NYSE.

#### Key Dates

Meeting Record Date	18 October 2018
Merger Meeting date	10 December 2018

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### 21<sup>st</sup> Century Fox Class A (FOXA.ND)

#### Company Merger

21st Century Fox Class A (FOXA.ND) has announced that due to its Merger with the Walt Disney Company, FOX (which is a wholly owned subsidiary of 21st Century Fox), will become a standalone publicly traded company.

As a 21st Century Fox Class A (FOXA.ND) shareholder you will be eligible to receive the Distribution.

You must elect one of the three following Options

Option 1 - Payment in USD (If you are a Super account holder you will receive the equivalent AUD in your account)

Option 2 – No Action (Default Option - \*Refer below)

Option 3 – Securities Option (New Disney Common Stock)

The Merger consideration is subject to automatic proration and adjustment procedures set forth in the merger agreement, which ensure that the aggregate cash consideration is equal to USD 35.7 Billion. As a result, the form of consideration a shareholder elects to receive may be adjusted such that they may receive, in part, a different form of consideration than the form they elected.

On 16 January 2019, the closing date for elections was extended.

**Instructions must be received by Netwealth by 5:00pm (AEDT) on 29 January 2019 to [tradesettlements@netwealth.com.au](mailto:tradesettlements@netwealth.com.au).**

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### 21<sup>st</sup> Century Fox Class B (FOX.ND)

#### Company Merger

21st Century Fox Class B (FOX.ND) has announced that due to its Merger with the Walt Disney Company, FOX (which is a wholly owned subsidiary of 21st Century Fox), will become a standalone publicly traded company.

As a 21st Century Fox Class B (FOX.ND) shareholder you will be eligible to receive the Distribution.

You must elect one of the three following Options

Option 1 - Payment in USD (If you are a Super account holder you will receive the equivalent AUD in your account)

Option 2 – No Action (Default Option - \*Refer below)

Option 3 – Securities Option (New Disney Common Stock)

The Merger consideration is subject to automatic proration and adjustment procedures set forth in the merger agreement, which ensure that the aggregate cash consideration is equal to USD 35.7 Billion. As a result, the form of consideration a shareholder elects to receive may be adjusted such that they may receive, in part, a different form of consideration than the form they elected.

On 16 January 2019, the closing date for elections was extended.

**Instructions must be received by Netwealth by 5:00pm (AEDT) on 29 January 2019 to [tradesettlements@netwealth.com.au](mailto:tradesettlements@netwealth.com.au).**

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### AIMS Commercial Mortgage Fund Wholesale (MCK0005AU)

#### Quarterly Withdrawal Offer

AIMS Commercial Mortgage Fund Wholesale (MCK0005AU) offers withdrawals on a quarterly basis.

The maximum total amount available for withdrawals from the fund each quarter is determined by the Fund Manager.

In the event of oversubscriptions, redemptions will be met on a pro-rata basis, or AIMS at its discretion may increase the limit.

Unitholders may elect to provide Netwealth a standing instruction to participate in each future Quarterly Withdrawal Offer until such time their holding is redeemed in full or they cancel the instruction.

The cash proceeds are expected to be paid around 21 business days after the quarter end date.

**To participate in the Quarterly Withdrawal Offer, Netwealth must be advised of your instructions by 5:00pm (Melbourne Time) at least 2 business days prior to the quarter end date (being 28 March, 28 June, 28 September and 28 December).**

**Instructions can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)**

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### Arrow Primary Infrastructure Fund (SAI0004AU)

#### Quarterly Withdrawal Offer

Arrow Primary Infrastructure Fund (SAI0004AU) offers withdrawals on a quarterly basis.

The quarterly withdrawal offers will be funded from available cash reserves together with capital inflows from additional investments in the Fund. Should the Offer be oversubscribed, the Manager will process redemptions on a pro-rata basis.

Withdrawal requests must be received by Arrow Funds Management Limited (Arrow) by the last business day of each quarter.

Unitholders may elect to provide Netwealth a standing instruction to participate in each future Quarterly Withdrawal Offer until such time their holding is redeemed in full or they cancel the instruction.

Redemption proceeds are expected to be paid within 10 business days after the quarter end date.

**To participate in the Quarterly Withdrawal Offer, Netwealth must be advised of your instructions by 5:00pm (Melbourne Time) at least 2 business days prior to the quarter end date (being 31 March, 30 June, 30 September and 31 December).**

Instructions can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)

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### Aurora Fortitude Absolute Return Fund (AFM0005AU)

#### Quarterly Withdrawal Offer

Aurora Funds Management Limited (Aurora) is offering unitholders the opportunity to redeem either all or part of their holding in the fund. The Fund will only allow up to 5% of the total funds under management available for redemption in any given quarter.

Redemptions will be proportionately scaled back if the aggregate redemptions exceed the 5% limit. This means that the number of units actually redeemed may be less than what you had originally requested.

Withdrawal requests must be received by Aurora by the last day of each quarter end date (March / June / September / December).

Unitholders may elect to provide Netwealth a standing instruction to participate in each future Quarterly Withdrawal Offer until such time their holding is redeemed in full or they cancel the instruction.

The withdrawal proceeds are expected to be paid within 10 business days after the half year end date.

**To participate in the Quarterly Withdrawal Offer, Netwealth must be advised of your instructions by 5:00pm (Melbourne Time) at least 2 business days prior to the quarter end date (being March, June, September and December).**

**Instructions can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)**

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### Australian Unity Diversified Property Fund (YOC0018AU)

#### Quarterly Withdrawal Offer

Australian Unity Funds Management (AUFM) offers withdrawals on a quarterly basis for the Australian Unity Diversified Property Fund (YOC0018AU).

The maximum total amount available for withdrawal each quarter will be limited to 2.5% of the Fund's net asset value.

In the event of oversubscriptions, redemptions will be met on a pro-rata basis, or at the managers discretion they may increase the limit.

Unitholders may elect to provide Netwealth a standing instruction to participate in each future Quarterly Withdrawal Offer, until such time their holding is redeemed in full, or they cancel the instruction.

The cash proceeds are expected to be paid around 5 business days after the quarter end date.

**To participate in the Quarterly Withdrawal Offer, Netwealth must be advised of your instructions by 5:00pm (Melbourne Time) at least 2 business days prior to the 21<sup>st</sup> day of the quarter end date (being February, May, August and November).**

**Instructions can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)**

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### Australian Unity Retail Property Fund (YOC0007AU)

#### Quarterly Withdrawal Offer

Australian Unity Funds Management Limited (AUFML) offers withdrawals on a quarterly basis for the Australian Unity Retail Property Fund (YOC0007AU).

The maximum total amount available for withdrawals from the fund each quarter is 1.25% of the net asset value.

In the event of oversubscriptions, redemptions will be met on a pro-rata basis, or at the managers discretion they may increase the limit.

Unitholders may elect to provide Netwealth a standing instruction to participate in each future Quarterly Withdrawal Offer, until such time their holding is redeemed in full, or they cancel the instruction.

The cash proceeds are expected to be paid around 5 business days after the quarter end date.

**To participate in the Quarterly Withdrawal Offer, Netwealth must be advised of your instructions by 5:00pm (Melbourne Time) at least 2 business days prior to the 28<sup>th</sup> day of the quarter end date (being January, April, July and October).**

**Instructions can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)**

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### Charter Hall Direct Office Fund - Retail (MAQ0433AU)

#### Half Yearly Withdrawal Offer

Charter Hall offers withdrawals on a half yearly basis for the Charter Hall Direct Office Fund - Retail (MAQ0433AU).

The Withdrawal Offer price will be made using the applicable unit price at the Offer close date.

Up to \$7.5 million will be made available for withdrawals under the Withdrawal Offer. If there are insufficient funds to meet all withdrawal requests, then requests will be met on a pro rata basis. This means that the number of units redeemed may be less than what you had originally requested.

Unitholders may elect to provide Netwealth a standing instruction to participate in each future Half Yearly Withdrawal Offer, until such time their holding is redeemed in full, or they cancel the instruction.

The cash proceeds are expected to be paid within 10 business days after the half year end date.

**To participate in the Half Yearly Withdrawal Offer, Netwealth must be advised of your instructions by 5:00pm (Melbourne Time) at least 2 business days prior to the half year end date (being 21 February and 21 August).**

Instructions can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)

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### Charter Hall Direct Office Fund - Wholesale (MAQ0448AU)

#### Half Yearly Withdrawal Offer

Charter Hall offers withdrawals on a half yearly basis for the Charter Hall Direct Office Fund - Wholesale (MAQ0448AU).

The Withdrawal Offer price will be made using the applicable unit price at the Offer close date.

Up to \$7.5 million will be made available for withdrawals under the Withdrawal Offer. If there are insufficient funds to meet all withdrawal requests, then requests will be met on a pro rata basis. This means that the number of units redeemed may be less than what you had originally requested.

Unitholders may elect to provide Netwealth a standing instruction to participate in each future Half Yearly Withdrawal Offer, until such time their holding is redeemed in full, or they cancel the instruction.

The cash proceeds are expected to be paid within 10 business days after the half year end date.

**To participate in the Half Yearly Withdrawal Offer, Netwealth must be advised of your instructions by 5:00pm (Melbourne Time) at least 2 business days prior to the half year end date (being 21 February and 21 August).**

Instructions can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)

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### Charter Hall Direct Office Fund - Wholesale A (MAQ0842AU)

#### Half Yearly Withdrawal Offer

Charter Hall offers withdrawals on a half yearly basis for the Charter Hall Direct Office Fund – Wholesale A (MAQ0842AU).

The Withdrawal Offer price will be made using the applicable unit price at the Offer close date.

Up to \$7.5 million will be made available for withdrawals under the Withdrawal Offer. If there are insufficient funds to meet all withdrawal requests, then requests will be met on a pro rata basis. This means that the number of units redeemed may be less than what you had originally requested.

Unitholders may elect to provide Netwealth a standing instruction to participate in each future Half Yearly Withdrawal Offer, until such time their holding is redeemed in full, or they cancel the instruction.

The cash proceeds are expected to be paid within 10 business days after the half year end date.

**To participate in the Half Yearly Withdrawal Offer, Netwealth must be advised of your instructions by 5:00pm (Melbourne Time) at least 2 business days prior to the half year end date (being 21 February and 21 August).**

Instructions can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)

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### Charter Hall Direct Office Fund – Ord Units (MAQ0650AU)

#### Half Yearly Withdrawal Offer

Charter Hall offers withdrawals on a half yearly basis for the Charter Hall Direct Office Fund – Ord Units (MAQ0650AU).

The Withdrawal Offer price will be made using the applicable unit price at the Offer close date.

Up to \$7.5 million will be made available for withdrawals under the Withdrawal Offer. If there are insufficient funds to meet all withdrawal requests, then requests will be met on a pro rata basis. This means that the number of units redeemed may be less than what you had originally requested.

Unitholders may elect to provide Netwealth a standing instruction to participate in each future Half Yearly Withdrawal Offer, until such time their holding is redeemed in full, or they cancel the instruction.

The cash proceeds are expected to be paid within 10 business days after the half year end date.

**To participate in the Half Yearly Withdrawal Offer, Netwealth must be advised of your instructions by 5:00pm (Melbourne Time) at least 2 business days prior to the half year end date (being 21 February and 21 August).**

Instructions can be submitted by email to [corporateactions@netwealth.com.au](mailto:corporateactions@netwealth.com.au)

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### AMP Limited (AMP) – Maurice Blackburn

#### Class Action

Maurice Blackburn, in partnership with litigation funder International Litigation Funding Partners Pte Ltd (ILFP), is preparing a proposed class action against AMP Limited (AMP) on behalf of aggrieved AMP shareholders.

Eligible Trading Period: Shareholders who acquired shares in AMP at any time between 27 May 2015 and 13 April 2018 (inclusive).

The Class action will proceed if a sufficient number of claimants submit registration.

Further information regarding the Class Action can be found at [www.mauriceblackburn.com.au/current-class-actions/amp-class-action/](http://www.mauriceblackburn.com.au/current-class-actions/amp-class-action/)

By participating in this Class Action, you are agreeing that you will opt-out of other similar proceedings against AMP Limited.

**If you are a Netwealth Wealth Accelerator or Investment Wrap Account holder who wishes to participate in this Class Action, instructions can be submitted online**

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### AMP Limited (AMP) – Quinn Emanuel

#### Class Action

Quinn Emanuel, in partnership with litigation funder Burford Capital, is preparing a proposed class action against AMP Limited (AMP) on behalf of aggrieved AMP shareholders.

Eligible Trading Period: Shareholders who acquired shares in AMP at any time between 10 May 2012 and 15 April 2018 (inclusive).

The Class action will proceed if a sufficient number of claimants submit registration.

Further information regarding the Class Action can be found at <https://www.ampclassaction.com/>

By participating in this Class Action, you are agreeing that you will opt-out of other similar proceedings against AMP Limited.

**If you are a Netwealth Wealth Accelerator or Investment Wrap Account holder who wishes to participate in this Class Action, instructions can be submitted online**

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### Arrium Limited (ARI) – Squire Patton Boggs

#### Class Action

Squire Patton Boggs, in partnership with litigation funder Equite Capital No. 1 Pte Ltd, is preparing a proposed class action against Arrium Limited (ARI) on behalf of aggrieved ARI shareholders.

Eligible Trading Period: Shareholders who acquired shares in ARI on and after 19 August 2014 (inclusive).

The Class action will proceed if a sufficient number of claimants submit registration.

By participating in this Class Action, you are agreeing that you will opt-out of other similar proceedings against ARI Limited.

**If you are a Netwealth Wealth Accelerator or Investment Wrap Account holder who wishes to participate in this Class Action, instructions can be submitted online**

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### Commonwealth Bank of Australia (CBA) – Maurice Blackburn

#### Class Action

Maurice Blackburn, in partnership with litigation funder IMF Bentham Limited (IMF), is preparing a proposed class action against Commonwealth Bank of Australia (CBA) on behalf of aggrieved CBA shareholders.

Eligible Trading Period: Shareholders who acquired shares in CBA at any time between 1 July 2015 and 3 August 2017 (inclusive) and held some or all of those shares until 1pm AEST on 3 August 2017.

The Class action will proceed if a sufficient number of claimants submit registration.

Further information regarding the Class Action can be found at <http://www.imf.com.au/cases/register/cba-shareholder-overview>

By participating in this Class Action, you are agreeing that you will opt-out of other similar proceedings against Commonwealth Bank of Australia (CBA).

**If you are a Netwealth Wealth Accelerator or Investment Wrap Account holder who wishes to participate in this Class Action, instructions can be submitted online**

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### Shine Corporate Ltd (SHJ) – Quinn Emanuel

#### Class Action

Quinn Emanuel, in partnership with litigation funder Regency Funding Pty Ltd, is preparing a proposed class action against Shine Corporate Ltd (SHJ) on behalf of aggrieved SHJ shareholders.

Eligible Trading Period: Shareholders who acquired shares in SHJ at any time between 27 August 2014 and 29 January 2016 (inclusive).

The Class action will proceed if a sufficient number of claimants submit registration.

Further information regarding the Class Action can be found at <https://www.shinesthresharesaction.com.au/>

By participating in this Class Action, you are agreeing that you will opt-out of other similar proceedings against Shine Corporate Ltd.

**If you are a Netwealth Wealth Accelerator or Investment Wrap Account holder who wishes to participate in this Class Action, instructions can be submitted online by 11:59pm on 24 January 2019**

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### Spotless Group Holdings Limited (SPO) – Slater and Gordon

#### Class Action

Slater and Gordon, in partnership with litigation funder Therium Australia Ltd, ICP Capital Pty Ltd and Investor Claim Partner Pty Ltd is preparing a proposed class action against Spotless Group Holdings Limited (SPO) on behalf of aggrieved SPO shareholders.

Eligible Trading Period: Shareholders who acquired shares in SPO at any time between 25 August 2015 and 1 December 2015 (inclusive).

The Class action will proceed if a sufficient number of claimants submit registration.

Further information regarding the Class Action can be found at <http://www.slatergordon.com.au/class-actions/current-class-actions/spotless>

By participating in this Class Action, you are agreeing that you will opt-out of other similar proceedings against Spotless Group Holdings Limited.

**If you are a Netwealth Wealth Accelerator or Investment Wrap Account holder who wishes to participate in this Class Action, instructions can be submitted online by 11:59pm on 23 January 2019**

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### Woolworths Group Limited (WOW) – Maurice Blackburn

#### Class Action

Maurice Blackburn, in partnership with litigation funder International Litigation Funding Partners Pte Ltd (ILFP), is preparing a proposed class action against Woolworths Group Limited (WOW) on behalf of aggrieved WOW shareholders.

Eligible Trading Period: Shareholders who acquired shares in WOW at any time between 29 August 2014 and 6 May 2015 (inclusive) and held some or all of those shares at the commencement of trading on 6 May 2015.

The Class action will proceed if a sufficient number of claimants submit registration.

Further information regarding the Class Action can be found at <http://www.mauriceblackburn.com.au/current-class-actions/woolworths-potential-class-action/>

By participating in this Class Action, you are agreeing that you will opt-out of other similar proceedings against Woolworths Group Limited (WOW).

**If you are a Netwealth Wealth Accelerator or Investment Wrap Account holder who wishes to participate in this Class Action, instructions can be submitted online**

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