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Form 3A/B UCPR 6 2

STATEMENT OF CLAIM

COURT DETAILS

Court Supreme Court of NSW

Division Common Law

List Common Law General Registry Supreme Court Sydney

Case number 2017/00131194

TITLE OF PROCEEDINGS

First Plaintiff Manfred Kuhn

Second Plaintiff Elizabeth Kaye Stewart

First Defendant INFIGEN ENERGY LIMITED

ABN 39105051616

FILING DETAILS

Filed for Plaintiff[s]

Legal representative Brendan Pendergast

Legal representative reference

Telephone (03) 5560 2000 Your reference BP:170191

NOTICE OF LISTING

This matter has been listed for Directions (Common Law Registrar) at Supreme Court Sydney on 7 August 2017 at 09:00 AM.

AFFIDAVIT

Deponent Name Brendan Francis Pendergast

Sworn/Affirmed on 02 May 2017

ATTACHMENT DETAILS

In accordance with Part 3 of the UCPR, this coversheet confirms that both the Statement of Claim (e-Services), along with any other documents listed below, were filed by the Court.

Statement of Claim (UCPR 3A/3B) (Kuhn and Stewart v Infigen Energy Limited - Statement of Claim (2.5.2017).pdf)

[attach.]

bpender001

Form 3A (version 7) UCPR 6.2

STATEMENT OF CLAIM

COURT DETAILS

Court Supreme Court of New South Wales

Division Common Law

List General
Registry Sydney
Case number 2017/

TITLE OF PROCEEDINGS

Plaintiff Manfred Kuhn and Elizabeth Kaye Stewart (Plaintiffs)

Defendant Infigen Energy Limited

ABN 39 105 051 616

FILING DETAILS

Filed for Manfred Kuhn and Elizabeth Kaye Stewart, the plaintiffs

Legal representative Brendan Pendergast, Maddens Lawyers

219 Koroit Street,

Warrnambool, Victoria, 3280

DX:28001

Tel: (03) 5560 2000

Legal representative reference 170191

Contact name and telephone Brendan Pendergast, (03)55602000

Contact email <u>bfp@maddenslawyers.com.au</u>

TYPE OF CLAIM

Torts - Negligence - Personal Injury - Property Damage

RELIEF CLAIMED

The plaintiffs claim on their own behalf and on behalf of each of the Group Members:

- A. Damages.
- B. Costs.
- C. Interest on damages and costs pursuant to sections 100 and 101 of the Civil Procedure Act 2005 (NSW).
- D. Such further order as the Court deems fit.

PLEADINGS AND PARTICULARS

A. INTRODUCTION

A.1. The plaintiffs

- 1 The plaintiffs:
 - a. owned personal and real property in New South Wales at 783 Mount Fairy Rd,
 Mount Fairy;
 - suffered loss and damage by reason of the bushfire which commenced on 17 January 2017 in the vicinity of Tarago (Currandooley Bushfire) and burnt the area depicted in Annexure 1 (Fire Area);
 - c. commence this proceeding as a representative proceeding pursuant to section 157 of the *Civil Procedure Act 2005* (NSW) (Civil Procedure Act) on behalf of all persons (Group Members), who or which:
 - suffered loss or damage to property as a result of the Currandooley Bushfire;
 - ii. at the time of the Currandooley Bushfire resided in, or had an interest in real or personal property in, the Fire Area and who suffered economic loss, such loss not consequent upon injury to that person, or loss or damage to their property;
 - iii. suffered personal injury (whether physical injury, or psychiatric injury as defined below) as a result of:
 - A. the Currandooley Bushfire; and, or alternatively;
 - B. an injury to another person as a result of the Currandooley Bushfire.

(where psychiatric injury in this group definition means nervous shock or another psychiatric or psychological injury, disturbance, disorder or condition which has been diagnosed by a medical practitioner prior to the commencement of this proceeding);

iv. are the legal personal representatives of the estates of any person who would be a Group Member but for their death after the date of the fire;

- v. are not any of the following:
 - A. a related party (as defined by section 228 of the Corporations Act 2001 (Cth) (Corporations Act) of Infigen Energy Limited ("Infigen");
 - B. a related body corporate (as defined by section 50 of the Corporations Act) of Infigen;
 - C. an associated entity (as defined by section 50AAA of the Corporations Act) of Infigen;
 - D. an officer or a close associate (as defined by section 9 of the Corporations Act) of Infigen; or
 - E. the Commonwealth or a State or any body corporate, Minister or officer acting in the capacity of an officer of the Commonwealth or a State.
- Immediately prior to the commencement of this proceeding, seven or more persons have claims against Infigen within the meaning of section 157 of the Civil Procedure Act.
- The plaintiffs and Group Members have the same interest in this proceeding, by reason of the fact that the plaintiffs and each Group Member claim the same type of relief against Infigen in negligence and require a resolution of at least the common issues of law or fact identified in Section D of this statement of claim.

A.2. Infigen Energy Limited (Infigen)

- 4 Infigen is and at all material times was:
 - a. incorporated pursuant to the Corporations Act and capable of being sued;
 - b. the owner and operator of the Capital Renewable Energy Precinct located near Bungendore in New South Wales, Australia incorporating the Capital Windfarm comprising 67 wind turbines and the Woodlawn Windfarm comprising 23 wind turbines:
 - c. the owner of and had under its care, control and management the electricity power lines and associated equipment or electricity structures that formed the distribution system used to convey and control the conveyance of electricity

within and from the Capital Windfarm and the Woodlawn Windfarm (**Electricity Works**); and

d. to the extent that the Capital Windfarm, Woodlawn Windfarm or Electricity Works were built on land that Infigen did not own or lease in whole, was licenced to keep in place and maintain the Capital Windfarm or Electricity Works on the land on which they were situated.

B. CURRANDOOLEY BUSHFIRE

5 Shortly before 10:00 AM on 17 January 2017, the Currandooley Bushfire commenced in grass adjacent to the Electricity Works.

Particulars

The Currandooley Bushfire commenced in the vicinity of pole #25 of the WOO 33 kV transmission powerline ("**pole #25**) which passes from Woodlawn Windfarm to a substation on the Capital Windfarm owned and operated by Infigen.

- The Currandooley Bushfire spread from its point of ignition to surrounding areas and caused extensive damage before being brought under control.
- 7 The Currandooley Bushfire was caused by a bird coming into contact with the Electricity Works.

Particulars

The Currandooley Bushfire was caused by an interaction between a bird and the Electricity Works, which involved:

- a. a bird coming into contact with two phases or a phase and ground, causing the bird to be electrocuted, catch on fire and fall into dry grass at the base of pole #25, causing a fire to commence;
- b. a bird coming into contact with two phases or a phase and ground, causing the Electrical Works to ignite and eject burning or heated material, causing a fire to commence in the vicinity of the base of pole #25;
- c a bird perched on the Electrical Works ejecting a streamer onto or near an insulator or conductor forming part of the Electricity Works, causing a flashover and an ignition by either of the sub-particulars a. orb. above; or
- d. a bird otherwise configuring the Electricity Works so as to cause the Currandooley Bushfire.

C. NEGLIGENCE

C.1. Duty of Care

8 At the material times, Infigen caused or allowed electricity to be transmitted via the Electricity Works.

9 It was the case that:

- a. the transmission of electricity through the Electricity Works involved a risk that the electricity would be conducted along a circuit created unintentionally by the interaction between the Electricity Works and other things;
- b. if electricity was conducted through an animal or object, including material ejected by an animal, depending on the properties of the animal or object and the amount of electricity involved, the animal, object or Electricity Works (or parts of it) might be heated to some degree and there might be a risk of ignition;
- if ignition of an animal or object occurred by the mechanism in paragraphs 9a
 and 9b in a bushfire prone area in bushfire season the risk of a bushfire of the spread and severity of the Currandooley Bushfire was not insignificant;
- d. there was a not insignificant risk that a bird coming into contact with the parts of the Electricity Works comprising high-voltage transmission lines could result in a bushfire by the mechanism in paragraphs 9a through 9c; and
- e. if a bushfire occurred in the vicinity of the Electricity Works there was a not insignificant risk that a class of persons including the plaintiffs and Group Members would suffer loss and damage to their property and person, (together and separately, Risks).
- 10 At the material times, the plaintiffs and Group Members:
 - had no or no practicable ability to prevent or minimise the risk of a fire starting in connection with the Electricity Works;
 - b. were vulnerable to the impact or effects of such fire; and consequently;
 - c. were dependent, for the protection of their persons, property and interests, upon Infigen taking precautions against the Risks.
- As a result of the matters pleaded in paragraphs 8 to 10 above (separately or in combination) Infigen, at the material times, owed a duty of care to the plaintiffs and Group Members to exercise reasonable care and to take reasonable precautions against the possibility of the materialisation of the Risks (**Duty of Care**).

C.2. Breach

12 At the material times, Infigen knew or ought to have known of the Risks.

Particulars

- By causing or allowing electricity to be transmitted via the Electricity Works, Infigen created the Risks.
- b. On 4 January 2017 a fire broke out at a property known as "Pylara", which spread over 20ha. The fire was caused by a crow landing on or near pole #67 of the WOO 33 kV transmission powerline, being electrocuted and falling alight to the ground.
- c. Following the Currandooley Fire, The Australian Newspaper published an article on 2 March 2017 with quotes from Infigen stating that bird strike on the Electricity Works on 17 January 2017 could have resulted in a fault and said:

"This would electrocute the bird, possibly causing a burn, but would not normally result in the incineration of a bird. Whilst it is not uncommon for bird strikes to occur on powerlines, bird strikes causing fires are rare

In light of recent events, we have been reviewing our procedures in an attempt to reduce the chance of a bird strike causing a fire again. We have conducted environmental improvements including laying gravel around the base of power poles and slashing/spraying long grass. Once we have received the final investigation report from the RFS we will consider whether any further amendments to our procedures would be appropriate."

(http://www.theaustralian.com.au/news/nation/flaming-crows-bird-on-wire-sparks-bushfire/news-story/22148adfcc118eae0ca015ab426392ce)

d. Further following the Currandooley Fire on 2 February 2017 the Goulburn Post published an article with a quote from Infigen stating:

"it was an unusual event. We have had over 20 unplanned outages over four years prior to the recent event and we suspect bird strikes on powerlines were responsible for all of those. (But) it has caused only one fire over four years."

fhttp://www.goutburnpost.com. a u/story/4442542/company-denies-fire-fault/)

- As a result of the matters pleaded and particularised in paragraphs 9 to 12 above:
 - a. the probability of the Risks eventuating was not insignificant;
 - b. there was a significant risk of harm if reasonable precautions were not taken against the Risks;
 - c. the seriousness of the harm occurring in the event that the Risks eventuated was potentially catastrophic;
 - d. the burden of taking reasonable precautions against the Risks was low or moderate or, in the alternative, was not unreasonable having regard to the probability that the Risks would eventuate and potential seriousness of the harm if that occurred; and

e. there was minimal social utility in refraining from taking reasonable precautions or alternatively, the social utility of Infigen operating the Electricity Works would not be impacted or hindered significantly by the taking of reasonable precautions and any such impact or hindrance would not obviate the need to take such precautions due to the probability that the Risks would eventuate and potential seriousness of the harm if that occurred.

Particulars

The plaintiffs repeat the pleadings and particulars at paragraph 9 above and say further that at the material times:

- a. the Capital Windfarm and Electricity Works were located in an area designated by the Rural Fire Service as bushfire prone;
- b. a Total Fire Ban was in place on 17 January 2017;
- c. the foreseeable local conditions for the land upon which the Electricity Works were located and its surrounds included:
 - dry environmental conditions;
 - low atmospheric humidity;
 - high ambient temperature; and
 - strong winds.
- As a result of the matters pleaded and particularised in paragraphs 9 to 13 above, a reasonable person in the position of Infigen at the material times would have taken the following precautions against the materialisation of the Risks:
 - a. reducing fuel load in the vicinity of the Electricity Works, and in particular near the parts of the Electricity Works comprising high-voltage transmission lines, including near the WOO 33 kV transmission powerline;

Particulars

Fuel load should have been managed by regular scheduled slashing and maintenance operations in the vicinity of the Electricity Works.

 installing safety features on those parts of the Electricity Works comprising highvoltage transmission lines to minimise dangerous interaction of animals or objects;

Particulars

The following safety features should have been installed:

a. beds of gravel or other non-flammable material around the pylons supporting the Electricity Works; or

- b. an appropriately designed auto-reclose system.
- c. separation and/or insulation of active conductors from surrounding structures.
- c. modifying or designing the Electricity Works to deter bird strikes or other unsafe animal contact, including the emission of streamers over high-risk areas; and/or

Particulars

The following modification or design features should have been adopted:

- a. bird deterrents and/or diverters, including perch deterrents and safe perches to lure birds away from hardware;
- b. insulating sleeves, including placing low density polyethylene pipe over live aluminium conductor steel-reinforced cables (in particular the centre phase and where used as a jumper on auxiliary structures) to prevent birds or animals contacting two phases or a phase and ground; or
- c. gapped ground wire.
- d. immediate reporting of actual or suspected ignitions to emergency services in bushfire season and/or Total Fire Ban days.

(together and separately, Bushfire Risk Precautions).

- 15 Infigen failed to take reasonable care in relation to the Risks by reason of it, prior to 17 January 2017:
 - failing to reducing fuel load in the vicinity of the WOO 33 kV transmission powerline in bushfire season;
 - failing to lay gravel beds (or other non-flammable material) under the WOO 33
 kV transmission powerline poles and/or pylons;
 - c. failing to install an appropriate auto reclose system on the Electricity Works;
 - d. failing to adequately separate or insulate the conductors;
 - failing to modify or design the WOO 33 kV transmission powerlines and auxiliary infrastructure so as to minimise the risk of unsafe bird contact with the Electricity Works;
 - f. failing to contact emergency services as soon as the ignition which resulted in the Currandooley Bushfire became apparent; and/or
 - g. otherwise failing to carry out or carry out with reasonable care any of the Bushfire Risk Precautions particularised in paragraph 14 above.

(together and separately, Bushfire Risk Failures).

Particulars

The plaintiffs repeat the particulars subjoined to paragraphs 9, 12 and 14 above and say further that when Infigen by its employees or agents became aware of the ignition of the Currandooley Bushfire it first contacted Mr Ian Willson, a member of the Taylors Creek RFS, and did not alert or request emergency services until sometime after

By reason of one or more of the Bushfire Risk Failures, Infigen breached its Duty of Care (Bushfire Risk Breach).

C.3. Causation

- 17 Had the Bushfire Risk Breach not occurred, the Currandooley Bushfire:
 - a. would not have occurred;
 - b. would not have caused loss and damage to the plaintiff and Group Members;

C.4. Loss and damage of plaintiffs

The plaintiffs have suffered loss and damage as a result of the Bushfire Risk Breach.

Particulars

The loss suffered by the plaintiffs is:

- a. the cost of repair of property; and/or
- b. any diminution in the value of property; and/or
- any consequential losses being the necessity to pay interest and other expenses
 resulting from the damage to property

Further particulars of further loss and damage will be provided in due course and prior to the hearing.

C.5. Loss and damage of Group Members

19 Group Members have suffered loss and damage as a result of the Bushfire Risk Breach.

Particulars

The loss suffered by Group Members will be particularised following the initial trial of the plain tiffs' claim and prior to the determination of Group Members' claims but with the plaintiffs' current state of knowledge will likely consist of:

- a. the cost of repair of property plus any diminution in the value of property post any repairs; and/or
- the cost of replacement of property less any salvage value of the damaged property; and/or

- c. any consequential losses being the loss to income and profits resulting from the damage to property; and/or
- d. any consequential losses being the necessity to pay interest and other expenses resulting from the damage to property; and/or
- e. personal injury (if relevant to a particular Group Member).

D. COMMON QUESTIONS OF LAW OR FACT

- The questions of law or fact common to the claims of the plaintiffs and each Group Member are:
 - a. whether the Risks existed;
 - b. whether Infigen owed the Duty of Care to the plaintiffs and Group Members;
 - c. the nature, scope and content of the Duty of Care;
 - d. whether the Risks were foreseeable;
 - e. whether a reasonable person in the position of Infigen at the material times would carry out the Bushfire Risk Precautions;
 - f. whether and to what extent the Bushfire Risk Failures were breaches of the Duty of Care;
 - g. whether the Bushfire Risk Breach caused or contributed to the Currandooley Bushfire; and
 - h. the principles for identifying and measuring compensable loss suffered by the claimants resulting from the breaches of duty or negligence alleged herein.

SIGNATURE OF LEGAL REPRESENTATIVE

I certify under clause 4 of Schedule 2 to the <u>Legal Profession Uniform Law Application Act</u> <u>2014</u> that there are reasonable grounds for believing on the basis of provable facts and a reasonably arguable view of the law that the claim for damages in these proceedings has reasonable prospects of success.

I have advised the plaintiffs that court fees may be payable during these proceedings. These fees may include a hearing allocation fee.

Signature

Capacity

Date of signature

NOTICE TO DEFENDANT

If you do not file a defence within 28 days of being served with this statement of claim:

- You will be in default in these proceedings.
- The court may enter judgment against you without any further notice to you.

The judgment may be for the relief claimed in the statement of claim and for the plaintiffs' costs of bringing these proceedings. The court may provide third parties with details of any default judgment entered against you.

The proceedings are listed for an initial case conference at **9:00am** on **Wednesday____ June 2017.**

HOW TO RESPOND

Please read this statement of claim very carefully. If you have any trouble understanding it or require assistance on how to respond to the claim you should get legal advice as soon as possible.

You can get further information about what you need to do to respond to the claim from:

- A legal practitioner.
- LawAccess NSW on 1300 888 529 or at www.lawaccess.nsw.gov.au.
- The court registry for limited procedural information.

You can respond in one of the following ways:

- 1 If you intend to dispute the claim or part of the claim, by filing a defence and/or making a cross-claim.
- If money is claimed, and you believe you owe the money claimed, by:
 - Paying the plaintiff all of the money and interest claimed. If you file a notice
 of payment under UCPR 6.17 further proceedings against you will be
 stayed unless the court otherwise orders.
 - Filing an acknowledgement of the claim.
 - Applying to the court for further time to pay the claim.
- **1** If money is claimed, and you believe you owe part of the money claimed, by:
 - Paying the plaintiffs that part of the money that is claimed.
 - Filing a defence in relation to the part that you do not believe is owed.

Court forms are available on the UCPR website at www.lawlink.nsw.gov.au/ucpr or at any NSW court registry.

REGISTRY ADDRESS

Street address Supreme Court of New South Wales

Law Courts Building, Queens Square 184 Phillip Street, Sydney NSW 2000

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Postal address Supreme Court of New South Wales

GPO Box 3 Sydney NSW 2001

Australia

DX: 829 Sydney

Telephone (02) 9230 8111

AFFIDAVIT VERIFYING

Name Brendan Francis Pendergast

Address 219 Koroit Street, Warrnambool Victoria, 3280

Occupation Lawyer

Date 22 May 2017.

I, **Brendan Francis Pendergast,** of 219 Koroit Street, Warrnambool, Victoria, Solicitor, make oath and say as follows:

- 1 I am a Principal of Maddens Lawyers of 219 Koroit Street, Warrnambool and have the carriage of this matter for and on behalf of the Plaintiffs.
- The Plaintiffs are joint proprietors of property at 783 Mount Fairy Rd, Mount Fairy, NSW which was damaged in the 17 January 2017 Currandooley fire described in the Statement of Claim ("the Fire").
- The Plaintiffs' knowledge of the allegations of fact in the pleading are limited by reason of the representative nature of these proceedings and accordingly I have been authorised to make this Affidavit on behalf of the Plaintiffs.
- I have undertaken extensive investigations into the cause and circumstances of the Fire including attending at the fire field, conferring with witnesses and reviewing relevant documentation.
- I have received instructions from in excess of seven owners of property damaged in the Fire, including the Plaintiffs to pursue a claim against Infigen Energy seeking damages for losses suffered as a result of the fire.
- As to any allegations of fact in the pleading, I believe that the allegations are true.

1. 1

SWORN at

Warrnambool, Victoria

Signature of deponent

Name of witness

Christopher McDonald

Address of witness 219 Koroit Street, Warrnambool, Victoria, 3280.

Capacity of witness Lawyer

And as a witness, I certify the following matters concerning the person who made this affidavit (the deponent):

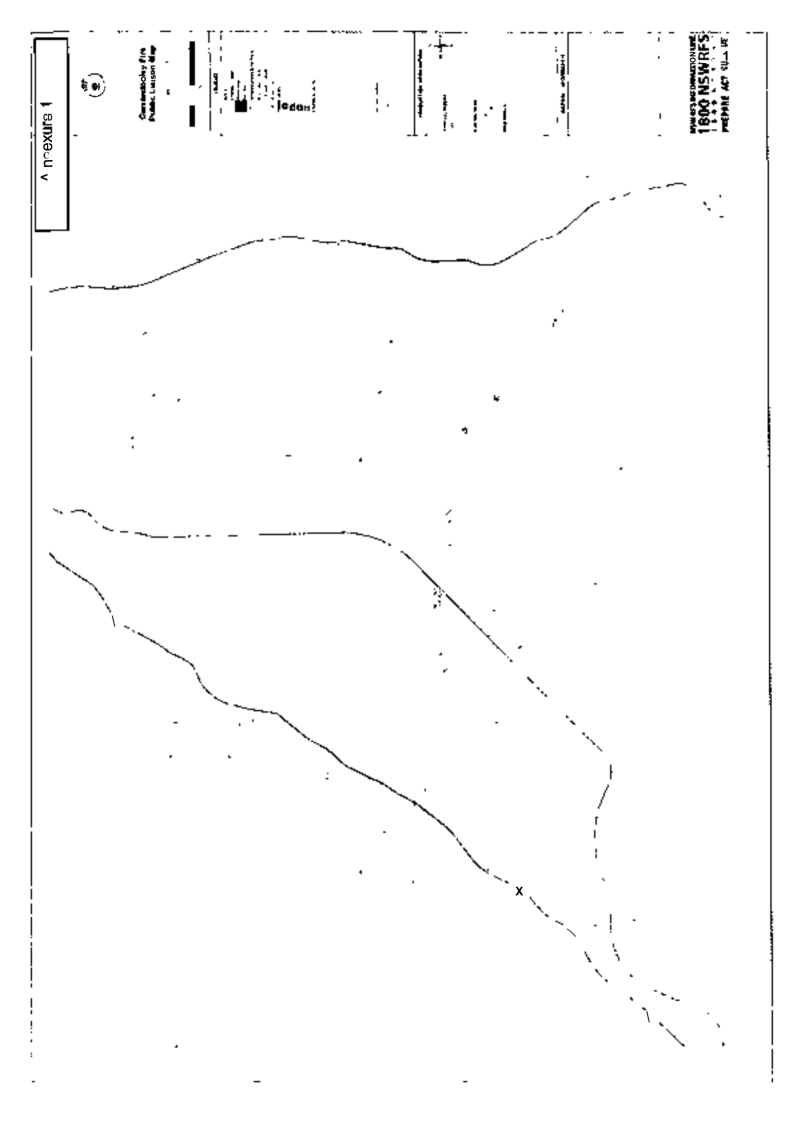
- 1 I saw the face of the deponent.
- 2 I have known the deponent for at least 12 months.

Signature of witness

Note: The deponent and witness must sign each page of the affidavit See UCPR 35.7B.

^{[*} The only "special justification" for not removing a face covering is a legitimate medical reason (at April 2012).]

^{[†&}quot;Identification documents" include current driver licence, proof of age card, Medicare card, credit card, Centrelink pension card, Veterans Affairs entitlement card, student identity card, citizenship certificate, birth certificate, passport or see Oaths Regulation 2011.]



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To respond online, you will need the Case Number (located in the Court Details section of the court approved Statement of Claim). If you are representing yourself, you will also need the document barcode (normally located on the top right hand side of the Statement of Claim).

If this Statement of Claim does not have a document barcode, you will need to attend a Court Registry to obtain the document barcode. You will need to provide identification (e.g. drivers license) before the Court Registry staff can give you a form relating to this case.

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