



UNITED PETROLEUM CLASS ACTION

FNH United Pty Ltd & Ors vs United Petroleum Franchise Pty Ltd & Ors

Supreme Court of Victoria Case S ECI 2022 04261

Case: S ECI 2022 04261

Filed on: 11/11/2024 10:31 AM

GROUP PROCEEDING SUMMARY STATEMENT¹

1. Who is the United Petroleum Class Action brought against, and what is the claim for?

The United Petroleum Class Action is against United Petroleum Franchise Pty Ltd (ACN 127 764 989) (**United Petroleum Franchise**), United Petroleum Pty Ltd (ACN 085 779 255) (**United Petroleum**) and Avi Silver, a director of United Petroleum Franchise and United Petroleum.

United Petroleum Franchise and United Petroleum are part of a group of companies trading under the United Petroleum brand and trademarks (**United Group**). Within the United Group, United Petroleum Franchise operates service stations via a network of licensed businesses operated by franchisees while United Petroleum is the contracting party for commission agents (**United Network**).

The claim alleges wrongdoing by United Petroleum Franchise in relation to its conduct towards franchisees and guarantors, who are the Franchisee Group Members. The claim also alleges wrongdoing by United Petroleum in its conduct towards commission agents and guarantors, who are the Commission Agent Group Members.

The claim alleges that the wrongdoing of United Petroleum Franchise and United Petroleum includes misleading or deceptive conduct and unconscionable conduct with respect to the installation of the Pie Face franchise into United Group sites, as well as the allocation of Pie Face stock to those sites. The proceeding alleges that Franchisee Group Members and Commission Agent Group Members have suffered loss as a result of this conduct, and that some Group Members would not have entered into franchise agreements or commission agency agreements with United Petroleum Franchise and United Petroleum respectively had the alleged wrongdoing not occurred.

2. Who are the Group Members in the United Petroleum Class Action?

The Group Members are:

A. all persons (individuals or corporate entities) who:

(a) at any time from 19 October 2016 to 20 October 2022 were or commenced to be a franchisee in the United Network pursuant to a standard form franchise agreement; and

(a) at any time during that period were a guarantor of a franchisee's obligations under a franchise agreement with United Petroleum Franchise,

(Franchisee Group Members); and

¹ The Group Proceeding Summary Statement was amended on 24 October 2024.

B. all persons (individuals or corporate entities) who:

- (b) at any time from 23 September 2018 to 23 September 2024 were or commenced to be a commission agent in the United Network pursuant to a standard form commission agency agreement; and
- (c) at any time during that period were a guarantor of a commission agent's obligations under a commission agency agreement with United Petroleum,

(Commission Agent Group Members).

3. Who is the law firm acting?

Levitt Robinson Solicitors.

4. Who are the plaintiffs, and what are their roles and responsibilities?

The plaintiffs are:

- (a) FNH United Pty Ltd (ACN 639 802 798);
- (b) Fahim Istanikzai;
- (c) Jigarkumar Bharatbhai Patel;
- (d) Jaydeep Devjibhai Bhatti; and
- (e) Yug Sharma Pty Ltd (ACN 640 132 190).

The plaintiffs bring the claim on their own behalf and on behalf of Group Members who have claims against the defendants arising from similar or related circumstances.

They will provide instructions to Levitt Robinson as representatives for the Group Members regarding the conduct of the case, including in relation to any offer of settlement, and may give evidence in the proceeding.

The plaintiffs have overarching obligations to act honestly, to avoid undue delay and expense, and to exercise their best endeavours to take steps to resolve the proceeding.

At the hearing, the Court will be asked to make findings in relation to the questions of fact and law that are common to all Group Members.

5. Is this group proceeding funded by a litigation funder?

There is currently no litigation funder involved in the case.

6. How are legal fees and disbursements charged?

As to fees, Levitt Robinson is acting on a "no win, no fee" basis.

This means that all fees associated with the Class Action will be borne by Levitt Robinson, unless and until there is a successful outcome (being a settlement approved by the Court or

in a judgment after trial). In that case, Group Members may be required to pay legal costs to Levitt Robinson from the settlement or award of damages if approved by the Court.

If there is a successful outcome, the Plaintiffs' legal fees and disbursements will be charged using time-based billing for professional fees, with disbursements (for example, filing fees, fees for experts and barristers) charged at cost.

As to disbursements, these are also funded by Levitt Robinson, and Levitt Robinson will seek to recoup those costs if there is a successful outcome.

Amounts recoverable by Levitt Robinson for legal fees and disbursements must be approved by the Court as reasonable, before being deducted from the money to be paid to Group Members.

If there is not a successful outcome, the Plaintiffs and Group Members will not be asked to pay Levitt Robinson's costs or disbursements.

7. Are there any other Class Actions that relate to the operation of United Petroleum franchises?

Levitt Robinson is unaware of any other class actions in Australia that have been filed, or are likely to be filed, that relate to the operation of United Petroleum franchises or United Petroleum commission agents.

8. Who can Group Members contact for further information?

For further information about the proceeding, Group Members may contact Maureen Oraha, Solicitor, at Levitt Robinson Solicitors using the details below. Group Members will not be charged for such enquiries.

Email: UPCA@levittrobinson.com
Phone: (02) 9286 3133
Post: United Petroleum Class Action – Ref: SAL:190004
Levitt Robinson Solicitors
Ground Floor,
162 Goulburn Street, SURRY HILLS, NSW, 2010