Rule 3.8A

Appendix 3E

Daily share buy-back notice (except minimum holding buy-back and selective buy-back)

Information and documents given to ASX become ASX's property and may be made public. Introduced 1/9/99. Origin: rule 3.6, Appendix 7C. Amended 30/9/2001.

Name of Entity		N
Infigen Energy A stapled entity comprising Infigen Energy Limited (ABN 39 105 051 616), Infigen Energy (Bermuda) Limited (ARBN 116 360 715) and Infigen Energy Trust (ARSN 116 244 118), with Infigen Energy RE Limited (ABN 61 113 813 997)(AFSL 290 710) as responsible entity of the Trust ("IFN").	Re	fer left

We (the entity) give ASX the following information.

Information about buy-back

1 Type of buy-back

On-market

2 Date Appendix 3C or the last Appendix 3D was given to ASX

5 May 2010

Total of all shares bought back, or in relation to which acceptances have been received, before, and on, previous day

	[Before previous day	Previous day
3	Number of shares bought back or if buy-back is an equal access scheme, in relation to which acceptances have been received	35,570,893	1,800,000
4	Total consideration paid or payable for the shares	\$30,003,491.92	\$1,581,300.00

		Before prev	Before previous day		Previous day		
5	If buy-back is an on-market buy-back	highest price paid: date:	0.880 21-Jun-10	highest price paid:	id: 0.885		
		lowest price paid: date:	0.780 02-Jun-10	lowest price paid:	0.865		
				highest price allowe under rule 7.33:	^{sd} \$0.9145		

Participation by directors

6 Deleted 30/9/2001.

How many shares may still be bought back?

7 If the company has disclosed an intention to buy back a maximum number of shares - the remaining number of shares to be bought back

42,875,165

Compliance statement

- 1. The company is in compliance with all Corporations Law requirements relevant to this buy-back.
- 2. There is no information that the listing rules require to be disclosed that has not already been disclosed, or is not contained in, or attached to, this form.

Sign here:

Q'ALL

Date: 23 June 2010

Company secretary

Print name:

David Richardson