

Exhibit D

People v. Pilot Travel Centers LLC
Payment for Special Environmental Projects
Paragraph 3.2.

Pilot shall pay \$50,000 by a company check made payable to the “California District Attorneys Association Environmental Circuit Prosecutor Project.” The check shall bear on its face the case name (“*People v. Pilot*”), the Superior Court docket number. The monies shall be used by the California District Attorneys Association Environmental Circuit Prosecutor Project, until all funds are exhausted, for costs related to environmental training and enforcement.

Pilot shall pay \$240,000 by a company check made payable to the “California District Attorneys Association Environmental Project.” The check shall bear on its face the case name (“*People v. Pilot*”), the Superior Court docket number. The monies shall be used by the California District Attorneys Association Environmental Project, until all funds are exhausted, for costs related to environmental training.

Pilot shall pay \$10,000 by a company check made payable to the “California Hazardous Materials Investigators Association Environmental Project.” The check shall bear on its face the case name (“*People v. Pilot*”), the Superior Court docket number. The monies shall be used by the California Hazardous Materials Investigators Association Environmental Project, until all funds are exhausted, for costs related to environmental training.

Pilot shall pay \$50,000 by a company check made payable to the “Craig Thompson Environmental Protection Prosecution Fund” (“Fund”). The check shall bear on its face the case name (“*People v. Pilot*”), the Superior Court docket number, and the Attorney General’s internal docket number for this matter (“SA2005900432”). The payment made shall be placed in an interest-bearing Special Deposit Fund established by the California Attorney General. The Fund shall be organized solely and exclusively for the purpose of enhancing the investigation, prosecution, and enforcement of environmental protection actions brought pursuant to the environmental protection statutes of the State of California (including but not limited to Chapter 2 of Division 6 of the Fish and Game Code, Chapters 6.5, 6.7, 6.95 of Division 20 of the Health & Safety Code, and Division 7 of the Water Code as amended from time to time) by the California Attorney General, district attorneys and such city attorneys as are authorized to bring such actions pursuant to those statutes. The monies shall be used for environmental enforcement actions to benefit the State of California and its citizens. The monies transferred into the Special Deposit Fund and any interest derived therefrom shall not be considered part of the budget of the Attorney General’s Office and in no manner shall supplant or cause any reduction of any portion of the Attorney General’s budget.