

Exhibit B

People v. Pilot Travel Centers LLC

Initial Penalty Payment to Certified Unified Program Agencies (“CUPAs”)

Paragraph 3.1.b.

Pilot shall pay \$50,000 by a company check made payable to the “Kern County Environmental Health Department.”

Pilot shall pay \$100,000 by a company check made payable to the “Los Angeles County Department of Public Works.”

Pilot shall pay \$50,000 by a company check made payable to the “Madera County Environmental Health Department.”

Pilot shall pay \$50,000 by a company check made payable to the “Merced County Environmental Health Department.”

Pilot shall pay \$100,000 by a company check made payable to “Monterey County Environmental Health Department.”

Pilot shall pay \$100,000 by a company check made payable to the “Riverside County Department of Environmental Health Hazardous Materials Division.”

Pilot shall pay \$100,000 by a company check made payable to the “San Bernardino County Consolidated Fire District.” The check shall bear on its face the CUPA’s internal docket number for this matter (“SKX-106-155-8485”).

Pilot shall pay \$50,000 by a company check made payable to “Yolo County Environmental Health Department.”

Each check required by Paragraph 3.1.b. shall bear on its face the case name (“*People v. Pilot*”) and the Superior Court docket number, and any additional CUPA-specific information specified above.

Before any CUPA identified in this Exhibit may receive its payment, that agency must first identify a special account and submit to the People’s representatives, as identified in Paragraph 8, a declaration by an authorized representative of that agency stating that the funds deposited into the special account pursuant to this Consent Judgment shall be expended only to fund the activities of that agency in enforcing Chapter 6.7, Division 20, Health and Safety Code within the agency’s jurisdiction pursuant to Chapter 6.11, Division 20, Health and Safety Code. The declaration shall follow the format outlined in Exhibit C, which is attached to the Consent

– continued –

Exhibit B

People v. Pilot Travel Centers LLC

Initial Penalty Payment to Certified Unified Program Agencies (“CUPAs”)

Paragraph 3.1.b.

Judgment and incorporated by reference. Each CUPA identified in this Exhibit shall be served with a copy of the Consent Judgment after it is entered by the Court. If an agency identified in Exhibit B does not submit the declaration required by this Paragraph within three hundred sixty-five (365) days of the service of the Consent Judgment on that agency, that agency’s share of the civil penalties shall be distributed by the Payment Administrator to the State Water Pollution Cleanup and Abatement Account in the State Water Quality Control Fund.