EXHIBIT D

IN THE MATTER OF AN ARBITRATION BEFORE THE INTERNATIONAL CENTRE FOR SETTLEMENT OF INVESTMENT DISPUTES ("ICSID")

BROUGHT UNDER THE DOMINICAN REPUBLIC-CENTRAL AMERICA-UNITED STATES FREE TRADE AGREEMENT ("CAFTA") AND THE INVESTMENT LAW OF EL SALVADOR

(ICSID CASE NO. ARB/09/12)

BETWEEN:

PAC RIM CAYMAN LLC

Claimant

 \mathbf{v}_{ullet}

THE REPUBLIC OF EL SALVADOR

Respondent

PROCEDURAL ORDER No. 10

THE TRIBUNAL:
Professor Dr Guido Santiago Tawil;
Professor Brigitte Stern; and
V.V.Veeder Esq (President)

Secretary of the Tribunal Marco Tulio Montañés-Rumayor

DATE: 28 April 2011

- A: As regards the Claimant's application to introduce into evidence materials from the Inceysa arbitration, namely the proposed exhibits C-87 to C-92, the Tribunal grants this application.
- B: As regards the Respondent's application to introduce Annexes S-1 etc as "confidential" under CAFTA Article 10.21.4, the Tribunal will consider this application further with the Parties at the Hearing next week.
- C: As regards the Respondent's application that the Tribunal "authorise" the Respondent to apply for the court subpoena apparently required to procure Mr Parada's telephone records from 1 October 2007 to 31 January 2008, the Tribunal grants such authorisation.
- D: As regards the Respondent's application to introduce legal materials from the Commerce Group arbitration, namely the proposed exhibits RL-114 to RL-117, the Tribunal grants this application.

On behalf of the Tribunal

Van Veele Versor

V.V. Veeder, QC (President of the Tribunal)