Citation and Notification of Penalty

Company Name: Cotti Foods Corporation
Establishment DBA: Taco Bell 023218
and its successors
Inspection Site: 100 N. State College Blvd.
Anaheim, CA  92806

***AMENDED***

“THIS CITATION AMENDS CITATION NO. __1____ITEM __1__ AND CITATION NO. __1__ ITEM __2__
ISSUED ON _09/03/2020_ TO COMBINE BOTH CITATIONS. THIS AMENDED CITATION SHALL BE
POSTED WITH THE ORIGINAL FOR AT LEAST THREE WORKING DAYS OR UNTIL THE VIOLATIVE
CONDITION IS ABATED. WHICHERVER IS LONGER.”

ALL OTHER ITEMS OF THE CITATION AND PENALTY REMAIN UNCHANGED AND EFFECTIVE

Citation 1 Item 1  Type of Violation: General

T8CCR 3203(a): Injury and Illness Prevention Program. Effective July 1, 1991, every employer shall
establish, implement and maintain an effective Injury and Illness Prevention Program (Program). The
Program shall be in writing and, shall, at a minimum: &
(4) Include procedures for identifying and evaluating work place hazards including scheduled
periodic inspections to identify unsafe conditions and work practices.
(A) When the Program is first established;
(B) Whenever new substances, processes, procedures, or equipment are introduced to the
workplace that represent a new occupational safety and health hazard; and
(C) Whenever the employer is made aware of a new or previously unrecognized hazard....
(6) Include methods and/or procedures for correcting unsafe or unhealthy conditions, work
practices and work procedures in a timely manner based on the severity of the hazard:
(A) When observed or discovered; and,
(B) When an imminent hazard exists which cannot be immediately abated without endangering
employee(s) and/or property, remove all exposed personnel from the area except those necessary
to correct the existing condition. Employees necessary to correct the hazardous condition shall be
provided the necessary safeguards.....

Alleged Violation Description (AVD):

Prior to and during the course of the inspection, including, but not limited to, on July 24, 2020, the
employer failed to establish, implement, and maintain an effective Injury and Illness Prevention
Program (IIPP) in that it failed to identify and evaluate a work place hazard related to COVID-19,
including, but not limited to, a lack of physical distancing of at least six feet in all directions among
employees engaged in food preparation in the cooking area, and taking orders at the cash registers
located on the front counter.
Prior to and during the course of the inspection, including, but not limited to, on July 24, 2020, the employer failed to establish, implement, and maintain an effective Injury and Illness Prevention Program (IIPP) in that it failed to implement methods or procedures to correct unhealthy conditions, work practices, or work procedures related to COVID-19, including, but not limited to the following, a lack of physical distancing of at least six feet in all directions in areas where employees were engaged in preparing food in the cooking area, and taking orders at the cash registers located on the front counter.

Date By Which Violation Must be Abated: October 06, 2020
Proposed Penalty: $475.00

Ayman Shiblak
District Manager