

The franchisee will operate a Taco Bell unit offering inexpensively priced, quality Mexican-style food for take-out and on-premises eating.

The initial investment necessary to begin operation of a new Traditional Unit is from \$1,584,750 to \$3,980,200 including \$45,000 that must be paid to the franchisor and for the first unit only, \$27,250 that must be paid to an affiliate. The total investment necessary to begin operation of a new In-Line or End-Cap is from \$610,750 to \$1,440,200 including \$25,000 that must be paid to the franchisor and, for the first unit only, \$27,250 that must be paid to an affiliate. The total investment necessary to begin operation of an existing Unit ranges from \$175,000 to \$1,800,000 or more, excluding real property, all of which must be paid to the franchisor or an affiliate.

This disclosure document <u>summarizes</u> certain provisions of your franchise agreement and other information in plain English. Read this disclosure document and all accompanying agreements carefully. You must receive this disclosure document at least 14 calendar days before you sign a binding agreement with, or make any payment to, the franchisor or an affiliate in connection with the proposed franchise sale. **Note, however, that no government agency has verified the information contained in this document.**

You may wish to receive your disclosure document in another format that is more convenient for you. To discuss the availability of disclosures in different formats, contact Franchise Recruiting, 1 Glen Bell Way, Irvine, CA 92618, 949-863-4500 or recruiting@tacobell.com.

The terms of your contract will govern your franchise relationship. Don't rely on the disclosure document alone to understand your contract. Read all of your contract carefully. Show your contract and this disclosure document to an advisor, like a lawyer or accountant.

Buying a franchise is a complex investment. The information in this disclosure document can help you make up your mind. More information on franchising, such as "<u>A Consumer's Guide to Buying a Franchise</u>," which can help you understand how to use this disclosure document, is available from the Federal Trade Commission. You can contact the FTC at 1-877-FTC-HELP or by writing to the FTC at 600 Pennsylvania Avenue, NW, Washington, DC 20580. You can also visit the FTC's home page at <u>www.ftc.gov</u> for additional information. Call your state agency or visit your public library for other sources of information on franchising.

There may be laws on franchising in your state. Ask your state agencies about them.

Issuance date: March 26, 2024

How to Use This Franchise Disclosure Document

Here are some questions you may be asking about buying a franchise and tips on how to find more information:

| QUESTION | WHERE TO FIND INFORMATION |
|---|--|
| How much can I earn? | Item 19 may give you information about Unit sales, costs, profits or losses. You should also try to obtain this information from others, like current and former franchisees. You can find their names and contact information in Exhibit I. |
| How much will I need to invest? | Items 5 and 6 list fees you will be paying to the franchisor or at the franchisor's direction. Item 7 lists the initial investment to open. Item 8 describes the suppliers you must use. |
| Does the franchisor have the financial ability to provide support to my business? | Item 21 or Exhibit J includes financial statements. Review these statements carefully. |
| Is the franchise system stable, growing or shrinking? | Item 20 summarizes the recent history of the number of company-owned and franchise Units. |
| Will my business be the only Taco Bell business in my area? | Item 12 and the provisions in the Integrated Expansion Policy describe whether the franchisor and other franchisees can compete with you. |
| Does the franchisor have a troubled legal history? | Items 3 and 4 tell you whether the franchisor or its management have been involved in material litigation or bankruptcy proceedings. |
| What's it like to be a Taco Bell franchisee? | Exhibit I lists current and former franchisees. You can contact them to ask about their experiences. |
| What else should I know? | These questions are only a few things you should look for. Review all 23 Items and all Exhibits in this disclosure document to better understand this franchise opportunity. See the table of contents. |

What You Need to Know About Franchising Generally

<u>Continuing responsibility to pay fees.</u> You may have to pay royalties and other fees even if you are losing money.

Business model can change. The franchise agreement may allow the franchisor to change its manuals and business model without your consent. These changes may require you to make additional investments in your franchise business or may harm your franchise business.

Supplier restrictions. You may have to buy or lease items from the franchisor or a limited group of suppliers the franchisor designates. These items may be more expensive than similar items you could buy on your own.

Operating restrictions. The franchise agreement may prohibit you from operating a similar business during the term of the franchise. There are usually other restrictions. Some examples may include controlling your location, your access to customers, what you sell, how you market, and your hours of operation.

<u>Competition from franchisor.</u> Even if the franchise agreement grants you a territory, the franchisor may have to right to compete with you in your territory.

<u>Renewal.</u> Your franchise agreement may not permit you to renew. Even if it does, you may have to sign a new agreement with different terms and conditions in order to continue to operate your franchise business.

When your franchise ends. The franchise agreement may prohibit you from operating a similar business after your franchise ends even if you still have obligations to your landlord or other creditors.

Some States Require Registration

Your state may have a franchise law, or other law, that requires franchisors to register before offering or selling franchises in the state. Registration does not mean that the state recommends the franchise or has verified the information in this document. To find out if your state has a registration requirement, or to contact your state, use the agency information provided in Exhibit A.

Your state also may have laws that require special disclosures or amendments be made to your franchise agreement. If so, you should check the State Specific Addenda. See the Table of Contents for the location of the State Specific Addenda.

Special Risk(s) to Consider About *This* Franchise

Certain states require that the following risk(s) be highlighted:

1. <u>**Out-of-State Dispute Resolution**</u>. The franchise agreement requires you to resolve disputes with the franchisor by litigation only in Orange County, California. Out of state litigation may force you to accept a less favorable settlement for disputes. It may also cost more to sue the franchisor in Orange County, California than in your home state.

Certain states may require other risks to be highlighted. Check the "State Specific Addenda" (if any) to see whether your state requires other risks to be highlighted.

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Item 1

THE FRANCHISOR AND ANY PARENTS, PREDECESSORS AND AFFILIATES

The Franchisor and its Parents

Taco Bell Franchisor, LLC is the franchisor and is referred to as "we" or "us." The buyer of a franchise will be referred to as "you" or "Franchisee," including if you are an approved assignee corporation, limited liability company, partnership, or other entity, and includes the entity's owners.

Disclosure laws require all disclosure documents to be written in "plain English." The use of different words in this disclosure document, which we will sometimes refer to as the "FDD," from the words used in the agreements themselves to describe the parties' rights and obligations is not intended to diminish or modify in any way the rights and obligations stated in the agreements themselves.

We are a Delaware limited liability company formed on February 23, 2016. We conduct business under the names Taco Bell® and Taco Bell Express®. Our principal business address is 1 Glen Bell Way, Irvine, California 92618.

Our predecessor and intermediate corporate parent is Taco Bell Corp. ("TBC"), a corporation organized in the state of California in 1962. TBC also conducts business under the names Taco Bell and Taco Bell Express. TBC's principal business address is 1 Glen Bell Way, Irvine, California 92618. TBC has been in the quick-service restaurant business for over 60 years, has operated Taco Bell Units since 1962 (when the first such Unit opened) and has operated Taco Bell Express Units since 1991 (when the first such Express Unit opened). TBC had offered and sold franchises in the United States between 1964 and the date on which the financing transaction described below was consummated, which was on May 11, 2016. On that date, we became the franchisor of Taco Bell and Taco Bell Express Units in the United States.

Our other intermediate corporate parent is Taco Bell Funding, LLC, a Delaware limited liability company formed on February 23, 2016 in connection with the financing transaction described below. The principal business address of Taco Bell Funding, LLC is 1 Glen Bell Way, Irvine, California 92618.

Our direct corporate parent is Taco Bell Franchisor Holdings, LLC ("TB Holder"), a Delaware limited liability company formed on March 10, 2016 in connection with the financing transaction described below. The principal address of TB Holder is 1 Glen Bell Way, Irvine, California 92618.

Our ultimate corporate parent is YUM! Brands, Inc. ("YUM"). YUM's offices are located at 1441 Gardiner Lane, Louisville, Kentucky 40213.

Our agents for service of process are listed in Exhibit A to this disclosure document.

Our Affiliates and Parents that Offer Franchises/Licenses or Provide Products/Services

The following are our affiliates that either (a) offer franchises or licenses within the United States or (b) provide products or services to you if you are located in the United States.

The number of Units that each affiliate operates or franchises, as described in the following table, includes multi-brand Units in which more than one brand is operated.

| Name and Address | Business |
|--------------------------------|---|
| Taco Bell Corp. ("TBC") | Formed in 1962, TBC provides certain services and, acting on our behalf as |
| 1 Glen Bell Way | our designated manager and predecessor pursuant to a Management |
| Irvine, CA 92618 | Agreement (as described in more detail below), fulfills certain of our |
| | obligations and duties to you under your Taco Bell Franchise Agreement. |
| Taco Bell of America, LLC | Formed in Delaware on September 26, 1997 as Taco Bell of America, Inc., |
| ("TBA") | and converted to a Delaware limited liability company on December 12, |
| 1 Glen Bell Way | 2011. TBA provides certain services to us and our franchisees, including |
| Irvine, CA 92618 | but not limited to real estate and leasing services. |
| | |
| Yum Restaurant Services Group, | Formed on November 18, 1996, YRSG provides and consolidates common |
| LLC ("YRSG") | services to YUM's restaurant companies and its subsidiaries, including us, |
| 7100 Corporate Drive | such as accounting, data processing, purchasing, and restaurant and |
| Plano, TX 75024 | nontraditional development. |
| YUM! Brands, Inc. ("YUM") | Our ultimate parent company provides certain services to us and our |
| 1441 Gardiner Lane | subsidiaries on a consolidated basis, and also provides certain services to |
| Louisville, KY 40213 | our franchisees and licensees. |
| Yum Connect, LLC ("Yum | Formed in Delaware on July 16, 2019, and provides services such as |
| Connect") | technology support. Yum Connect has never offered franchises for Units or |
| 1441 Gardiner Lane | any other concepts. |
| Louisville, KY 40213 | |
| TBA Services, LLC ("TBAS") | Formed in Delaware on July 28, 2017, and is the approved vendor for |
| 1 Glen Bell Way | restaurant technology service desk support, including but not limited to |
| Irvine, CA 92618 | POS, BOH, payment systems, order confirmation boards, kitchen display |
| | systems, kiosks, network, and mobile. TBAS has never offered franchises |
| | for Units or any other concepts. |
| Pizza Hut, LLC ("Pizza Hut") | A Delaware limited liability company organized on May 20, 2016, Pizza |
| 7100 Corporate Drive | Hut operates and franchises Pizza Hut restaurants, which specialize in the |
| Plano, TX 75024 | pizza distribution business. As of December 31, 2023, Pizza Hut operated |
| | 7 traditional Pizza Hut restaurants, 96 franchisees operated a total of 5,300 |
| | traditional restaurants and 143 licensees operated a total of 1,313 non- |
| | traditional license restaurants. Pizza Hut has not offered franchises in any |
| | other line of business, with the exception of the WingStreet franchises, but |
| | may do so in the future. |
| KFC US, LLC ("KFC") and | Together with its predecessors, have operated and franchised KFC® |
| subsidiaries | restaurants that specialize in quick-service chicken entrée items and side |
| 1900 Colonel Sanders Lane | items since 1952. As of December 25, 2023, KFC and its subsidiaries |
| Louisville, KY 40213 | operated 46 traditional KFC restaurants, 260 franchisees operated 3,715 |
| , | traditional restaurants, and 21 licensees operated 30 non-traditional |
| | restaurants. During the past ten-year period immediately preceding the date |
| | of this disclosure document, KFC has not offered franchises in any other |
| | line of business. |
| HBG Franchise, LLC ("HBG") | A Delaware limited liability company organized on February 13, 2013. |
| 1 Glen Bell Way | HBG franchises, and through its affiliates operates, Habit Burger Grill ® |
| r Sten Den Way | restaurants offering made-to-order chargrilled burgers, sandwiches and |
| Irvine, CA 92618 | more for take-out and on-premises seating. As of December 26, 2023, |
| n vine, C/x 72010 | HBG's affiliate operated 307 Habit Burger Grill restaurants. A total of 49 |
| | traditional Habit Burger Grill restaurants were operated by 7 franchisees |
| | and 10 non-traditional restaurants were operated by 8 licensees. HBG has |
| | not offered franchises in any other line of business, but may do so in the |
| | future. |
| GCTB, LLC | Our affiliate and a wholly-owned subsidiary of TBC, GCTB, LLC, manages |
| | the Taco Bell gift card program. |
| | nie raco ben gin care program. |

We have a number of additional affiliates that offer franchises, including "Taco Bell" franchises, in foreign countries, and affiliates that provide certain products and services to franchisees who are located and do business in such foreign countries. During the ten-year period immediately preceding the date of this disclosure document, neither we nor TBC have offered franchises in any other line of business. Unless otherwise stated, the information in this disclosure document does not concern international operations or franchising of Taco Bell Units. Additionally, franchise opportunities in Hawaii, if any, are offered under a separate franchise disclosure document.

The Financing Transaction and the Management Agreement

On May 11, 2016, our predecessor, TBC, engaged in a securitization transaction to repay, or to fund a deposit for the payment in full of, certain outstanding indebtedness of affiliates of TBC and to terminate all commitments thereunder. Taco Bell Funding, LLC arranged for an initial deposit and/or for the issuance of an interest reserve letter of credit to fund an initial senior notes interest reserve deposit. Any additional net proceeds were distributed to TBC to pay certain transaction-related expenses or for general corporate purposes and may also be used to return capital to shareholders of Yum! Brands Inc. Follow-on securitization financings occurred in 2018 and 2021.

A securitization transaction involving a franchisor, such as TBC, requires that the franchisor restructure itself and form new entities. Thus, immediately upon the closing of the 2016 securitization financing, we became the new "franchisor" of the Taco Bell franchise system with respect to the franchised Units in the United States. Also immediately upon the closing of the securitization financing, our affiliate, Taco Bell IP Holder, LLC, had contributed to and became the owner of substantially all existing and thereafter acquired United States intellectual property related to the Taco Bell brand (including substantially all trademarks, service marks, patents, copyrights, trade secrets, confidential or proprietary information, all social media account names or identifiers and all registrations related thereto (see Items 13-14 of this disclosure document for detailed information regarding the Taco Bell trademarks, service marks, patents, copyrights and proprietary information)). Taco Bell IP Holder, LLC has granted to us a license to use and to sublicense such Taco Bell intellectual property in connection with franchised Units.

As a result of the securitization financing transaction, and pursuant to a management agreement between TBC, us and certain affiliates, TBC (at all times acting on our behalf) carries out all of our duties and obligations under Taco Bell Franchise and License Agreements governing Units situated in the United States. These designated duties include: discharging all of our obligations to franchisees and licensees; managing the Taco Bell system; marketing, offering and negotiating new and renewal Taco Bell Franchise and License Agreements (in TBC's capacity as our "franchise broker"); furnishing assistance to our franchisees and licensees in the United States; establishing and/or providing our quality assurance programs; and otherwise, on our behalf, fulfilling all duties which we owe under Taco Bell Franchise and License agreements governing Units in the United States. As the post-securitization manager of the Taco Bell network, TBC also administers the Taco Bell National Advertising Fund Administration ("NAFA").

If, at any time, TBC fails to perform its obligations to Taco Bell franchisees or licensees pursuant to the management agreement between TBC and us, then TBC may be replaced as manager of the Taco Bell franchise network. However, as franchisor, we will always be ultimately responsible for ensuring that all duties and obligations owed to Taco Bell franchisees and licensees under Taco Bell Franchise and License Agreements, respectively, are fulfilled.

Our Business and the Franchise Offered

We grant non-exclusive rights ("franchises") to you to operate, by utilizing the Taco Bell name, trademarks, tradenames, trade secrets, logotypes, commercial symbols, service marks, and other intellectual

property (the "Trademarks"), a variety of quick-service consumer dining facilities presenting various items of inexpensively priced, quality Mexican-style food for take-out and on-premises eating by the general public. We and our affiliates operate facilities of the same kind, as well as other types of dining facilities. You will be an independent business person and will assume all business risk associated with operating a Taco Bell facility.

The different types of facilities for which we grant franchises include free-standing, permanent buildings of various sizes and configurations that offer the full Taco Bell menu. The buildings include a kitchen facility where food is prepared and assembled, a counter where orders are placed, paid for and food is delivered, tables and seats for customers and, frequently, an automobile drive thru ("Traditional Units"). Franchises are also granted for in-line locations ("In-Lines") with or without a drive thru that also include the other above features. In-Line units with a drive thru are referred to as "End-Caps." We also offer franchises for different types of smaller facilities known as Taco Bell Express Units ("Express Units"). The Express Units may include stand-alone units constructed on sites within larger buildings and permanently constructed installations of various configurations taking advantage of available space in various types of locations.

In this disclosure document we offer franchises for the Traditional Units, In-Lines, and End-Caps which we will occasionally refer to as the ("Unit"). We offer licenses for Taco Bell Express Units, and in certain instances, in our discretion, In-Line locations, under a separate disclosure document pertaining to licenses.

The standard terms and conditions for the operation of Traditional Units, In-Lines and End-Caps are described in the franchise agreement (the "Franchise Agreement") (see Exhibit B-1). As specified in the Franchise Agreement, you will have the right to use some or all of our Trademarks and to operate a Unit for a limited period of time. Other than the length of the term, the initial franchise fee, and certain incentives as described below, the terms and conditions of the Franchise Agreement are substantially the same for the Units offered in this disclosure document.

The length of the term is 25 years for new Traditional Units, and 10 years for new In-Lines and End-Caps. If you buy an existing Unit from us or one of our affiliates, the length of the term of the Franchise Agreement may either be the length of your lease, if the property is leased, a shorter time as we may determine based on the type and age of the Unit, or the term applicable to the specific type of Unit, as described above.

The initial franchise fee is \$45,000 for new Traditional Units and existing Units purchased from us or one of our affiliates, and \$25,000 for new In-Lines and End-Caps. Also, if you buy an existing Unit from us, one of our affiliates or another franchisee, you may be required to enter into a Market Build Out Agreement for the development of one or more new Units. See Exhibit C and Items 6 and 12 for more information on our use of the Market Build Out Agreement. We reserve the right to offer Franchise Agreements on varying terms in our sole discretion.

To incentivize franchisees to develop, we currently offer different incentive programs, which are contained in Exhibit O.

We are not currently approving new multi-brand unit development, but we may consent to your purchase of an existing multi-brand Unit from us, one of our affiliates or a franchisee. You will be required to sign the then-current form of franchise or license agreement for each brand included in the Unit. If the existing multi-brand restaurant is a KFC/Taco Bell unit ("KT Unit") operated by us or one of our affiliates, we may issue to you a license agreement rather than a franchise agreement, which is described in a separate disclosure document. Upon the expiration of the Franchise Agreement, and subject to your meeting specified operational, financial and Unit upgrade requirements, you may be permitted to enter into a successor franchise agreement ("KT Successor Franchise Agreement") (see Exhibit B-1.5) for the

continued operation of the Taco Bell portion of the KT Unit for a term of 10 years. You should also review the applicable franchise disclosure document provided by the other brands for additional information.

To incentivize franchisees to remodel early, we currently allow you to retain between one to five years of remaining franchise term when completing an early scrape, offset, or remodel as noted:

- Successor Remodels: If the remodel is completed one to five years early, the 20-year successor term will be added on top of the term remaining under your current Franchise Agreement not to exceed a total term of 25 years.
- Scrapes: If the scrape is completed one to five years early, the 25-year successor term will be added on top of the term remaining under your current Franchise Agreement not to exceed a total term of 30 years.
- Offsets: If the offset is completed one to five years early, the 25-year successor term will be added on top of the term remaining under your current Franchise Agreement not to exceed a total term of 30 years.

You can complete these upgrades earlier than five years before you are required to do so by the Franchise Agreement, but only a maximum of five years can be retained. Mid-term upgrades may not be completed early. No KT Unit upgrades, KT Unit decouples, or any asset obligation that is not a standard successor obligation are eligible to retain Franchise Agreement term.

You must operate your facilities according to methods, standards, and procedures (the "System") that we provide in minute detail. The System is the sole property of us and our affiliates and is embodied in an online platform (which we call "OneSource"). We will provide OneSource to you via electronic access to a confidential OneSource website, which also contains our online training courses. You agree that it is your responsibility to provide access to OneSource to those of your employees (but no other persons) for whom we intend to have access to OneSource. Your failure to follow the System as contained in OneSource is a breach of the Franchise Agreement.

We currently have policies in place related to franchisee and owner performance, health, and growth eligibility. These policies focus on, among other things, development history, operational history, current and forward-looking financial health, and overall brand alignment. As part of our policies, we may set criteria for organic growth and/or acquisition growth by our franchisees and their owners, limit the number of Units any specific franchisee and its related parties may purchase from us or from a transferring franchisee (currently no more than 250 Units, excluding restaurants developed through organic growth by that franchisee since 12/28/2011), withhold our consent to the proposed sale of all then owned Taco Bell Units to a single prospective transferee via one or more transfer transactions, and condition any transfer involving multiple Units on satisfaction of additional consent requirements. See Items 12 and 17. We may modify or create new franchisee and owner policies and related requirements or conditions from time to time.

We may periodically revise and update OneSource or the System as we deem advisable, and with each revision you must follow OneSource or the System as it is revised. The revisions may have the effect of requiring you, without your consent, to alter fundamentally the way in which you operate your Unit.

A number of factors increase the business risk to the successful operation of Units over and above the competition from other dining facilities. We give no assurance that a Unit will be successful, yield positive cash flow, or operate at a profit.

Competition and Regulation

The foodservice industry in which Units compete is characterized by rigorous competition. The foodservice industry is sensitive to economic upturns and downturns and to many other factors both within and beyond the control of restaurant operators, *e.g.*, ingredient and capital costs and the availability of labor and supplies. The skill and acumen of the restaurant's operator and staff are critically important. Many ventures fail.

The Units operated by us and/or our affiliates, and the Units operated by you, compete directly for business with virtually all other forms of consumer dining facilities, with other Mexican-style restaurants (both quick-service and other), with other non-Mexican quick-service restaurants, and with traditional restaurants of all types. In general, all restaurants, including Units, also compete with grocers and the sellers of food that is intended to be prepared and eaten at home.

The Units also compete with facilities operated or franchised by YUM's other food service concepts: KFC, Pizza Hut, and HBG. Periodically, KFC, Pizza Hut, and HBG share information with each other and with us about these businesses that may not be available to you or to the general public.

The Franchise Agreement does not provide territorial protection or exclusivity for you, although we may grant such rights in separate transactions or by policy on a temporary basis. Our Integrated Expansion Policy describes conditions that could limit or restrict site registrations and restaurant development. Granting a franchise does not imply that we will grant additional franchises to you. Except as stated above, we may establish additional Units anyplace, use the Trademarks anywhere in other ways that may compete with Units operated by you, and establish Units that have the effect of reducing the sales or profits of facilities operated by you. Likewise, KFC, Pizza Hut, and HBG restaurants and other chains that in the future may come to be controlled in whole or in part by YUM or its divisions and subsidiaries may be established at any location, regardless of the proximity to your Unit.

The foodservice industry is heavily regulated in the United States by federal, state, and local governments.

The Affordable Care Act of 2010 and regulations issued by the U.S. Food and Drug Administration (the so-called "menu labeling rule") require covered retail foodservice establishments, including those that are part of a chain of 20 or more units, to disclose to consumers, on menu boards, online ordering platforms, and otherwise, certain nutritional information regarding menu items.

Other laws have particular applicability to restaurants and other retail foodservice establishments, including food safety and health and sanitation laws and liquor license laws, liquor liability, and dram shop laws (if alcoholic beverages are offered or sold on the premises). Many states and municipalities also require specific licensure or training in sanitation and safety laws before permitting a restaurant to serve the public.

To operate the Unit, you may also need to obtain a liquor license. State and local laws, regulations and ordinances vary significantly in the procedures, difficulty and cost associated with obtaining a license to sell liquor, the restrictions placed on the manner in which liquor may be sold, and the potential liability imposed by dram shop laws involving injuries, directly and indirectly, related to the sale of liquor, and its consumption. You will need to understand and comply with those laws in operating the Unit.

Recently, some cities have enacted laws that impose specific burdens targeted retail foodservice establishments that serve foods or beverages that are high in sugar and/or salt. Such cities may require restaurants operating in their jurisdiction to pay additional taxes on the sale of sugar sweetened beverages and/or may retail foodservice establishments to warn consumers of high-sodium menu items.

Some states and cities also require that retail food establishments provide information to consumers about food allergens.

Several states have passed laws restricting the use of plastic packaging and straws, and some have explicitly banned perfluoroalkyl substances, otherwise known as "PFAS," in food packaging. Some states limit "food packaging" to paper-based packaging, like pizza boxes, while other states prohibit PFAS in any food packaging, including plastic packaging. PFAS appear in disposable products commonly used in the restaurant industry, such as takeout containers, sandwich wraps, and bags.

The Food and Drug Administration finalized a rule in late 2022 that would impose traceability requirements on a wide range of food establishments, including some restaurants. Although the effective date is not until 2026, the rule would impose significant recordkeeping requirements on regulated entities, and such entities will need to train employees to understand how to comply with the new requirements.

To operate the Unit, you will need to determine and understand the laws that apply in your geographic area and then implement compliance procedures, as needed, to ensure your Unit's full compliance with applicable laws and regulations.

Many of the laws that apply to business generally, like the Americans with Disabilities Act, federal wage and hour laws, and the Occupation, Health and Safety Act, also apply to restaurants and other retail foodservice establishments. Your development and operation of the Unit will also be subject to compliance with applicable zoning, land use and environmental regulations as well as federal and state minimum wage laws governing such matters as working conditions, overtime and tip credits and other employee matters. It is likely that a significant number of your Unit's food service and preparation personnel will be paid at rates related to the federal minimum wage and, accordingly, further increases in the federal, state or local minimum wage will affect your labor costs.

The federal Clean Air Act and various implementing state laws require certain state and local areas to meet national air quality standards that limit emissions of ozone, carbon monoxide and particulate matters, including emissions from commercial food preparation. Some areas have also adopted or are considering proposals that would regulate indoor air quality.

We recommend that you check with your state and local agencies to determine which laws apply to the operation of a Unit in your area. You should consider these laws and regulations when evaluating your purchase of a franchise.

Item 2

BUSINESS EXPERIENCE

Chief Executive Officer: Sean Tresvant

Sean Tresvant was appointed our Chief Executive Officer in January 2024. From January 2023 to January 2024, Mr. Tresvant served as our Chief Global Brand and Strategy Officer. Prior to that Mr. Tresvant served as our Chief Brand Officer from December 2021 to December 2022. Prior to Taco Bell, Mr. Tresvant was with Nike for 16 years where he served as Chief Marketing Officer – Jordan Brand from July 2020 to December 2021 and Vice President Marketing – Jordan Brand from September 2018 to July 2020.

President, North America and International: Scott Mezvinsky

Scott Mezvinsky was appointed our President, North America and International in November 2023. Prior to that he served as our President of North America Division from August 2023 to November 2023. Prior to that he served as Managing Director, North America and Global Chief Finance Officer from January 2023 to August 2023. From February 15, 2021 to January 2023, Mr. Mezvinsky served as Chief Strategy and Finance Officer. Prior to that he served as General Manager of KFC Iberia based in Madrid, Spain from

June 2018 to February 2021.

Global Chief Finance Officer: Neil Manhas

Neil Manhas was appointed our Global Chief Financial Officer on June 1, 2023. From September 2022 through May 2023, Mr. Manhas served as our Vice President of Finance. Prior to that he served in Pizza Hut UK as Managing Director from September 2016 to September 2022 while also serving as the European Chief Financial Officer from January 2020 to August 2022.

Global Chief Legal Officer, Secretary and Director: Julie Davis

Julie Davis was appointed our Global Chief Legal Officer in October 2018, was appointed to the Board of Directors of Taco Bell in March 2018, and she has served in those positions since those respective times. She has also served as our Secretary since February 2018.

Global Chief Food Innovation Officer: Elizabeth Matthews

Elizabeth Matthews was appointed our Global Chief Food Innovation Officer in 2013.

Global Chief People & Transformation Officer: Kelly McCulloch

Kelly McCulloch was appointed our Global Chief People & Transformation Officer in January 2020. From July 2018 to January 2020 Ms. McCulloch served as Chief People Officer for Pizza Hut.

Global Chief Operating Officer: Jason Kidd

Jason Kidd was appointed our Chief Operating Officer in February 2024. From December 2020 to January 2024 Mr. Kidd served as President of Hearing Lab Technology, LLC. Prior to that he served as President and Chief Operating Officer for 99 Cents Only Stores from February 2018 to September 2020. Prior to that he served as Senior Vice President Operations from September 2014 to February 2018.

Chief Development Officer, Taco Bell North America: Matthew Shaw

Matthew Shaw was appointed our Chief Development Officer, Taco Bell North America in August 2022. Mr. Shaw has been with Taco Bell in a variety of real estate, development, and financial roles since 1999. Prior to becoming Chief Development Officer, he most recently served as our Vice President of Franchising and Development from January 2019 to August 2022.

Chief Digital and Technology Officer: Dane Mathews

Dane Mathews was appointed our Chief Digital and Technology officer in February 2024. From September 2022 to January 2024 Mr. Mathews served as Chief Digital Officer. From September 2021 to August 2022, Mr. Mathews served as Vice President of Precision Marketing for Conagra Brands. Prior to that he served as Vice President of Digital Acceleration and Marketing Transformation for Conagra Brands from November 2020 to September 2021. Prior to that he served as Head of Marketing Activation and CRM for Conagra Brands from May 2019 to November 2020. Prior to that Mr. Mathews served as Vice President and Head of Marketing for Roti Modern Mediterranean from August 2017 to April 2019.

Chief Marketing Officer: Taylor Montgomery

Taylor Montgomery was appointed our Chief Marketing Officer in February 2023. From May 2022 to February 2023 Mr. Montgomery served as our Vice President, Brand Marketing. Prior to that, he served as our Vice President of Taco Bell International from July 2021 to May 2022. Prior to that he served as our Senior Director of Brand Marketing from January 2019 to July 2021.

Item 3

LITIGATION

Our Actions

None.

Predecessor, Parent and Affiliate Actions:

Alfarah Restaurant Group of IN, Inc. v. Taco Bell Franchisor, LLC and Flynn Restaurant Group, LP, Indiana Superior Court, Marion County, Case No. 49D01-2311-PL-045310

On November 30, 2024, the plaintiff, a licensee of a Taco Bell Unit in Indiana, filed the above complaint against Taco Bell Franchisor, LLC and Flynn Restaurant Group, LP (collectively, "Defendants") alleging violation of the Indiana Franchise Deceptive Practices Act. Plaintiff alleged that Defendants violated the statute when a cantina In-Line Unit opened in proximity to its Unit. The relief sought was injunctive relief and monetary damages. No conclusions of law or fact were issued by the court. The matter has been resolved.

Franchisor-Initiated Actions Against Franchisees:

None.

Other than this 1 action, no litigation is required to be disclosed in this Item.

Item 4

BANKRUPTCY

No bankruptcy is required to be disclosed in this Item.

Item 5

INITIAL FEES

We charge an initial franchise fee of \$45,000 for a new Traditional Unit. The initial franchise fee for a new In-Line or End-Cap is \$25,000. The initial franchise fee is part of our general revenues and is not set aside for any particular purpose. The initial franchise fee is not refundable after receipt of payment from the franchisee unless we determine in our discretion that the franchisee and the Unit qualify for a waiver or reduction in the initial franchise fee.

In the past, TBC occasionally waived or discounted the initial franchise fee paid by existing and new franchisees, and we reserve the right to similarly do so in the future. During fiscal year 2023, the initial franchise fees paid ranged from \$0 to \$45,000 per Unit.

I. 10K Trade Area and the Initial Franchise Fee

If you are an existing franchisee and are qualified, apply, are accepted, and choose to participate in our 10K Trade Areas program (as described in Exhibit P), then you must pay a non-refundable, non-transferable fee of \$25,000 (the "Trade Area Fee") to secure a specific unlocked Trade Area for which you apply, within 10 days after we notify you of your acceptance into this program. Your Trade Area Fee will

be applied to the initial franchise fee for a Unit which you commit to develop and timely open in your applicable 10K Trade Area.

II. Published Incentives and Waivers of Initial Franchise Fee

As described in Exhibit O, we currently offer to qualifying franchisees an Urban Test Incentive Program for the development of In-Line Units; a National Program Incentive for the development of Traditional Units with drive-thrus; and a De-Coupling Incentive Program for the de-coupling of existing KT Units into Units. Franchisees who qualify for one of these incentive programs will benefit from a number of incentives, one of which may be the waiver of what would otherwise be an initial franchise fee of \$45,000 or \$25,000, or a successor fee of \$22,500, as applicable.

III. Registration and Payment of Initial Franchise Fee

Existing franchisees may apply for a franchise for a specific location by registering the site on MYTACOBELL, which website will be made available after you are approved by us as eligible to become a franchisee, and paying a \$10,000 deposit towards the initial franchise fee. The deposit as well as other fees due to us is to be paid electronically via K-RISE on the MYTACOBELL website. The deposit is not refundable unless after receipt of payment from the franchisee, we determine that the franchisee and the restaurant qualify for a waiver or reduction in the initial fee.

After your receipt of notification that we have approved your site location and upon ground break of the Unit, the balance of the initial franchise fee is due. After receipt of payment, we will prepare and send to you the Franchise Agreement and Release (see Exhibits B-1 and D); if applicable, the In-Line 10+10 Addendum (see Exhibit B-4); and, if we have authorized the transfer of the individual interests in the franchise to a corporation, partnership, or limited liability company, an assignment and personal guaranty in a form substantially similar to that attached as Exhibit B-2. If the initial franchise fee is not paid in full or the franchise documents are not signed prior to the opening of the Unit, we will not permit the Unit to open for business.

IV. Units Acquired from the Company or our Affiliates

On occasion we or an affiliate will sell to certain licensees or franchisees one or more existing Units, including KT Units operated by us or an affiliate. If you purchase the franchise for an existing Unit operated by us or an affiliate, the total purchase price for the restaurant may exceed \$1,800,000, excluding real property costs, and will include the per Unit initial franchise fee and amounts representing the value of the building, equipment, signs and inventory. The purchase price for the sale of one or more existing restaurants varies and is typically based on a multiple of cash flow. If the sale includes a multi-brand restaurant, the initial franchise fee for the other brand is not included in the purchase price and must be paid separately, and you will be required to comply with the other brand's standards and sign additional documentation. You will enter into an Asset Purchase Agreement ("APA") with us in a format substantially similar to that attached as Exhibit L. The APA will define the purchase price and other expenditures and obligations you are to pay or assume to purchase the Units covered by the APA. You will be required to pay a deposit that will vary in amount depending on the size of the transaction, but is generally 2% of the purchase price. The deposit is refundable only in certain situations as specified in the APA. You may be required to enter into a Market Build Out Agreement, in a form similar to that included in the APA (see Exhibit G to the APA), for the development of one or more new Units. If you purchase any existing KT Units operated by us or one of our affiliates, you may be issued a license agreement rather than a franchise agreement for the Taco Bell portion of the Unit. License agreements are described in a separate franchise disclosure document pertaining to Express Units.

When more than one Unit is being sold, the Units are not individually priced but are sold as a group and may or may not include the purchase of the real property. Over the last 3 years, 2021 through 2023, our

affiliate, Taco Bell of America, LLC, and/or its affiliates, sold groups of restaurants, ranging from 1 to 4 Units with the sales prices ranging from \$1.1 million to \$16 million per group.

V. Development Services

For the first Unit that you open, we may require that you enter into a Development Services Agreement (see Exhibit F) with our affiliate YRSG for construction services to be provided by YRSG (or its designee) at a cost of \$25,000. You will be required to submit payment by check or via wire prior to your submission of a site for approval. You must also pay YRSG directly for all ADA inspection costs (which are estimated to cost \$2,250). YRSG (or its designee) also provides optional real estate services at a cost of \$10,000. YRSG's specific development and real estate services are detailed in Item 8.

For the first Unit that you open, you may be required to use one of three preferred national A&E consultants to do the A&E work, the names of which will be provided to you once you are approved by us as eligible to become a franchisee, and the estimated cost for which is included in the Permits, Licenses, Security Deposits estimated costs listed in Item 7.

For your second and subsequent Units, you are not required to, but may, sign a Development Services Agreement with YRSG for construction and/or real estate services to be provided by YRSG (or its designee), at the costs provided above, or you may use an approved third-party construction management firm.

<u>Item 6</u>

| Column 1 Type of Fee (Note A) | Column 2 Amount | Column 3 Due Date | Column 4 Remarks |
|--|--|---|--|
| Grand Opening Expense (Note B)(i) | \$5,000 to be spent by you for advertising and promoting the opening of the Unit | Within 6 months of opening, you must spend \$5,000 | Provided that all paid invoices or other proofs of expenditure are submitted to us within 9 months of the opening date, we will reimburse you for amounts not to exceed \$5,000 |
| Period Franchise Fee (Note B)(ii) (Note C) | 5.5% of the Unit's Gross Sales | On or before the 5th business day immediately following the accounting period in which the sales were made | "Gross Sales" means all payments received for sales and services of any nature excluding only sales taxes, employee meals, overrings and refunds to customers |
| Period Marketing Fee (Note B)(ii) (Note C) | 4.25% of the Unit's Gross Sales | On or before the 5th business day immediately following the accounting period in which sales were made | Used to help defray our costs of advertising |
| Late charges | The lesser of 18% per annum or the highest rate permitted by New | As billed | Payable on all fees that are not paid when due |

OTHER FEES

| Column 1 | Column 2 | Column 3 | Column 4 |
|---|---|--|--|
| Type of Fee (Note A) | Amount | Due Date | Remarks |
| | York law, plus the then-customary administrative charge | | |
| All Access Fee* | \$1,000/year | As billed | Payable to us or an affiliate. Amounts subject to change as part of our All Access Policy. |
| Digital Transaction Fee for Mobile, Web, Kiosk <u>,</u> Connect Me Drive Thru & Delivery orders | \$0.19 per digital transaction | As billed | Payable to us or an affiliate. Amounts subject to change as part of our All Access Policy. |
| Gift Card Transaction Fee | \$.19 per gift card transaction | As billed | Payable to our affiliate GCTB, LLC |
| Additional Trainee Fee | \$350 per person | Before beginning of training | The cost of the training program is included for you (if an individual) and your restaurant manager. However, we may charge the fee set forth in column 2 for any additional trainees, and may also charge tuition for training courses that are not mandatory |
| Training materials | As established by us | As billed | We may develop materials for your use for in-store training. You are not required to purchase all of the training materials from us |
| Cost of audit of your books | Any and all costs incurred in connection with the inspection or audit, including reasonable accounting and legal fees | As billed | Only due if we inspect your books and find you have understated Gross Sales by 2% or more |
| Transfer Fee | A transfer of all or a portion of your interest in any Unit is subject to a transfer fee. Minimum fees are listed below and are subject to increase for costs incurred by us, including consultant and/or counsel fees, in connection with reviewing and effecting the transfer, payment of which are the sole responsibility of franchisee. - <u>3rd party (non-Relationship</u> <u>Agreement) transfers:</u> 1-5 units: \$7,500/transfer | Payable via a wire transfer only at least 2 days prior to the closing date of the proposed transfer. For non-private equity transfers a 50% non- refundable deposit of the appropriate | Transfer of your franchise is subject to our prior written consent |

| Column 1 | Column 2 | Column 3 | Column 4 |
|---|---|---|---|
| Type of Fee | Amount | Due Date | Remarks |
| (Note A) | | | |
| | 6 or more units: \$1,500/unit - <u>3rd party transfers involving</u> <u>a Relationship Agreement:</u> Greater of non-private equity transfer fee or \$150,000 - <u>Entity restructures:</u> \$2,500 total unless changes to the franchise agreement(s) are required, in which case the transfer fee shall equal to the 3rd party transfer fee. Additionally, unique or complex restructures may result in a higher fee at our discretion | transfer fee payable via a wire transfer may be required upon written notice from Taco Bell to you following Taco Bell's initial review of the purchase and sale agreement. For private equity transfers, a 50% non-refundable deposit is payable via a wire transfer to Taco Bell with the submittal of the fully-executed purchase and sale agreement between the parties. | |
| Relationship Agreement and MBOA Legal Fees | Our legal fees are highly variable and depend on the circumstances and complexity of a given matter. We estimate the legal fees for our negotiation of a relationship agreement to be between \$20,000 and \$100,000, but may be higher | As billed | We reserve the right to charge for legal fees incurred in the negotiation of a Relationship Agreement and/or MBOA, in our discretion. See Item 1 and 17 for a description of when we may require a Relationship Agreement and/or MBOA |
| Reimburse- ment of insurance expense | Actual cost of insurance | As billed | If you fail to obtain insurance as required, we may purchase it for you and bill you for the cost |
| Successor Fees (Note B)(iv) | For Traditional Units, the greater of \$22,500 or ½ of then-current initial franchise fee. For In-Lines and End-Caps, the greater of \$12,500 or ½ of applicable then- current initial franchise fee. Additionally, you will be required at your expense to complete an offset, scrape/rebuild, or major remodel of the Unit as a condition to obtaining a successor agreement | Upon execution of the successor agreement | The Franchise Agreement does not provide you with renewal rights. In addition, under limited situations applicable to certain In- Line Units, we may offer you the right to enter into an In-Line 10+10 Addendum which provides you the right, upon the satisfaction of certain terms and conditions (including your payment of the successor fee), to enter into our then-current |

| Column 1 | Column 2 | Column 3 | Column 4 |
|--------------------------------|---|---|--|
| Type of Fee | Amount | Due Date | Remarks |
| (Note A) | For KT Units and for Units that are being 'flipped' from a license agreement to a franchise agreement, the greater of \$22,500 or ½ of the then-current initial franchise fee for a Traditional Unit For KT Units that are currently operating under a franchise agreement, the greater of \$11,250 or ½ of the then-current successor franchise fee for a Traditional Unit | | successor agreement being used in connection with franchisees operating under the In-Line 10+10 Addendum. The KT Successor Franchise Agreement does not provide you with renewal rights. We have a KT Successor Expiration Policy currently in effect, subject to modification or cancellation at any time |
| Extension Fee (Note B)(v) | \$250 per month for 1-3 -months \$500 per month for 4-6 months plus \$1,000 for each additional month for 7+ months | Upon execution of Amendment to Franchise Agreement | Only applicable if we agree in our discretion to temporarily extend term of the Franchise Agreement to allow you additional time to complete remodel or relocation of Unit |
| De- identification costs | Actual cost of de-identifying Unit | As billed | If you fail to de-identify your Unit as required upon expiration or earlier termination of the Franchise Agreement, then we or a third party may do it for you and bill you for the costs |
| Attorneys' fees | Prevailing party in any litigation is entitled to reasonable attorneys' fees and costs paid by other party Outside counsel fees may also be due in connection with review and approval of a transfer of any interest in the Franchise Agreement or franchise entity | You must pay us for attorneys' fees, as they are accrued. In the case of a transfer, fees may be payable by you directly to outside counsel | Applicable to litigation proceedings under the Franchise Agreement and to transfer of interest |
| Liquidated Damages | If the Franchise Agreement is terminated for certain specified reasons, you must pay liquidated damages equal to greater of 11% of Unit's Gross Sales for last 12 months of operation or \$100,000 | You must pay us liquidated damages upon termination of the Franchise Agreement | Regarding liquidated damages under the Relationship Agreement, see Exhibit E, Section II.N Regarding liquidated damages under the Asset Purchase Agreement, see Exhibit L, Section 44. |

| Column 1 Type of Fee (Note A) | Column 2 Amount | Column 3 Due Date | Column 4 Remarks |
|--|---|--|--|
| Development Fee (Market Build Out Agreement) (Note B) (vi) | If you purchase existing Units from us, one of our affiliates, or another franchisee and enter into a Market Build Out Agreement, and you fail to timely open required Units, you must pay us the \$45,000 initial franchise fee and periodic payments of \$4,231 until the actual opening date of each new Unit or 10 years from the missed opening date, whichever first occurs | \$45,000 due within 5 days of scheduled opening date that is missed for new Unit \$4,231/period due within 7 days after last day of each applicable accounting period | |
| System-One Merchandisin g Program for Taco Bell Units or Multi-One Merchandisin g Program for KT Units | \$717 per quarter per Restaurant | As billed | Provides national merchandising and menu support. Additional fees may be billed for additional marketing materials at the discretion of Taco Bell. |

* Non-Exhaustive List of All Access products and services includes but is not limited to Annspire deployment and maintenance, DMB support, DMB deployment, mobile shelving, TKDS installation, and TKDS maintenance. See Item 11 for more information on Annspire hardware.

Notes:

(A) All fees are uniformly imposed by us and are payable to us electronically via K-RISE, unless otherwise stated. They are not refundable. Fees paid to us are to be net of any and all withholding, excise, gross receipts, sales, use and other similar taxes (other than state or federal corporate income tax). If any governmental entity imposes a tax, the tax will be due and payable by you to us when you pay the fee.

(B) (i) There is no Grand Opening Expense obligation or reimbursement for Successor Agreements or for Units that flip from a license agreement to a franchise agreement or to a KT Successor Franchise Agreement. There is a Grand Opening Expense obligation for franchisees that operate a Unit that has qualified for a waiver or reduction of the initial franchise fee but there will be no reimbursement for any money spent by them to fulfill the \$5,000 expenditure obligation.

(ii) In late 2012 our predecessor, TBC, made changes to the franchise agreement resulting in a form substantially similar to the form included as Exhibit B-1. This form of Franchise Agreement is offered for all new or successor units, except for KT Units (which operate under either a license agreement or a Franchise Agreement, for both existing and new franchisees). Existing franchisees were allowed to choose to accept or not the revised marketing provisions of the attached Franchise Agreement and those who opted not to change have a marketing contribution of 4.5% of gross sales of which 1.5% of Gross Sales is allocated to local store marketing expenditures. No franchisee in any local association can be required without its

consent to increase the franchisee's obligation in excess of the required obligation under the franchisee's Franchise Agreement.

Franchisees who qualify for the Urban Test Incentive Program (see Exhibit O) will benefit from a number of incentives, including the waiver of the requirement to pay any marketing fees for the first two years that the Unit is open and the reduction of the period franchise fee from 5.5% of Gross Sales to 2.75% of Gross Sales for the first year that the Unit is open. Franchisees who qualify for the National Incentive Program (see Exhibit O) will benefit from a number of incentives including the waiver of the requirement to pay any marketing fees for one to four years, depending on the size of their Taco Bell restaurant portfolio and the program's tier level reached. Franchisees who qualify for the De-Coupling Incentive Program (see Exhibit O) will benefit from a number of incentives, one of which is a reduction of the required payment of period marketing fees from 4.25% of Gross Sales to 2.25% of Gross Sales for the first year the Unit is open or for the one -year period following the completion of the Unit's conversion or upgrade, as applicable.

(iii) The Franchise Agreement provides for a mid-term upgrade obligation. Existing franchisees can refer to OneSource for more details on the required scope of the upgrade obligation. Should you and we enter into a Franchise Agreement with an In-Line 10 + 10 Addendum, there is a required mid-term upgrade between years 5 and 6 of the initial 10-year term as well as a required mid-term upgrade between years 5 and 6 of the successor 10-year term. We do not estimate the costs of these upgrades.

(iv) Existing franchisees may request a successor franchise, which we may grant at our sole discretion. One condition of a grant of a successor franchise, is franchisee's timely completion to our satisfaction of an upgrade to the Unit by doing an offset, a scrape/rebuild, or a major remodel, as we may decide. For a Traditional Unit, the term of a Successor Agreement is 25 years after an offset or a scrape/rebuild upgrade and 20 years after a major remodel. For In-Line and End-Cap Units, the term of a Successor Agreement is 10 years.

We will provide you with the requirements for an offset, a scrape/rebuild and remodel. The costs for an offset or a scrape/rebuild are currently comparable to the cost of developing a new unit as described in Item 7, if done today. Existing franchisees can refer to OneSource for more details on the required scope of these asset actions.

Should you and we enter into a Franchise Agreement with an In-Line 10 + 10 Addendum, there is a required successor upgrade at the end of the initial 10-year term.

Other conditions to obtaining a successor franchise include, without limitation, your receipt of prior written growth approval, execution of the then-current Successor Agreement and payment of a nonrefundable successor franchise fee in the amount equal to the greater of \$22,500 or one-half of the applicable then-current initial franchise fee (for Traditional Units) and the greater of \$12,500 or one-half of the applicable then-current initial franchise fee for In-Lines and End-Caps. Occasionally, TBC waived or discounted the successor fee, and we reserve the right to do so in the future.

Existing franchisees of a KT Unit may request a successor franchise, which we may grant at our sole discretion and in accordance with the then-current KT Successor Expiration Policy, under which we might agree to enter into a successor agreement with you for a term of 10 years subject to certain conditions, including the Unit's having attained specified minimum annual sales and your completion of certain upgrades.

In addition, under limited situations applicable to In-Line Units, we may offer you the right to enter into an In-Line 10+10 Addendum granting you the right, upon the satisfaction of certain terms and conditions (including your payment of the successor fee), to enter into our then-current successor agreement under the In-Line 10+10 Addendum for the operation of one additional 10-year term. The terms and conditions you will be required to satisfy include your qualification by us as growth approved, your timely

completion of the mid-term upgrade, your completion (to our satisfaction) of an upgrade to the Unit at the end of the initial 10-year term, and your payment of a successor fee.

(v) Prior to the issuance of a successor agreement, we may, at our sole discretion, agree to temporarily extend the term of the Franchise Agreement or the KT Successor Franchise Agreement to allow you additional time to complete the required upgrade of the Unit, in which case you will be required to pay an extension fee (see Amendment of Franchise Agreement/KT Successor Franchise Agreement, Exhibit B-3.)

(vi) Alternatively, we may choose to require that you pay a development fee calculated by multiplying the aggregate number of new Units you are required to develop and operate under the Market Build Out Agreement by the sum of \$45,000. We will credit the portion of the development fee attributable to a new Unit against the initial fee for such new Unit so long as such new Unit is opened in accordance with the Market Build Out Agreement. As stated in the above table, in the event that you miss an opening date, payments of \$4,231 for each four- or five -week accounting period of our pertinent financial calendar will be due until the date that you actually open the new Unit or 10 years following the missed opening date, whichever first occurs.

(C) If a state or local law in which your Unit is located prohibits or restricts in any way your ability to pay and our ability to collect the period franchise fee or period marketing fee derived from the sale of alcoholic beverages at your Unit (an "Alcohol Restriction Law"), you will be required to pay whatever increased percentages of all Gross Sales not deriving from the sale of alcohol are necessary so that the period franchise fee or period marketing fee you pay equals the period franchise fee or period marketing fee you would make if you were not subject to an Alcohol Restriction Law.

Please refer to Item 11 for additional computer and electronic technology equipment and support fees.

<u>Item 7</u>

ESTIMATED INITIAL INVESTMENT

YOUR ESTIMATED INITIAL INVESTMENT

TRADITIONAL UNITS

| Type of Expenditure (A) | Amount | Method of Payment | When Due | To Whom Payment is to Be Made |
|--|------------------------|----------------------|--|-----------------------------------|
| Background Check Fee | \$500-\$700 per person | Lump Sum | Upon application | Approved third parties |
| Initial Franchise Fee (B) | \$45,000 | Lump Sum | \$10,000 due upon registration with balance on ground break | Us or our designated affiliates |
| First Unit Construction Services (C) | \$27,250 | Lump Sum | As provided in the Development Services Agreement | Approved third parties or YRSG |
| Optional Real Estate Services (C) | \$10,000 - \$37,250 | Lump Sum | As provided in the Development Services Agreement | YRSG |

| Type of Expenditure (A) | Amount | Method of Payment | When Due | To Whom Payment is to Be Made |
|--|---------------------------|----------------------|-----------|----------------------------------|
| * Permits, Licenses, Security Deposits (D) | \$74,000 - \$125,000 | Lump Sum | As Agreed | Various vendors |
| *Real Property (E) | \$250,000 - \$1,400,000 | As Agreed | As Agreed | See Note (E) |
| **Building/Site Construction (F) | \$750,000 - \$1,700,000 | As Agreed | As Agreed | Various Third Parties |
| **Equipment / Signage/Decor/POS | \$375,000 - \$570,000 | As Agreed | As Agreed | Vendor |
| *Initial Inventory (G) | \$7,000 - \$10,000 | As Agreed | As Agreed | Vendor |
| Grand Opening Expense (H) | \$5,000 | As Agreed | As Agreed | Various Third Parties |
| *Additional Funds - 3 months (I) | \$40,000 - \$60,000 | As Agreed | As Agreed | Various Third Parties |
| TOTAL | \$1,584,750 - \$3,980,200 | | | |

Notes:

* These expenditures represent an estimated range of costs across the United States.

** These expenditures represent the estimated costs for constructing and equipping the Unit building for various sized Taco Bell building types in the Dallas, Texas market. These figures are estimates, and we cannot guarantee that you will not have additional expenses starting the business. See Note D below.

(A) Certain security deposits may be refundable. None of the other expenditures are refundable.

(B) Franchisees of Traditional Units who qualify for the National Incentive Program (see Exhibit D) will benefit from a number of incentives, one of which is the waiver of what would otherwise be an initial franchise fee of \$45,000. Franchisees of KT Units who qualify for the De-Coupling Incentive Program (see Exhibit O) may benefit from a number of incentives, one of which is the waiver of what would otherwise be a successor fee of \$22,500.

If you are an existing franchisee and are qualified, apply, are accepted, and choose to participate in our 10K Trade Areas (as described in Exhibit P) program, then you must pay a non-refundable, non-transferable fee of \$25,000 (the Trade Area Fee) to secure a specific unlocked Trade Area for which you apply, within 10 days after we notify you of your acceptance into this program. Your Trade Area Fee will be applied to the initial franchise fee for a Unit which you commit to develop and timely open in your applicable 10K Trade Area.

(C) For the first Unit that you open, we may require that you enter into a Development Services Agreement (see Exhibit F) with YRSG for construction services to be provided by YRSG (or its designee) at a cost of \$25,000. You must also pay YRSG directly for ADA inspection costs (which are estimated to cost \$2,250, as reflected in the above \$27,250 estimate, for the cost of First Unit Construction Services). YRSG (or its designee) also provides real estate services, which are optional, at a cost of \$10,000. For your second and subsequent Units, you are not required to, but may, sign a Development Services Agreement with YRSG for construction and/or real estate services to be provided by YRSG (or its designee), at the costs provided above, or you may use an approved third-party construction management firm. See Item 5. For additional on-site visits, beyond the construction management phase of the development services, due to circumstances beyond YRSG's control and necessary to complete the project, you will be charged \$1,600

per day on site if YRSG has two weeks' prior notice or \$2,000 per day on site if YRSG has less than two weeks' prior notice. See Exhibit F.

(D) This amount includes costs for a required Preferred National A&E Consultant to do the A&E work as described in Item 5, geotechnical services, material testing, architectural services, civil services, permit processing, inspection, utility fees, special impact fees, etc. You will need to adjust your projected costs based on the location where you plan to build, as actual costs vary considerably according to local building and zoning ordinances, prevailing construction costs in the geographic region, size and condition of the site. This figure is an estimate, and we cannot guarantee that you will not have additional expenses starting the business.

(E) Land costs vary, depending on size and location and whether you purchase or lease the site. The estimates given are for purchased sites. Base rent may range from \$45,000 to \$150,000 or more per year for a ground lease; costs will be higher if the lease includes percentage rent. Base rent does not include taxes, insurance, and other applicable fees associated with leasing the site. These figures are estimates, and we cannot guarantee that you will not have additional expenses starting the business.

(F) The building and site construction cost estimates are based on development in Dallas, Texas. You will need to adjust your projected costs based on the location where you plan to build, as actual costs vary considerably according to local building and zoning ordinances, prevailing construction costs in the geographic region, size and condition of the site. These figures are estimates, and we cannot guarantee that you will not have additional expenses starting the business.

(G) Opening inventory figures are based on costs for the first week of operation. Costs will vary depending on your actual sales.

(H) You must spend \$5,000 within the first 6 months of opening in advertising and promoting the restaurant in accordance with our opening procedures although you may spend more. Provided that all paid invoices or other proofs of expenditure are submitted to us within 9 months of the opening date, we will reimburse you for amounts not to exceed \$5,000. Currently, this \$5,000 expenditure is neither required nor reimbursable should we enter with you into a Successor Franchise Agreement or should we issue a Franchise Agreement for a Unit that 'flips' from a license agreement to a franchise agreement. There is a Grand Opening Expense obligation for franchisees that operate a Unit that has qualified for a waiver or reduction of the initial franchise fee but there will be no reimbursement for any money spent by them to fulfill the \$5,000 expenditure obligation.

(I) The Additional Funds category includes an estimate of the funds needed to cover incremental operating expenses for the initial three months of business, i.e., costs and expenses that generally occur in the startup period of the business above and beyond the standard costs of operation. These figures are estimates, and we cannot guarantee that you will not have additional expenses starting the business. Both operating costs and incremental costs associated with the startup phase of the business depend on many factors, including your management skill, experience, and business acumen, the developing experience and efficiency of the crew members, local economic conditions, local market conditions, prevailing wage rates in your community, competition, and the sales level reached in the period covered. Additionally, you are responsible for all costs and expenses associated with the required training, including travel and living expenses, etc. for your employees. See Item 11.

We relied on more than 50 years of experience to compile these estimates for Traditional Units. You should review these figures carefully with a business advisor before you decide to purchase the franchise. Except as outlined in Item 10 below, we do not offer financing directly or indirectly for any part of the initial investment. Your ability to obtain financing will depend on a number of factors, such as the general availability of financing, your credit worthiness, collateral you may have, and lending policies of individual financial institutions. Other than the late charges specified in Item 6, these estimates do not include any finance charges, interest, or debt service payments.

IN-LINES AND END-CAPS

| Type of Expenditure (A) | Amount | Method of Payment | When Due | To Whom Payment is to Be Made |
|--|-------------------------|----------------------|--|-----------------------------------|
| Background Check Fee | \$500-\$700 per person | Lump Sum | Upon application | Approved third parties |
| Initial Franchise Fee (B) | \$25,000 | Lump Sum | \$10,000 due upon site registration with balance due on groundbreak | Us or our designated affiliates |
| First Unit Construction Services (C) | \$27,250 | Installments | As provided in the Development Services Agreement | Approved third parties or YRSG |
| Optional Real Estate Services (C) | \$10,000 - \$37,250 | Installments | As provided in the Development Services Agreement | YRSG |
| * Permits, Licenses, Security Deposits (D) | \$74,000 - \$125,000 | Lump Sum | As Agreed | Various third parties |
| *Real Property (E) | \$45,000 - \$100,000 | As Agreed | As Agreed | See Note (D) |
| **Building/Site Construction (F) | \$177,000-\$650,000 | As Agreed | As Agreed | Various third parties |
| **Equipment / Signage/Decor/ POS | \$200,000-\$400,000 | As Agreed | As Agreed | Vendor |
| *Initial Inventory (G) | \$7,000 - \$10,000 | As Agreed | As Agreed | Vendor |
| Grand Opening Expense (H) | \$5,000 | As Agreed | As Agreed | Various Third Parties |
| *Additional Funds - 3 months (I) | \$40,000 - \$60,000 | As Agreed | As Agreed | Various Third Parties |
| TOTAL | \$610,750 - \$1,440,200 | | | |

Notes:

The above table lists the average costs for an In-Line unit with or without a drive thru.

- * These expenditures represent an estimated range of costs across the United States.
- ** These expenditures represent the estimated costs for constructing and equipping the Unit building for different Taco Bell building types in the Dallas, Texas market. These figures are estimates, and we cannot guarantee that you will not have additional expenses starting the business. See Note E below.

(A) Certain security deposits may be refundable. None of the other Expenditures is refundable.

(B) The initial franchise fee is \$25,000 for In-Lines and End Caps. Franchisees of In-Line Units who qualify for the Urban Test Incentive Program (see Item 1) will benefit from a number of incentives, one of which is the waiver of what would otherwise be an initial franchise fee of \$25,000. Franchisees of KT Units

who qualify for the De-Coupling Incentive Program (see Exhibit O) may benefit from a number of incentives, one of which is the waiver of what would otherwise be a successor fee of \$22,500.

(C) For the first Unit that you open, we may require that you enter into a Development Services Agreement (see Exhibit F) with YRSG for construction services to be provided by YRSG (or its designee) at a cost of \$25,000. You must also pay YRSG directly for ADA inspection costs (which are estimated to cost \$2,250, as reflected in the above \$27,250 estimate for the cost of First Unit Construction Services). YRSG (or its designee) also provides real estate services, which are optional, at a cost of \$10,000. For your second and subsequent Units, you are not required to, but may, sign a Development Services Agreement with YRSG for construction and/or real estate services to be provided by YRSG (or its designee), at the costs provided above, or you may use an approved third-party construction management firm. See Item 5.

(D) This amount includes costs for a required Preferred National A&E Consultant to do the A&E work as described in Item 5, geotechnical services, material testing, architectural services, civil services, permit processing, inspection, utility fees, special impact fees, etc. You will need to adjust your projected costs based on the location where you plan to build, as actual costs vary considerably according to local building and zoning ordinances, prevailing construction costs in the geographic region, size and condition of the site. This figure is an estimate, and we cannot guarantee that you will not have additional expenses starting the business.

(E) The estimates given are for leased sites. Base rent may range from \$45,000 to \$100,000 or more per year for an inline lease; costs will be higher if the lease includes percentage rent. Base rent does not include taxes, insurance, and other applicable fees associated with leasing the site. These figures are estimates, and we cannot guarantee that you will not have additional expenses starting the business.

(F) The building and site construction cost estimates are based on development in Dallas, Texas. You will need to adjust your projected costs based on the location where you plan to build, as actual costs vary considerably according to local building and zoning ordinances, prevailing construction costs in the geographic region, size and condition of the site. These figures are estimates, and we cannot guarantee that you will not have additional expenses starting the business.

(G) Opening inventory figures are based on costs for the first week of operation. Costs will vary depending on your actual sales.

(H) You must spend \$5,000 within the first 6 months of opening in advertising and promoting the restaurant in accordance with our opening procedures although you may spend more. Provided that all paid invoices or other proofs of expenditure are submitted to us within 9 months of the opening date, we will reimburse you for amounts not to exceed \$5,000. Currently, this \$5,000 expenditure is neither required nor reimbursable should we enter with you into a Successor Franchise Agreement or should we issue a Franchise Agreement for a Unit that 'flips' from a license agreement to a franchise agreement. There is a Grand Opening Expense obligation for franchisees that operate a Unit that has qualified for a waiver or reduction of the initial franchise fee but there will be no reimbursement for any money spent by them to fulfill the \$5,000 expenditure obligation.

(I) The Additional Funds category includes an estimate of the funds needed to cover incremental operating expenses for the initial three months of business, *i.e.*, costs and expenses that generally occur in the startup period of the business above and beyond the standard costs of operation. These figures are estimates, and we cannot guarantee that you will not have additional expenses starting the business. Both operating costs and incremental costs associated with the startup phase of the business depend on many factors, including your management skill, experience, and business acumen, the developing experience and efficiency of the crew members, local economic conditions, local market conditions, prevailing wage rates in your community, competition, and the sales level reached in the period covered. Additionally, you are

responsible for all costs and expenses associated with training, including travel and living expenses, etc. for yourself and your employees. See Item 11.

Except as outlined in Item 10 below, we do not offer financing directly or indirectly for any part of the initial investment. Your ability to obtain financing will depend on a number of factors, such as the general availability of financing, your credit worthiness, collateral you may have, and lending policies of individual financial institutions. Other than the late charges specified in Item 6, these estimates do not include any finance charges, interest, or debt service payments.

| Type of Expenditure | Amount | Method of Payment | When Due | To Whom Payment is to Be Made |
|---|-------------------------------------|----------------------|------------|---------------------------------------|
| Initial Franchise Fee | In-Line and End-Cap: \$25,000 | Lump Sum | At Closing | Us or our designated affiliates |
| | Traditional Unit: \$45,000 | | | |
| Building, Equipment, Signs, and Inventory | \$150,000 to \$1,755,000 or more | Lump Sum | At Closing | Us or an affiliate |
| Any Leasehold or Other Real Property Interests | Varies | Varies | At Closing | Us or an affiliate |
| Total Purchase Price | \$175,000 to \$1,800,000 or more | | | |

PURCHASE OF EXISTING RESTAURANTS FROM US OR AN AFFILIATE

Where the franchise is intended for an existing restaurant operated by us or one of our affiliates, the total purchase price for the restaurant may exceed \$1,800,000, excluding real property, and will include the per Unit initial franchise fee as well as amounts representing the value of the building, equipment, signs and inventory. When more than one Unit is being sold, the Units are not individually priced but are sold as a group and may or may not include purchase of the real property. The purchase price for the sale of one or more existing restaurants varies and is typically based on a multiple of cash flow. If you enter into an asset purchase agreement ("APA") (see Exhibit L) with us or one of our affiliates for the purchase of existing restaurants, you will be required to pay a deposit that will vary in amount depending on the size of the transaction, but is generally 2% of the purchase price. The deposit is refundable only in certain situations as specified in the APA. The APA will define the purchase price and other expenditures and obligations you are to pay or assume to purchase the restaurants covered by the APA. See Item 5 for additional information related to the purchase of existing restaurants from us or an affiliate.

<u>Item 8</u>

RESTRICTIONS ON SOURCES OF PRODUCTS AND SERVICES

You must purchase or lease certain products according to our specifications and from suppliers approved by us. Essentially, 100% of your purchases and/or leases of furniture, fixtures, equipment, smallwares, food and paper products in connection with the establishment and operation of the Unit must be made in accordance with our specifications.

We have established quality standards and/or specifications for the food, paper goods, packaging, point-of-sale materials, signs, equipment, smallwares, fixtures and other goods, supplies and related services ("Products") that are used in the operation of the Units. You are not allowed to use Products from any vendor, manufacturer, grower or assembler (together referred to as "Vendors") or any dealer,

distributor, common carrier, wholesaler, retailer or warehouseman (together referred to as "Distributors"), unless the Vendor or Distributor has been approved in advance by us. McLane Foodservice, Inc. ("McLane") is currently one of the authorized Distributors of food/supply items to us and our affiliates throughout the country; there may also be approved Distributors of food/supply items depending on your location. Wasserstrom and RSCS Equipment Sales and Services are currently approved Distributors for equipment and smallwares as well as certain Computer and Information Technology hardware.

Except as follows, neither we nor our affiliates are currently approved suppliers or the only approved supplier for any products or services:

We or our affiliates are an approved supplier of certain required Computer and Information Technology hardware. We or our affiliates also provide certain support to franchisees related to our required Computer and Information Technology hardware. Please see Item 11 for more information on fees relating to such hardware and support. For the fiscal year ending December 26, 2023, our affiliates' revenues from such hardware and support services were approximately \$34,786,165.55.

Our affiliates TBC and TBA may also sell Units, including equipment, supplies, and inventory, to Franchisees, with or without real estate (see Item 5). We lease improved and unimproved real estate, and in some cases the associated equipment and furnishings, for some franchised Units. There is no broadly applicable requirement that you lease real estate from us, but some locations or restaurant facilities may be available only under a lease from us. We are not obligated to lease real estate or equipment to you. For the fiscal year ending December 26, 2023, affiliate revenues from leases to Franchisees were approximately \$41,502,780.

Our affiliate YRSG offers real estate and construction development services (commonly referred to as TDS, or Taco Bell Development Services), with additional services being available at an hourly rate. Fees paid to YRSG may be paid by check or via wire as described on the invoice and are not refundable.

The real estate services and construction services currently available through YRSG are the following:

Real Estate Services - YRSG (or its designee) will conduct a trade area analysis and source a site location within a specified trade area, prepare a site submittal package, and pursue YRSG's corporate approval of the site.

Construction Services:

1. Design: YRSG (or its designee) will coordinate with Franchisee's consultant to order and review geo-technical and environmental soils testing, to order and review the completion of an ALTA survey, and will manage the Project architect or engineer and other consultants in preparing plans and specifications for the permitting and construction and prepare and monitor a project schedule for completion of the design activities.

If the restaurant is a cantina/urban in-line the design services do not include geo-technical or environmental soils testing nor the completion or review of an ALTA survey. You shall retain an environmental firm to perform testing and investigative services as required which may include but are not limited to testing for hazardous materials.

2. Feasibility: YRSG (or its designee) will coordinate with Franchisee's consultants to complete a feasibility summary including a construction, zoning and on-site analysis of the property, and to develop a site sketch and assist to obtain approval of it. Franchisor's A&D brand designer will recommend a building type and equipment package and will work with Franchisee's consultant to develop a project budget and schedule.

If the restaurant is a cantina/urban in-line the feasibility services do not include recommending a building type.

3. Permitting: YRSG (or its designee) will coordinate with Franchisee's consultant to complete utility company plan submittals, submit all applicable permit applications, arrange for representation at municipal/public hearings, manage consultant activities such as traffic engineers, attorneys and permit expediters, prepare and monitor the project schedule for completion of permit activities.

If the restaurant is a cantina/urban in-line you shall be responsible for sourcing and securing any necessary liquor licenses or permits.

4. Construction Management: YRSG (or its designee) will recommend general contractors, coordinate with Franchisee's consultant to prepare bid packages and conduct a pre-bid meeting, secure a construction contract (subject to review and approval by you and your attorney), coordinate with Franchisee's consultant to communicate construction start date to applicable parties, keep you informed of construction progress, conduct periodic site inspections, review with the architect change orders and payment requests, coordinate with the general contractor delivery and equipment installation, review with the architect punch list items and assist in close out activities.

In the fiscal year ending December 26, 2023, the revenues earned by YRSG for development services provided to Franchisees were approximately \$138,500. No revenues were earned by Yum! Brands' Architecture and Engineering Department for development services provided to Taco Bell licensees.

None of our officers or any other person identified in Item 2 directly or indirectly owns any interest in or controls any approved Vendor or Distributor, other than those who may own, for investment purposes only, up to 5% of the capital stock of an approved Vendor or Distributor that is a publicly held business entity whose shares are listed and traded on a national or regional stock exchange or through the National Association of Securities Dealers Automated Quotation System ("NASDAQ") where this ownership does not give the person any ability to control or influence the Vendor or Distributor.

You must use only Products that meet or exceed our specifications. Your use of inferior or nonspecification Products, or any Products from an unapproved Distributor or Vendor, regardless of the source, is a very serious and material failure to perform the obligations of the Franchise Agreement and can lead to your loss of the franchise. Where specifications have not been published, you must still take care to use only Products that are at least of equal quality to those used by us. Published specifications for food products are available upon request from our designated Quality Assurance Department and are supplied to the approved Vendors and Distributors as appropriate to help preserve their confidentiality. Taco Bell Global Engineering provides the specifications for the equipment and Taco Bell Architectural and Engineering provides specifications for the fixtures. Specifications for Products are set by our designated quality assurance department to ease the burden of product selection by you and to ensure that quality of foodservice will be consistently high across all Units. All specifications are subject to our review and modification at any time.

We estimate that the required purchases and/or leases are approximately 40% to 70% of the cost to establish a Unit and approximately 40% of operating expenses.

Approval/Disapproval of Distributors

We have the right under the Franchise Agreement and OneSource to approve or disapprove in advance any Vendor or Distributor from whom you would purchase or lease the Products. We currently

allow you to purchase Products from any Distributor or Vendor approved by us, whether or not we purchase Products from that Distributor or Vendor. We will provide you with a list of approved Vendors and Distributors upon request. We reserve the right to change the approved Vendors and Distributors at any time and to designate ourselves, our affiliates, or a third party as an approved Vendor or Distributor or the exclusive approved Vendor or Distributor for any particular Product. We are prepared to consider applications for the approval of new Vendors and Distributors, as described below, and will notify the Vendor or Distributor of our approval or disapproval, in our sole discretion.

We will approve additional Vendors and Distributors based upon several factors, including the effect, if any, on the Units and System, the quality of the Products offered, the total number of Vendors and Distributors that are needed in a region, the business reputation and financial stability of the applicant, the applicant's ability to fill orders timely and accurately, to adhere to our schedules, to maintain confidentiality and other factors as we decide are appropriate. We may also impose additional obligations at the applicant's expense, such as training for employees or equipment upgrades, as conditions for our approval. We may charge the Vendors and Distributors a fee to cover the costs of the approval process, including inspections and investigations. You are not required to pay to us any fees in connection with our approval of an additional Vendor or Distributor.

We understand that Vendors and Distributors may treat these charges as part of their costs in providing the Products, and pass along that cost to their customers, including you, in the form of higher prices for Products. We also understand that the imposition of these charges may discourage some potential Vendors and Distributors from applying for our approval. We do not directly derive any revenue from Vendors or Distributors as a result of sales to you. We do not receive lower prices or discounts from Vendors or Distributors because of purchases by you. However, we do receive royalties from third-party aggregator companies in consideration of our licensing their use of the Trademarks for the aggregators to provide services to restaurants, as described below. We do not provide material benefits to you based on your use of designated or approved sources.

We may, at any time, review the performance of any approved Vendor or Distributor to determine whether our policies and specifications are being followed. We may inspect at any time during regular business hours, without advance notice, any facility used or operated by an approved Vendor or Distributor for its Taco Bell business to check for compliance with this policy. We may, upon five days' advance notice in writing, audit the business records (including records which would show the quality, specification and source of goods purchased) of any approved Vendor or Distributor to verify compliance. We may revoke our approval immediately upon notice in the event we judge that our policies are not being followed.

In addition, the beverages of The Coca Cola Company are not approved for sale by you in your Unit.

Pepsi-Cola Company Agreement

Through YUM, we are bound to an agreement with the Pepsi-Cola Company ("Pepsi"), under which we are obligated, subject to certain exceptions, to serve only soft drinks licensed by Pepsi and/or by the Pepsi/Lipton Tea Partnership ("Partnership") through December 31, 2026. If you purchase an existing Unit from TBC or its subsidiaries or affiliates, you must assume this obligation by entering into the franchisee version of the Pepsi-Cola Beverage Supply and Marketing Agreement, a copy of which will be provided to you prior to your entering into the APA for the purchase of any existing Units (See Exhibit L). Further, all franchisees and licensees, regardless of whether they purchase an existing Unit from TBC or one of its subsidiaries or affiliates, are required to exclusively sell products licensed by Pepsi and/or the Partnership, subject to certain exceptions. The terms of your contract with Pepsi will be on substantially the same terms as the contract under which we are bound.

Third-Party Aggregator Programs

TBC and its affiliates have entered into agreements with third-party aggregators, including DoorDash, Uber Eats/Postmates, and Grubhub, to provide Units with online ordering, pickup and/or delivery capabilities. These agreements are negotiated by TBC and its affiliates for the benefit of the System including franchisees and licensees. Participation in these programs is required, and you must enter into a contract with the third-party aggregators. TBC may receive royalty payments from the third-party aggregators to provide services to Units. For the fiscal year ending on December 26, 2023, TBC received \$37,163,888.84 in revenues from third party aggregators.

Restaurant Supply Chain Solutions, LLC

Purchasing activities for food, packaging, and equipment used in the System are conducted primarily through Restaurant Supply Chain Solutions, LLC ("RSCS"), formerly known as Unified Foodservice Purchasing Co-op, LLC or UFPC. The members of RSCS are the Taco Bell National Purchasing Co-op, Inc. (the "Taco Bell Co-op"), which is described in more detail below, and similar coops of our affiliate companies and their franchisees (Pizza Hut National Purchasing Co-op, Inc. and KFC National Purchasing Co-op, Inc.). By contract, RSCS also provides purchasing programs and program management services for A&W National Purchasing Co-op, Inc. and procurement services to HBG (which together with the Taco Bell Co-op, Pizza Hut National Purchasing Co-op, Inc. and KFC National Purchasing Co-op, Inc., are collectively referred to below as the "Concept Co-ops"). Because RSCS is a shared resource organization, allocation costs and sourcing fees attributable to the Taco Bell Co-op, Pizza Hut National Purchasing Co-op, Inc. and KFC National Purchasing Co-op, Inc. may increase if RSCS's contract with A&W National Purchasing Co-op, Inc. or HBG is terminated for any reason. RSCS and the Concept Co-ops are organized in accordance with federal tax laws relating to entities operating on a cooperative basis. In accordance with those laws, each Concept Co-op has historically distributed substantially all of its net income not required for working capital or reserves to its members each year as a patronage dividend. RSCS acts as a purchasing agent for the Concept Co-ops and is the exclusive purchasing agent for the Units in the United States.

The Taco Bell Co-op was formed to allow us, our affiliates, and our franchisees and licensees to conduct a purchasing program through RSCS. The Taco Bell Co-op is a member of RSCS and operates as a cooperative under Subchapter T of the Internal Revenue Code. RSCS and the Taco Bell Co-op are not affiliated with us, TBC, or YUM, and both are organized and operated independently from us, TBC, and YUM. However, TBC is a stockholder member of the Taco Bell Co-op and is entitled to elect two members of the Taco Bell Co-op Board of Directors.

The Taco Bell Co-op is governed by a Board of Directors consisting of 8 voting members, plus the President of RSCS, who is a non-voting ex officio member. Franchisees who are stockholder members are entitled to elect 5 members of the Taco Bell Co-op Board of Directors (chosen by region); TBC is entitled to elect 2 members of the Board; and the Taco Bell Franchise Management Advisory Council ("FRANMAC") is entitled to elect one Board member. Two directors of the Taco Bell Co-op are appointed annually as voting directors of the RSCS Board of Directors.

Only those licensees that are also franchisees or that operate 25 or more Units are eligible to join the Taco Bell Co-op. To join the Taco Bell Co-op, you must buy from the Taco Bell Co-op one share of Membership Common Stock (currently priced at \$10), plus one share of "Store Common Stock" for each traditional and two licensed Units that you own and operate (currently priced at \$400 per share). If you later sell some or all of your Units or otherwise become ineligible for membership, you may not sell or transfer your shares to third parties, although the Taco Bell Co-op may redeem your shares of Store Common Stock at your original purchase price and, if you become ineligible for membership, will redeem your share of Membership Common Stock for \$10.

Your membership in the Taco Bell Co-op makes you eligible to participate in RSCS's purchasing programs. Under the Bylaws of the Taco Bell Co-op, while you are a member, you must purchase virtually all goods and equipment you use in your restaurants through the purchasing programs of RSCS and the Taco Bell Co-op. Also, RSCS and the Taco Bell Co-op may collect sourcing fees directly or indirectly (from distributors or suppliers) from each stockholder member to fund the purchasing programs and services of RSCS and the Taco Bell Co-op.

We do not require that you join the Taco Bell Co-op. Subject to the limitations described below, you may purchase through RSCS and the Taco Bell Co-op as a non-member, in which case you will have no voting rights and will not be entitled to receive patronage dividends. The Taco Bell Co-op's Bylaws require that the Taco Bell Co-op conduct more than 90% of the value of its business with its stockholder members. In implementation of that rule, RSCS reserves the right to refuse to do business with Taco Bell franchisees who are not members of the Taco Bell Co-op.

For additional information about Restaurant Supply Chain Solutions and the Taco Bell Co-op, contact Brad Freeman, Senior Vice President Supply Chain and General Manager of the Taco Bell Co-op, 1 Glen Bell Way, Irvine, CA 92618 at Brad.Freeman@rscs.com, and request a copy of the Membership Information Packet for the Taco Bell Co-op.

Taco Bell Gift Cards

Our affiliate, GCTB, LLC, manages the Taco Bell gift card program. All Units must sell gift cards and accept gift cards as payment. Gift cards are processed in the same manner as existing credit and debit cards. Several states have a gift card cash back law allowing customers to redeem the balance of a gift card for cash if under a specific value. GCTB, LLC has issued cash back procedures available within OneSource on MyTacoBell, a gift card resource page for eligible states that must comply with cash back procedures. You are permitted to exclude from your calculation of net sales all proceeds from the sale of gift cards, and therefore the proceeds are not subject to the franchise royalty and advertising fees. However, both franchise royalty and advertising fees must be paid on all gift card redemptions. Gift cards that are ordered and shipped in the marketing window POP are not subject to shipping or handling charges; if ordered otherwise, shipping and handling charges will apply.

Franchisees are not permitted to sell any other gift certificates, scrip, or coupons, though they may continue to redeem those already in circulation, except for Border Bucks which may no longer be redeemed.

Insurance

You must obtain and maintain at your own expense insurance policies with insurers satisfactory to us covering workers' compensation, employer's liability, commercial general liability, products liability, liquor liability, and all-risk property insurance. If you do not maintain the required insurance coverage, we may purchase it for you and charge the cost to you as described in Item 6.

Item 9

FRANCHISEE'S OBLIGATIONS

This table lists your principal obligations under the Franchise and other Agreements. It will help you find more detailed information about your obligations in these agreements and in other Items in this disclosure document. (FA=Franchise Agreement; KTSFA=KT Successor Franchise Agreement; DSA=Development Services Agreement; APA=Asset Purchase Agreement; MBOA=Market Build Out Agreement; RA=Relationship Agreement; RAQ=Guaranty)

| Obligation | Section in Agreement | Item in Disclosure Document |
|--|--------------------------------|--|
| (a) Site selection and | FA & KTSFA: 5.3, | 5, 11 |
| acquisition/lease | 15.4(b), 16.8 | , |
| | DSA: 2 | |
| | APA: 1, 5.1, 8.5, 9.4 | |
| | MBOA: 4, 5 | |
| | RA: Not applicable | |
| | RAQ: Not applicable | |
| (b) Pre-opening purchases/leases | FA & KTSFA: 4.4, 5.3, | 5,8 |
| | 11, 15.4(b), 16.8 | , |
| | DSA: 2, 3, 4 | |
| | APA: 8 | |
| | MBOA: Not applicable | |
| | RA: Not applicable | |
| | RAQ: Not applicable | |
| (c) Site development and other pre-opening | FA & KTSFA: 3.0, 4.1, 11 | 5, 6, 7,11 |
| requirements | DSA: 2, 3, 4, 5, 6, 7 | <i>c</i> , <i>c</i> , <i>r</i> , <i>r</i> , <i>r</i> |
| | APA: 5.1 | |
| | MBOA: 4, 8 | |
| | RA: Not applicable | |
| | RAQ: Not applicable | |
| (d) Initial and ongoing training | FA & KTSFA: 4, 13.0(d) | 11 |
| (d) Initial and ongoing training | DSA: Not Applicable | 11 |
| | APA: Not Applicable | |
| | MBOA: Not Applicable | |
| | RA: Not applicable | |
| | RAQ: Not applicable | |
| (e) Opening | FA & KTSFA: 2.0, 3.0, | 11 |
| (c) opening | 7.0(a) | 11 |
| | DSA: Not Applicable | |
| | APA: Not Applicable | |
| | MBOA: 4, 5, 7, 8, 10 | |
| | RA: Not applicable | |
| | RAQ: Not applicable | |
| (f) Fees | FA: 4.4, 6.1(a), 7, 8.5, 10.1, | 5, 6, 7, 8, 10, 11 |
| (I) rees | 11, 13.0 (c) 15.4, and, if an | 5, 6, 7, 6, 10, 11 |
| | In-Line $10 + 10$ Addendum | |
| | is included, Section 2 of the | |
| | Addendum | |
| | KTSFA: 4.4, 6.1(a), 7, 8.5, | |
| | 10.1, 11, 13.0 (c) 15.4 | |
| | DSA: Preamble, 2, 3, 4, 5, | |
| | 6, 7, 8 | |
| | APA: 1, 2, 3, 4, 7.5, 14, 18, | |
| | 19, 27 | |
| | MBOA: 4, 7, 8, 10, 11 | |
| | RA: Not applicable | |
| | ** | |
| | RAQ: Not applicable | |

| Obligation | Section in Agreement | Item in Disclosure Document |
|---|--|--------------------------------|
| (g) Compliance with standards and policies/OneSource | FA & KTSFA: 1.1, 3, 4.3, 5.1, 5.2, 6.3, 8, 9.0 DSA: 1, 5 APA: Not Applicable MBOA: 4, 7, 9 RA: II.A(1), II.B RAQ: I.1 | 1, 8, 11, 14, 15 |
| (h) Trademarks and proprietary information | FA & KTSFA: 3, 6.4, 14, 15, 16.2, Appendix DSA: Not Applicable APA: 1 MBOA: Not Applicable RA: II.B(1,2,3,4,6) RAQ: Not Applicable | 1, 12, 13, 14, 16 |
| (i) Restrictions on products/services offered | FA & KTSFA: 3.5 DSA: Not Applicable APA: Not Applicable MBOA: Not Applicable RA: II(B)(4) RAQ: Not Applicable | 8, 11, 16 |
| (j) Warranty and customer service requirements | FA & KTSFA: Not Applicable DSA: 9 APA: 11, 12 MBOA: Not Applicable RA: Not Applicable RAQ: Not Applicable | Not Applicable |
| (k) Territorial development and sales quotas | FA & KTSFA: Not Applicable DSA: Not Applicable APA: 41 MBOA: 5, 9, 10 RA: Not Applicable RAQ: Not Applicable | 12 |
| (l) Ongoing product/service purchases | FA & KTSFA: 3.5 DSA: Not Applicable APA: Not Applicable MBOA: Not Applicable RA: II.B(4) RAQ: Not Applicable | 8, 11, 16 |
| (m) Maintenance, appearance and remodeling requirements | FA & KTSFA: 3.2, 5 DSA: Not Applicable APA: 2.2, 18 MBOA: Not Applicable RA: Not Applicable RAQ: Not Applicable | 11, 17 |

| Obligation | Section in Agreement | Item in Disclosure Document |
|----------------------------|---------------------------------------|--------------------------------|
| (n) Insurance | FA & KTSFA: 11 | 6, 8 |
| (ii) insurance | DSA: 6.2, 9.21 | 0,0 |
| | APA: Not Applicable | |
| | MBOA: Not Applicable | |
| | RA: Not Applicable | |
| | RAQ: Not Applicable | |
| (o) Advertising | FA & KTSFA: 3.0, 3.1(c), | 6, 7, 11 |
| (0) Advertising | 6, 7 | 0, 7, 11 |
| | DSA: Not Applicable | |
| | APA: Not Applicable | |
| | MBOA: Not Applicable | |
| | | |
| | RA: Not Applicable | |
| (a) I. 1 | RAQ: Not Applicable FA & KTSFA: 10 | (|
| (p) Indemnification | - | 6 |
| | DSA: 9.4, 9.5 | |
| | APA: 16, 17 | |
| | MBOA: Not Applicable | |
| | RA: Not Applicable | |
| | RAQ: Not Applicable | |
| (q) Owner's participation/ | FA &KTSFA: 3.1, 4 | 11, 15 |
| management/staffing | DSA: Not Applicable | |
| | APA: 15 | |
| | MBOA: Not Applicable | |
| | RA: II. | |
| | RAQ: Not Applicable | |
| (r) Records/reports | FA & KTSFA: 8 | 6, 17 |
| | DSA: 6 | |
| | APA: Not Applicable | |
| | MBOA: Not Applicable | |
| | RA: Not Applicable | |
| | RAQ: Not Applicable | |
| (s) Inspections, audits | FA & KTSFA: 8.5, 9 | 6, 11, 17 |
| (-)F | DSA: Not Applicable | |
| | APA: 8.6, 8.7 | |
| | MBOA: Not Applicable | |
| | RA: Not Applicable | |
| | RAQ: Not Applicable | |
| (t) Transfer | FA & KTSFA: 13 | 6, 17 |
| | DSA: 9.2 | -, -, |
| | APA: 28, 38 | |
| | MBOA: 11 | |
| | RA: II.B(7), II.D, III.C. | |
| | | |
| | RAQ: I.2(d) | |

| Obligation | Section in Agreement | Item in Disclosure |
|---|------------------------------|--------------------|
| - | | Document |
| (u) Renewal | FA: 2.0 and, if an In-Line | 17 |
| | 10 + 10 Addendum is | |
| | included, Sections 2.2 and 3 | |
| | of the Addendum | |
| | DSA: Not Applicable | |
| | APA: Not Applicable | |
| | MBOA: Not Applicable | |
| | RA: Not Applicable | |
| | RAQ: Not Applicable | |
| (v) Post-termination obligations | FA & KTSFA: 3.8, 15 | 17 |
| <i>.</i> , | DSA: Not Applicable | |
| | APA: Not Applicable | |
| | MBOA: 9 | |
| | RA: II.B.8, III.A. | |
| | RAQ: II | |
| (w) Non-competition covenants | FA & KTSFA: 3.8 | 15, 17 |
| | DSA: Not Applicable | , , |
| | APA: Not Applicable | |
| | MBOA: Not Applicable | |
| | RA: II.B(8), II.O. | |
| | RAQ: Not Applicable | |
| (x) Dispute resolution | FA & KTSFA: 15.3, 16.3, | 17 |
| | 16.4 | |
| | DSA: 9.19 | |
| | APA: 32 | |
| | MBOA: 10 | |
| | RA: IV.F | |
| | RAQ: I.6, III.F | |
| (y) Other: Acquisition and development | FA & KTSFA: Not | 17 |
| restrictions on acquiring additional | applicable | |
| Taco Bell branded restaurants | DSA: Not Applicable | |
| | APA | |
| | MBOA: 3.G, 7 | |
| | RA: II.M | |
| | RAQ: Not applicable | |
| (z) Other: Indebtedness limitations | FA & KTSFA: Not | 17 |
| (2) | Applicable; | |
| | DSA: Not applicable | |
| | APA: 11.3, 37 | |
| | MBOA: Not applicable | |
| | RA: II.P | |
| | RAQ: Not applicable | |

<u>Item 10</u>

FINANCING

We may attempt periodically to identify lenders willing to extend financing to you. Our assistance in identifying lenders is not an approval or endorsement by us of any of the lenders or of the financing arrangements. The terms of any such financing arrangements will be agreed upon between you and the lender and may vary widely.

Provided your accounts are in good standing, we do not currently require you to execute notes, contracts, or other instruments containing waivers of defenses or confessions of judgment under ordinary circumstances.

Real Estate Sublease

If you purchase an existing restaurant from us or one of our affiliates, we may either lease or sublease the land and building to you under a triple net lease in the form then currently being used by us. The terms of our leases and subleases vary depending on whether we own the land or are the direct tenant under a lease. Our leases and subleases range from one to thirty years, and our rent generally ranges from \$1,331.00 to \$22,349.95 per month. You can prepay your lease payments at any time without penalty. We may require a personal guarantee, and your lease or sublease may cross-default with your Franchise Agreement and other agreements with us or our affiliates. If your lease is terminated, we may demand attorneys fees and costs, and damages for loss rental income.

TBC had no past practice, and we have no present practice, of selling, assigning or discounting your obligations under the Franchise Agreement to third parties. However, in the past, TBC sold the promissory notes of franchisees and assigned its right to receive rents under leases with franchisees to third parties. We may continue this practice if we deem it to be in our best interest.

Except as described below, we do not offer, directly or indirectly, any arrangements for financing your initial investment or the continuing operation of the Unit. We are unable to predict whether you can obtain financing for any part or all of your investment; and, if you are able to obtain financing, we cannot predict the terms of the financing. Except as described below, neither we nor YUM guarantees your note, lease or other obligation.

YUM Lending Assistance for Qualified Franchisee Applicants

YUM has entered into an arrangement with a third party, LS BDC Adviser, LLC, an affiliate of Lafayette Square Holding Company, LLC ("Lender"), pursuant to which Lender (through one or more of its managed or advised funds) may provide financing to qualified franchisee applicants, including low-tomoderate income individuals in underserved American communities. This arrangement is open to all eligible applicants regardless of race, color, national origin, sex, disability, or age. Under such arrangement, We will refer franchisee candidates to Lender in our sole discretion and Lender will in good faith independently evaluate such candidates for one or more available credit products based on Lender's thenprevailing underwriting guidelines. The credit products will be term loans (including delayed-draw term loans) and revolving loans. The financing covers acquisition, refinancing and related costs of a franchised Unit. Lender will evaluate, underwrite, and approve candidates; however, as a further incentive to Lender to extend credit to franchisee candidates referred by YUM to Lender, YUM may, but is not obligated to, provide credit support in the form of limited guaranties, typically in the form attached as Exhibit N. If YUM elects to provide credit support, then you, Lender and YUM will sign a letter agreement in the form attached as Exhibit M in connection with which YUM will guaranty for the benefit of Lender up to 33% of the original principal or commitment amount of your franchised business loan (up to a maximum guaranty amount of \$5,000,000). It is not YUM's general practice or intent to sell or assign the letter agreement.

If you are offered and accept financing from Lender as described above, you are required to agree to the terms of such financing with Lender, including as relates to the amount of the loan, the interest rate, finance charges, the repayment term, and any prepayment terms. Under the franchisee financing arrangement with Lender, none of YUM, us, or any of our respective affiliates are entitled to receive, and do not receive, any fee or other consideration from Lender when it makes a loan to a franchisee. Further, Lender is not restricted under the arrangement from selling or assigning to an affiliate all or any part of any loan it makes to you.

Required Terms

- The franchisee must notify YUM within three days if the loan is more than thirty days past due.
- In the event of a default under the loan, Lender may accelerate the obligation to pay the entire principal balance plus interest and costs (including attorneys' fees), and YUM (or its designee) will have the right, but not the obligation, to buy out any franchisee loan at any time for the then-outstanding principal balance of the loan plus the accrued interest and related fees.
- Franchisee is not required to make payments to YUM under the letter agreement unless YUM makes a payment to Lender under the guaranty, following which franchisee must reimburse YUM for all payments made by YUM to Lender and all related costs and expenses incurred by YUM.
- You are not required to grant a security interest under the letter agreement but if YUM purchases the loan following an event of default any security interest granted to Lender will be transferred to YUM (or its designee).
- In the event of a default under the loan or letter agreement, we will have the right to terminate the Franchise Agreement and the Market Build Out Agreement, if executed.
- The guaranty signed by your owners in connection with the letter agreement provides for a waiver of diligence, presentment, demand, protest, and notice of non-payment, protest, and suit.

In addition to YUM's arrangement with Lender, YUM may, but is not obligated to, provide similar lending assistance to qualified franchisee applicants who receive financing from other lenders.

<u>Item 11</u>

FRANCHISOR'S ASSISTANCE, ADVERTISING, COMPUTER SYSTEMS AND TRAINING

Except as listed below, we are not required to provide you with any assistance.

Pre-Opening Obligations

(1) We will review trade areas and possible sites, consider sites for approval, advise you about general procedures involved in acquiring the property, and provide you with the standard plans for building a Unit. If approved, at least six months prior to ground break, you must submit the following documents to your brand designer for brand review sign off: site sketch, extended site plan, exterior elevations and seating/equipment plan.

(2) OneSource will be provided to you via electronic access to a confidential website, which also includes our online training courses and is available on MyTacoBell. Because OneSource is provided electronically, the pagination thereof may differ than if it were provided in hard copy form. We estimate OneSource to be approximately 4,500 pages. Exhibit G lists the Table of Contents of OneSource library folders, by name and number of pages.

(3) We will make available to you and to one manager an operations training course (Exhibit B-1, Section 4.0). We require that you and one manager successfully complete this training program to our satisfaction. The training program is further described below.

(4) We will provide a representative, who will assist in coordinating pre-opening activities and be available to assist with Unit operations throughout the opening week, as reasonably needed (Exhibit B-1, Section 3.0).

(5) We will develop and present to you an advertising program designed for the initial opening of the Unit (Exhibit B-1, Section 3.0).

Certain of the pre-opening services described above are not applicable when you purchase an existing Unit. In those circumstances, we do not provide the services described above, except furnishing OneSource and training course.

Our Continuing Obligations

(1) Furnish you, as we deem appropriate, with advice and assistance in managing and operating the Unit, including local visits by our representatives. (Exhibit B-1, Section 3.0.)

(2) Modify the System and OneSource to reflect changes and updates. We will provide such revisions, to you. (Exhibit B-1, Section 3.3)

(3) Develop and administer advertising and sales promotion programs designed to promote and enhance the collective success of Units and establish and maintain a marketing fund as described below. (Exhibit B-1, Sections 6.0 and 6.1 (a), (b), (c).)

Location Selection

Each location, whether located by our representative or by you, is subject to our market plan approval. Except as provided in our current Integrated Expansion Policy described in Item 1 above, we can approve or disapprove locations within our sole discretion and in consideration of any factors, such as area population, residents' demographics, traffic counts, convenience of ingress and egress, existing restaurants in the area, anticipated land acquisition costs and construction costs, the operating results of existing restaurants in similar or nearby areas, and any other factors, both objective and subjective, which in our view might bear upon the probability of a successful restaurant development and operation. We typically notify you of approval or disapproval of a site within 30 to 60 days of your submission of a complete site package. If you and we do not agree on a site, you must not build. If we do not approve a site, we will not issue a Franchise Agreement.

We estimate the length of time between your payment of the initial franchise fee deposit, which is due upon your registration of a site, and the opening of the Unit will be approximately 18 to 24 months. Many factors may affect this length of time, such as obtaining the necessary governmental permits and approvals, weather conditions and labor difficulties during land development and building construction, and delivery of all necessary signs and equipment, among other things.

We have policies in place related to sale leaseback transactions that may prohibit or condition your ability to enter into sale leaseback transactions either when you enter into a lease or during the term of the lease. We may modify these policies from time to time.

Training Program

We require that you and one manager successfully complete the training program to our satisfaction. Our management training program, offered on an as-needed basis, is a minimum of 7 weeks. Depending on the size and the geographical location of your restaurant/organization, the training may be extended to 8 weeks. If the Unit is multibrand, additional time for the other brand's training is required. The training consists of web-based or e-learning training, as well as on-the-job and classroom training. The instructional materials may include OneSource, paper-based materials, e-learning, and other course specific handouts. Training is conducted by a restaurant training manager we certify, in an approved company owned restaurant that is geographically convenient to the attendees whenever possible and, for franchise applicants, should be scheduled to finish 4 to 6 weeks prior to the scheduled opening of your Unit. This

program, as well as any other required ongoing training courses that we may choose to offer to existing franchisees in connection with new product roll-outs or other System changes, is tuition-free for you and your restaurant manager. Additional people can be trained at a fee, which was \$350 per person as of our last fiscal year. We may also charge tuition for training courses that are not mandatory. You are responsible for all other training costs, including travel and living expenses for yourself and your employees, etc. **Please note that we may terminate or decline to issue the Franchise Agreement for your first Unit if you fail to successfully complete this training course (Exhibit B-1, Section 4.1).**

The basic franchise management training program is continually subject to refinement and change as we deem appropriate. The following table provides a description of the training program as of the end of our last fiscal year.

| Subject | Hours of Classroom Training | Hours of On- The-Job Training* | Location |
|---|--|--------------------------------------|--|
| Team Member Basics & Service Champion | | Week 1 – 50 hours | Approved Company Owned Unit |
| Food Champion and Managing a Shift | | Week 2 – 50 hours | Approved Company Owned Unit |
| Team Trainer Managing a Shift | | Week 3 – 50 hours | Approved Company Owned Unit |
| Managing a Shift | | Week 4 – 50 hours | Approved Company Owned Unit |
| AGM Activities and Leading a Restaurant - GM Curriculum | | Week 5 – 50 hours | Approved Company Owned Unit |
| Leading a Restaurant - GM Curriculum | | Week 6 – 50 hours | Approved Company Owned Unit |
| Leading Multiple Restaurants with: - Operations Consultant - Area Coach Curriculum | | Week 7 – 50 hours | Approved Company Owned Unit |
| Above Restaurant Leader Processes and Realistic Job Preview | | Week 8 – 50 hours | Approved Company Owned Unit(s) or DMA |
| Food Safety Certification Training** (Classroom or online learning through OneSource) | 8 hours or as appropriate to meet state and local food safety training requirements | 8 to 10 hours | Local classroom or on-line learning |

TRAINING PROGRAM

*Hours of On-The-Job Training includes in-restaurant training through OneSource.

**Food Safety Certification training is required for at least one manager per Unit at your expense. Training can be completed through OneSource, ServSafe or other approved vender that meets state/local Food Safety training requirements. Re-certification of this training must occur every 3 years.

All training instructors and training restaurants are subject to our approval. All training instructors have a minimum of one-year prior training and operations experience in the subjects covered above. Currently, the training program is supervised by Kelly McCulloch, Global Chief People & Transformation Officer since January 2020.

All restaurant employees are required to be certified in their specific job role by successfully completing OneSource e-learning courses and on-the-job requirements for their specific job role (Territory Manager-Area Coach-General Manager). Once certified, restaurant employees are required to recertify during each marketing experience by completing OneSource e-learning courses and on-the-job training requirements.

In addition to the above required training, optional classroom training is available at your expense, e.g., Achieving Breakthrough Results, HeartStyles – Leading with Heart.

The initial training program for a KT Unit will include training on Taco Bell operations and matters specific to the operation of multi-brand restaurants. You should consult the applicable franchise disclosure document provided by the other brands for additional information related to operating a multi-brand restaurant.

You will agree in your Franchise Agreement that we are not joint employers of your employees and other personnel. We do not and will not share or codetermine any of your employees' essential terms and conditions of employment. More specifically, in no case do we have any authority to determine or set your employees': (1) wages, benefits, and other compensation; (2) hours of work and scheduling; (3) the assignment of duties to be performed; (4) the supervision of the performance of duties; (5) work rules and directions governing the manner, means, and methods of the performance of duties and the grounds for discipline; (6) the tenure of employees. You alone have sole authority to determine any or all your employees' essential terms and conditions of employment.

COMPUTER AND ELECTRONIC TECHNOLOGY EQUIPMENT

The computer and electronic technology equipment used in the Unit, including computer and point of sale ("POS") equipment, kitchen and credit card/gift card processing equipment, Digital Menu Board ("DMB"), Back of House ("BOH") equipment, broadband internet access equipment and training access equipment, must meet or exceed our specifications. We set or modify our computer and electronic technology equipment policies from time to time as part of our All Access Policy and other policies, which we reserve the right to modify as we deem appropriate, including due to changes in available technologies.

Front of House Technology

Point of Sale ("POS") System

Our POS System currently requires you to utilize PAR or Toshiba cash register terminals, which record sales transactions (such as capturing sales, ticket data and product ordering data) and provide support functions (such as POS operations and order routing). There is no contractual limit on our right to access this information and data. In addition, you are currently required to use the POS terminals developed by Xenial's XPIENT solution. The POS equipment also requires kitchen equipment and software to display and process orders through assembly/delivery in the kitchen. With the introduction of Annspire POS, you will be required to transition from XPIENT to Annspire as of April 30, 2024. Annspire will also require you to utilize specific pre-existing PAR cash terminals, or Elo terminals. Please refer to the Touch Kitchen Display

System section below. POS costs vary depending on the hardware system and configuration you purchase; however, the estimated costs associated therewith are set forth in the below chart.

Touch Kitchen Display System ("TKDS")

TKDS leverages eye-level, touchscreen tablets on the food production line and displays order information from the POS System. TKDS is comprised of touchscreen tablets, and a kitchen controller/monitor/bump bar in Drive-thru. TKDS costs vary depending on the hardware configuration you purchase. Estimated costs are included in the below chart.

SmartHub

The SmartHub is a server installed in the restaurant to enable communication between devices, such as the TKDS and POS or POS and BOH. SmartHub is capable of receiving data from the cloud or from one of the devices in the restaurant, process that data and make it available for other devices inside the Unit. SmartHub is considered the "brain" of Taco Bell's technology vision of the connected restaurant. For redundancy, each restaurant gets two SmartHubs. SmartHub costs can vary depending on the mounting requirement. Estimated costs are included in the below chart.

Speed of Service Timer & Headsets

Each drive-thru Unit must obtain and maintain BOH Speed of Service Timers and Headsets for taking orders. HME Electronics, Inc. is currently our approved vendor for BOH Speed of Service Timer & Headset equipment and maintenance.

Secure Credit Card Payments

All Units must utilize credit card processing equipment (including the secure credit card terminals and all connectors required to be used in conjunction with the POS System) from Verifone Secure Payment (SCA). Verifone P400 terminals must be utilized in connection with drive-thru payment processing POS terminals and Verifone MX915 terminals must be utilized in connection with front-counter and kiosk POS terminals. A typical Unit will require four Verifone MX915 terminals and one Verifone P400 terminal. Optionally, the Verifone e285 mobile device can be used for line-busting if leveraged in the Unit. In addition, you must obtain credit card processing services from Fiserv. The fees/costs associated with debit/credit card transactions vary and are typically calculated based on the total purchase price amount (including tax); however, the estimated fees/costs associated therewith are set forth below in the chart.

Digital Menu Boards

Our digital menu board system (interior and exterior) requires you to use Stratacache enclosures and media players, all of these components are available for order through RSCS. This solution is dependent on the POS equipment highlighted above to function properly. The menu boards must be powered on at all times in order for important updates to be sent to the menu boards. All current hardware costs are available from RSCS, but approximate costs are listed in the below chart. There are additional software fees that must be paid directly to Stratacache and Taco Bell when these boards are installed. Please see below for details on these fees. The exterior menu boards have an integrated order confirmation board (OCB) that displays when an order is started. Please note: Interior DMBs are required for all remodels and new Units. Exterior DMBs are required only for new Units and major remodels at this time. As of January 1, 2025, exterior DMBs will be required in all drive-thru Units.

Kiosks

Our kiosk system requires you to use EloTouch tablets, VeriFone payment terminals, Storm Audio Navigation Devices, and mount fixtures provided by IDx. These devices allow customers to input orders directly into the system via a tablet and complete their transactions via card payment or opt to complete the transaction at the traditional POS. There is no contractual limit on our right to access this information and data. The kiosk solution is dependent on the POS equipment highlighted above to function properly. The kiosks must be powered on at all times while the dining room is open, unless prior approval from Taco Bell has been provided. The kiosks must be free of any signs or other items that are not described herein (e.g.:

tables/chairs/signage blocking or impeding access to the kiosks). Use of kiosks is subject to the transaction fee outlined in the All Access Policy.

Back of House Technology

Broadband

Comcast is the single managed service provider for broadband services. As the broadband service provider, Comcast will manage the provisioning of all circuits, hardware installation, maintenance and monitoring. Instead of obtaining broadband service from Comcast, you may (subject to certain exceptions) choose a Bring Your Own Broadband ("BYOB") option; however, any such BYOB option must meet the minimum requirements we set forth and must be approved by us in advance. You must sign a managed service contract with Comcast, even in connection with a BYOB option, so that Comcast can install and manage the requisite network hardware in the Unit. Broadband pricing will depend on the local cable provider and whether a restaurant requires an alternative solution (e.g., DSL, 4G, Satellite) due to the unavailability of cable/fiber.

We are currently testing Network 3.0 for potential rollout to the System starting in 2024. Upon deploying Network 3.0 to your Unit, you will likely see an increase in \$50/month on your bills from Comcast to support the incremental equipment during this initial pilot period. Following the initial pilot and possible additional market tests, any additional costs will be communicated to you in advance of the national rollout.

Training Access

Each Unit is required to have a computer or mobile tablet to access the e-learning training classes in OneSource.

Back of House Computer

Our BOH system includes the e*Restaurant software from Altametrics, which will be transitioned to Tracks in 2024, a Hewlett Packard computer and a Brother printer. If you do not elect to use our BOH system, you must obtain a system which meets or exceeds all of our current BOH system specifications for reporting, tracking, capabilities, compatibility, and functionality and you must ensure that all data from your BOH system is shared with Taco Bell on a regular basis for measurements on performance and accuracy. SmartLynx SabreTooth Technologies is currently the only approved alternative BOH system; however, we do not provide support for the SmartLynx SabreTooth Technologies system. The fees associated with the BOH system will vary based on the software and related equipment configuration; however, the estimated costs associated therewith are set forth in the below chart.

Recommended Ordering

Recommended Ordering is a mobile app available for in-restaurant tablets to enable restaurant managers to order inventory while moving about the BOH. If desired, Recommended Ordering is also accessible online via the BOH computer, In addition, restaurant specific recommendations for what and how much inventory to order are displayed in the mobile app for consideration prior to completing an order. Recommendations take into account the restaurant's historical and forecasted demand, inventory on hand and in transit, and buffer preferences. Recommended Ordering is currently available for those Units equipped with eRestaurant or Tracks, and who utilize McLane as their Distributor. The cost for Recommended Ordering is included in the below chart.

Other Technology & Services

Taco Bell IT Service Desk

The Taco Bell IT Service Desk currently provides support for certain certified in-restaurant hardware and software obtained from our supported vendors (as set forth in the chart below). You must pay us an annual fee in connection with the Taco Bell IT Service Desk providing this support. All other hardware, software, and services must be maintained and supported by your own vendors and the costs are your responsibility.

Technology Maintenance & Updates

You must maintain your POS system and all your computer systems and electronics in good repair. Upon our request you must replace and upgrade the equipment in the Unit. (Exhibit B-1, Sections 3.3, 5.0 and 5.2). We can access the information stored in your system, and there is no contractual limitation on our right to do so. Except as otherwise indicated, neither we nor our affiliates nor any third parties currently have any obligation to provide ongoing maintenance, repairs, upgrades or support for your computer systems unless you have made arrangements with them to do so, and we cannot estimate the cost of maintaining, updating or upgrading your computer systems or its components as the cost will depend on your repair history, local costs of computer maintenance services in your area and technological advances.

You will be required, by certain specified dates, to update your Unit to comply with our then-current technology specifications, including network broadband and all FOH & BOH technologies. Costs to upgrade hardware are currently in line with the estimated costs set forth below, and these costs will be your responsibility. Costs for future upgrades will also be your responsibility. Such upgrades may require you to purchase new technologies, as well as improvements to or modifications of existing technologies, from us, our affiliates, or designated third parties and to enter into related license and support agreements with us, our affiliates, or designated third parties and pay all related fees, including fees to support any online and smartphone "app" ordering systems. If you must purchase from us or our affiliates, we and our affiliates reserve the right to state license, support, maintenance and other technology fees separately or in the aggregate and to change the basis of the allocation of any fees from time to time to reflect: (i) any increase or decrease in the costs and expenses of providing the applicable services, or (ii) any change in the competitive needs of the System, including the right to change the basis for charging such fees, so long as the charges are computed on a fair and consistent basis among similarly situated Units receiving the services for utilizing the applicable systems.

Payment Card Industry ("PCI") Security & Compliance

You are required to have on file with your bank, a current certificate of PCI compliance covering all of your Units. Your bank will notify you of their reporting and filing requirements. We or our designee may provide certain security services to your Units on your behalf; however, the responsibility to file and maintain PCI compliance is incumbent upon you.

Tech Check

In addition to maintaining a certificate of PCI compliance, you may be required to complete an annual Taco Bell security assessment in order to document and certify the effectiveness of cybersecurity controls in your Units. If you utilize our FOH, BOH, network broadband, and payment terminal systems, we or our designee will attest to the applicable controls on your behalf (although some specific information about your operating environment will be required from you). If you choose not to utilize all of our supplied systems, you will be required to undergo a formal assessment by a Taco Bell-approved assessor at your own expense. Costs associated with this assessment may vary depending on which approved assessor you choose to contract with, however the estimated costs associated therewith are set forth in the chart below.

| Type of Fee | Estimated Fees | Non-Exhaustive List of Required Products and Services for this Fee |
|---|---|---|
| Fees owed to us or our affiliates for required products | We estimate your yearly per restaurant fees to be up to \$8,500 | Alametrics Software Maintenance |
| and services | We estimate your one-time per restaurant fees to be up to \$2,000 | Annspire POSDMB SupportDT DMB Support |

Estimated Costs for Computer and Electronic Technology Equipment in Units:

| | | Elo eRestaurant Support Front of House Support Customer Care Recommended Ordering SmartHub Software SolidCore and Big Fix License and Maintenance Cyber Security TKDS Software Tracks Xenial's XPIENT POS Window's License and Office 365 |
|---|---|--|
| Fees owed to third-party vendors for required products and services | We estimate your yearly per restaurant fees to up to \$15,500 We estimate your one-time per restaurant fees to be up to \$80,000 | Altametrics Activation Fee Armis Cyber Security Broadband Computer DMB Equipment, Installation, Maintenance and Warranty eRestaurant Setup Fee HME Timer, Headset, System, and Installation Kiosk (3 minimum) OneSource Tablet PAR POS Equipment Printer and Warranty Protiviti Tech Check Security Assessment based on Unit's configuration Secure Pay VeriFone Hardware, Subscription, and Installation (for 5 P400 devices and 2 E285 devices) Smarthub Hardware and Installation TKDS Equipment Xenial's XPIENT POS Mobile Connector, Payment Connector & Maintenance |

The above costs are estimates and are subject to change. They do not include taxes or shipping. RSCS facilitates the acquisition of the majority of our approved and certified technologies. Where RSCS facilitates the acquisition of technologies, sourcing fees may apply and are included in the estimates above.

Advertising

You must contribute to the Taco Bell marketing fund a marketing fee equal to 4.25% of Gross Sales of the Unit, which is deposited in the account of the Taco Bell National Advertising Fund Administration ("NAFA"). You must pay the fee by KRISE on or before the fifth business day immediately following the

accounting period (as designated by us) in which the sales were made. Currently, we and/or our affiliates also contribute 4.25% of the Gross Sales from company-owned Units in the United States. Not all franchisees contribute a proportional fee to NAFA.

Franchisees who qualify for the Urban Test Incentive Program (see Item 1) will benefit from a number of incentives, one of which is the waiver of the requirement to pay any marketing fees for the first two years the Unit is open. Franchisees who qualify for the National Incentive Program (see Item 1) will benefit from a number of incentives including the waiver of the requirement to pay any marketing fees for 1 to 4 years, depending on the size of their Taco Bell restaurant portfolio and the program's tier level reached. Franchisees who qualify for the De-Coupling Incentive Program (See Item 1) will benefit from a number of incentives, one of which is a reduction of the required payment of period marketing fees from 4.25% of Gross Sales to 2.25% of Gross Sales for the first year the Unit is open or for the one-year period following the completion of its conversion or upgrade, as applicable.

Marketing fees are expended to help defray our costs of advertising the Taco Bell brand and contribute to the NAFA. NAFA may be used by us, as we determine in good faith, to disseminate, improve and support public awareness of the Taco Bell brand and System, to increase System-wide sales, to purchase advertising under the Taco Bell Marketing Funds Policy effective January 1, 2013 (the "Marketing Funds Policy") and available in OneSource, and to pay for the development, support, and dissemination of marketing and media programs on a regional or national basis. The practices and procedures under which these monies are collected, held, and updated from time to time are described in the Marketing Funds Policy, which may occasionally be revised according to the procedure stated in the Franchise Agreement, Section 6.1(b).

NAFA maintains and disburses the marketing funds under the Marketing Funds Policy. Until late 2012, the prior form of franchise agreement required that franchisees contribute to a universal fund a marketing fee equal to 4.5 % of Gross Sales of the Unit which funds were allocated to the local advertising cooperatives around the country in which both our predecessor, TBC, and franchisees participated, as follows: one third (1.5%) of the 4.5% paid to the universal fund was made available to reimburse the local associations for advertising placed in local media under the Taco Bell Marketing Funds Policy dated January 1, 2006 ("Prior Policy"). NAFA may continue to maintain the local funds accounts under the Prior Policy ("Old Accounts") so long as franchise agreements that reference such Old Accounts remain in effect.

During the fiscal year ended December 26, 2023, NAFA spent 23.9% of its funds on the production of advertisements and other promotional materials, 71.7% for media placement, 3.3% for customer marketing and activation, 0.5% for general and administrative expenses, and 0.6% for other expenses.

No NAFA funds are used for the solicitation or the sale of franchises. NAFA maintains books and records setting forth all of its financial transactions and provides to FRANMAC an annual accounting of the marketing fund, prepared by an independent auditor selected according to procedures agreed upon by us and FRANMAC. You may obtain a copy of the annual accounting from FRANMAC. Except for this annual accounting to FRANMAC, we have no obligation to make the NAFA financial statements available to franchisees. NAFA may spend more or less than the total contribution from all Taco Bell Units and may borrow from any sources at commercially reasonable rates and terms. If any NAFA funds are not spent during the year in which they were collected, they will be used to pay for expenditures incurred in future years.

We may invest the NAFA funds as we see fit, and the income from these investments may be taken and spent by us to defray the costs (out-of-pocket or internal) of administering NAFA. The Franchise Agreement does not impose the duties of a fiduciary, or any other heightened standard, upon us with respect to our management of NAFA. It is critical for us to compete in our industry with advertising and marketing programs that present to the general public a unified, coherent, and consistent approach and image for the Taco Bell brand. Therefore, it is required that all advertising undertaken for Units be approved in advance by us. Our decision is final. You must pay a portion of the costs of the advertising programs. While we may permit you a limited degree of latitude in how precisely you follow our lead in the execution of these advertising and sales programs, you must make your contractual contributions whether or not you choose to adhere to the programs that are paid for with the funds.

Although we will endeavor to utilize the NAFA fund to develop advertising and marketing materials and programs and to place advertising that will benefit the System generally, we do not ensure that expenditures by the marketing fund will benefit your Unit directly or in proportion to your contribution.

FRANMAC works strictly in an advisory capacity with us on various policies and procedures, including advertising. Each member of FRANMAC is elected by the other franchisees in the member's geographic area or "zone." FRANMAC meets quarterly and, in addition, conducts one meeting per year that is open to all franchisees. We have no power to change or dissolve FRANMAC.

<u>Item 12</u>

TERRITORY

The Franchise Agreement does not provide territorial protection or exclusivity for you, although we may grant such rights in separate transactions or by policy on a temporary basis in our sole discretion. There are no exclusive areas or territories granted to you in the Franchise Agreement. The Franchise Agreement licenses the use of the Trademarks in connection with the operation of a Unit at a specified location. Your rights under the Franchise Agreement are non-exclusive and do not include the right to prevent any other uses by any persons or entities of the Trademarks or the System *regardless of how close they are or will be to the Unit*.

You will not receive an exclusive territory under the Franchise Agreement. You may face competition from other franchisees or licensees, from Units that we own, or from other channels of distribution or competitive brands that we or our affiliates control. Our Integrated Expansion Policy describes our considerations in evaluating a site for registration. If you purchase one or more existing Units from us or one of our affiliates, you may be required to waive any impact protection under our then-current Integrated Expansion Policy, if any, to which you may be entitled under the Franchise Agreement(s)_ for the purchased Unit(s), which waiver shall be effective for the entire term of the Franchise Agreement(s).

If you purchase existing Units from us or a Franchisee, you may also be required to develop one or more new Units according to a Market Build Out Agreement in a form similar to that attached as Exhibit C. You may be required to develop certain Units that we designate, or we may choose to designate an entire geographic region or part of it as the development area. The Market Build Out Agreement will specify the dates by which each of these Units must be open for business. You will be required to pay to us a development fee of \$45,000 for each new Unit, \$10,000 of which is payable upon registration and the balance of which is due upon the Unit's groundbreak. If the Market Build Out Agreement is being issued in connection with your purchase of restaurants from an existing franchisee, any Unit that was registered by the prior franchisee shall not count as a new Unit under your Market Build Out Agreement, even if such Unit opens during the term of your Market Build Out Agreement. If you fail to develop and open a Unit on time, upon the missed opening date you must pay to us: a) within 5 days of the missed deadline, a lump sum payment of \$45,000 or the balance of the development fee if you have previously made a \$10,000 deposit, which \$45,000 total fee shall be applied towards the initial franchise fee under the franchise agreement for the new Unit to the extent the new Unit is opened during the term of the Market Build Out Agreement; and b) payments of \$4,231 for each four or five week accounting period of our pertinent financial calendar until the earlier of the date i) you open the new Unit or ii) that is 10 years from the

required Opening Date as defined in the Market Build Out Agreement. Alternatively, we may choose to require that you pay a development fee calculated by multiplying the aggregate number of new Units you are required to develop and operate thereunder by the sum of \$45,000 in which case we will credit the portion of the development fee attributable to a new Unit against the initial fee for such new Unit so long as such new Unit is opened in accordance with the Market Build Out Agreement. In the event that the new Unit does not open, these fees are not refundable or applicable to other Units. The standard term of the Market Build Out Agreement is five (5) years, though the term may be for a shorter or longer period depending on the location and the number of new Units to be opened or other factors in our sole discretion.

We and/or our affiliates operate many Units and we permit many other franchisees and third parties to use the Trademarks and System. We will likely permit additional uses of the Trademarks in the future, without regard to proximity to your Unit. The Franchise Agreements do not restrict our and our affiliates' right to locate our and our affiliates' own Units without regard to their proximity to your Unit. Pizza Hut, KFC, and HBG as well as any chains acquired or developed by YUM or its subsidiaries and divisions in the future, also may locate their Units anywhere without regard to their proximity to your Unit. If any problems arise due to the proximity of a Unit or a restaurant owned or franchised by Pizza Hut, KFC or HBG, we will act as we determine is appropriate under the circumstances. We have no obligation to relocate our Units or restaurants owned or franchised by Pizza Hut, KFC or HBG, or compensate you in any way, or allow you to relocate your Unit, unless the Franchise Agreement is terminated prior to the end of the specified term due as set forth in the Franchise Agreement.

The Franchise Agreement licenses the use of the Trademarks only in connection with the operation of a Unit at a specified location. We do not grant you any right or authority to pre-package or to sell pre-packaged food products or beverages under the Trademarks through any channel of distribution (including alternative channels of distribution, as described below) or to sell non-prepackaged food products, beverages, or other products under the Trademarks through any alternative channels of distribution, such as the internet, social media and other forms of electronic commerce, "800" or similar toll-free telephone numbers, catalogs, telemarketing or other direct marketing sales, or, any channel of distribution other than in connection with the operation of a Unit at a specified location. You may not prepare food at the Unit for delivery or sale elsewhere without our prior written consent.

We have the exclusive, unrestricted right to produce, distribute, or sell pre-packaged and other food products and beverages containing the licensed Trademarks, such as tacos, taco shells, snack foods, sauces and fillings, and other Mexican-style food products, and to use in connection with these the various identifying characteristics developed or used by us. We reserve the right to do so through any channel of distribution, including alternative channels of distribution, such as the internet, social media and other forms of electronic commerce, "800" or similar toll-free telephone numbers, catalogs, telemarketing or other direct marketing sales, or any other channel of distribution. You will be entitled to no compensation in connection with any such sales.

You have no options, rights of first refusal, or similar rights to acquire additional franchises.

<u>Item 13</u>

TRADEMARKS

Our affiliate, Taco Bell IP Holder, LLC, owns a number of trademarks and service marks, including the active Trademarks set forth below, which are registered with the United States Patent and Trademark Office. Taco Bell IP Holder, LLC has granted us a 99 year license to use and sublicense the Trademarks to franchisees.

| | <u>Registration</u> <u>Number</u> | <u>Registration</u> <u>Date</u> | Renewed |
|--|--------------------------------------|------------------------------------|---------|
| TACO BELL (in block or stylized letters) | 820,073 | 12/06/66 | Yes |
| | 879,582 | 10/28/69 | Yes |
| | 1,322,739 | 02/26/85 | Yes |
| | 1,874,786 | 01/17/95 | Yes |
| | 1,924,335 | 10/03/95 | Yes |
| | 2,114,014 | 11/18/97 | Yes |
| | 3,501,311 | 09/16/08 | Yes |
| | 3,676,436 | 09/01/09 | Yes |
| | 4,780,421 | 07/28/15 | No |
| | 6,051,763 | 05/12/20 | No |
| TACO BELL & Bell Design | 1,322,738 | 02/26/85 | Yes |
| | 2,105,501 | 10/14/97 | Yes |
| | 2,816,454 | 02/24/04 | Yes |
| | 4,102,936 | 02/21/12 | Yes |
| | 4,682,267 | 02/15/15 | No |
| | 4,873,041 | 12/22/15 | No |
| | 5,592,983 | 10/30/18 | No |
| TACO BELL with Mission Window | 4,295,975 | 02/26/13 | Yes |
| THE BELL (in block letters) | 1,765,386 | 04/13/93 | Yes |
| BELL DESIGN | 1,322,737 | 02/26/85 | Yes |
| | 1,330,236 | 04/09/85 | Yes |
| | 2,006,124 | 10/08/96 | Yes |
| | 2,105,502 | 10/14/97 | Yes |
| | 3,629,938 | 06/02/09 | Yes |
| | 6,820,973 | 08/16/22 | No |
| LIVE MÁS | 4,243,633 | 11/13/12 | Yes |
| | 5,146,760 | 02/21/17 | No |
| TACO BELL and Bell Design No. 7 with LIVE MÁS | 4,382,469 | 08/13/13 | No |

These are the primary Trademarks. Others have also been registered and may be described in the Appendix to the Franchise Agreement.

Required affidavits of continued use have been filed. There are presently no effective determinations of the United States Patent and Trademark Office, the Trademark Trial and Appeal Board, the trademark administrator of this state, or any court, nor is there any pending infringement, opposition, or cancellation proceeding, nor any pending material litigation involving any of the above Trademarks that may be relevant to their use in this state or in any other state.

There are no agreements currently in effect that significantly limit our rights to use or license the use of the Trademarks in any manner material to the franchise. We are not aware of either superior prior rights or infringing uses that could materially affect your use of the Trademarks.

All of the above registrations, which are on the principal register, are licensed nonexclusively to franchisees and licensees of Units and Express Units as appropriate. You will be notified of the Trademarks that can be utilized for your business. Except as provided for in Item 12 (Territory), we may, in our sole and absolute discretion, grant any other person(s) the license, in addition to any license(s) already granted, to use all or any part of the Trademarks, both within and outside your restaurant trading area.

Our affiliate, Taco Bell IP Holder, LLC, is the sole and exclusive owner of the Trademarks. You may not directly or indirectly object to, attack, or contest or aid in contesting the validity, ownership, or use of the Trademarks by Taco Bell IP Holder, LLC, or by us or our other affiliates. The Franchise Agreement does not vest you with any right, title, or interest in or to the Trademarks, the goodwill now or hereafter associated therewith, or any right in the design of any restaurant building, other than the limited license granted. All goodwill now or in the future associated with and/or identified by the Trademarks (including any goodwill arising out of your use of the Trademarks) will inure directly and exclusively to the benefit of Taco Bell IP Holder, LLC, us or our other affiliates.

You must exercise caution in your use of the Trademarks to ensure that the Trademarks and the goodwill associated with them are not jeopardized in any manner. You may not use the Trademarks in any manner or in connection with any statement or material that is, in our sole judgment, in bad taste or inconsistent with the Taco Bell public image, or that could tend to bring disparagement, ridicule, or scorn upon us, the Trademarks, the System, the products or services of the System, or the goodwill associated with the Trademarks. You will not adopt, use, or register (by filing a certificate or articles of incorporation, a fictitious business name statement, or otherwise) any trade or business, name, style, or design that includes, or is similar to, any of the Taco Bell trademarks, service marks, trade names, logos, insignia, slogans, emblems, symbols, designs, or other identifying characteristics.

We may designate new Trademarks on any such terms and conditions as we deem appropriate. We will have the right at any time and upon notice to you to make additions to, deletions from, and changes in the Trademarks, all of which additions, deletions, and changes will be subject to the terms of the Franchise Agreement. All such additions, deletions, and changes will be made in good faith, on a reasonable basis, and with a view toward the overall best interest of the System.

You must immediately notify us of any claims or charges of trademark infringement against you, us or Taco Bell IP Holder, LLC, as well as any information you may have of any suspected trademark infringement by a third party. We will use reasonable efforts to protect and preserve the integrity and validity of the Trademarks, including taking actions we deem appropriate in the event of any apparent infringement of the Trademarks. You may not, however, take any action with respect to any challenges against your use of the Trademarks, or any known or suspected infringements of the Trademarks by other parties, without our prior, written approval. Whenever requested to do so by us, you will cooperate fully in any such action. There is no written obligation, in the Franchise Agreements or otherwise, to protect any rights that you have to use the Trademarks or to protect you against claims of infringement or unfair competition with respect to the same. We, Taco Bell IP Holder, LLC and/or our affiliates have the right to control any administrative proceedings or litigation involving any of the Trademarks licensed to you.

You must adopt and use the Trademarks strictly according to the terms and conditions of the Franchise Agreement.

<u>Item 14</u>

PATENTS, COPYRIGHTS AND PROPRIETARY INFORMATION

We do not own any patents or copyrights that are, in our opinion, material to the franchise. However, we claim copyright protection of OneSource and related materials, although these materials have not been registered with the United States Registrar of Copyrights. We do own copyrights in a variety of radio and television commercials, manuals, and reports. You may use these copyrighted materials to operate the Unit without additional charge, except that you have to purchase and pay for the printed materials (e.g., signs and posters).

Information disclosed to you and your employees concerning the development and operation of Units includes valuable proprietary information and trade secrets and is considered our property. You may use this information only as provided in the Franchise Agreement. If you sign a Relationship Agreement with us (Exhibit E), each member of your governing body must also sign a confidentiality agreement with us on a form reasonably acceptable to us. You may not use our confidential information in any unauthorized manner and you must take reasonable steps to prevent its disclosure to others.

<u>Item 15</u>

OBLIGATION TO PARTICIPATE IN THE ACTUAL OPERATION OF THE FRANCHISE BUSINESS

You must devote your full time, best efforts, and constant personal attention to the day-to-day operations of the Unit. If we have authorized you to name an employee as the supervisor of the Unit, then that person must successfully complete our training program and is required to devote his or her full time, best efforts, and constant personal attention to the day-to-day operations. The authorized employee is not required to hold an equity interest in the business. If we have approved the transfer of the individual interests in the franchise to a corporation, partnership, or limited liability company (see Exhibit B-2), you remain obliged to devote your full time, best efforts and constant personal attention to the day-to-day operations of the Unit, unless otherwise agreed between you and us.

Except as otherwise provided in the Franchise Agreement, you or a qualified restaurant manager must maintain their personal residence within a driving time of approximately one hour from the Unit. You are personally responsible to us under the Franchise Agreement, and we look to you for the performance of all duties, liabilities, and obligations described in the Franchise Agreement. If you are an entity other than a natural person, such as an approved assignee corporation, partnership, or limited liability company, we require that all of your legal and/or beneficial holders of equity personally guarantee (see Exhibit B-2) the performance of your obligations under the Franchise Agreement, except your spouse who holds a beneficial equity interest solely because of marriage to you is not required to execute the personal guarantee.

During the term of the Franchise Agreement, you and your immediate family, employees, shareholders, and others associated with you or the franchise, must not engage in the service of Mexicanstyle menu or food items at the Unit or anywhere else, except for our own brand of Mexican-style menu or items. Additionally, as described in Item 14, you must execute the Confidentiality Agreement, and if you sign a Relationship Agreement with us (Exhibit E), each member of your governing body must also sign a confidentiality agreement with us on a form reasonably acceptable to us.

Item 16

RESTRICTIONS ON WHAT THE FRANCHISEE MAY SELL

You must offer for sale and sell all and only the food, beverages, and other products described in OneSource. Item 8 above describes restrictions on goods that may be sourced and incorporated into the goods and services offered by you at the Unit. We have the unlimited right to change the types of authorized goods and services. No trademarks or service marks other than those authorized in writing by us may be used in connection with the operation of the Unit. For instance, the products of The Coca-Cola Company may not be sold from the Unit.

You may not use the Trademarks to conduct business anywhere other than a Unit for which there is a valid Franchise Agreement, nor may you prepare food at the Unit for delivery or sale elsewhere without our prior written consent in the form of an amendment to the Franchise Agreement.

[continued on the following page]

Item 17

RENEWAL, TERMINATION, TRANSFER AND DISPUTE RESOLUTION

THE FRANCHISE RELATIONSHIP

These tables list certain important provisions of the Franchise and related Agreements pertaining to renewal, termination, transfer, and dispute resolution. You should read these provisions in the agreements attached to this disclosure document. See Exhibits B, C, E, F, and L.

Franchise Agreement ("FA") and KT Successor Franchise Agreement ("KTSFA")

| Provision | Section in | Summary |
|--|------------|---|
| | Agreement | Summer y |
| (a) Length of the franchise term | 2.0 | Initial FA: 25-year term for a new Traditional Unit; 10-year term for a new In-Line or End-Cap Unit. If you buy an existing Unit from us or one of our affiliates, the length of term of the Franchise Agreement may vary from the length of your lease, if the property is leased, or such shorter time as we may determine based on the type and age of the Unit. |
| | | Successor FA: 20-year term for a successor to a Traditional Unit; 10-year term for a successor In-Line or End-Cap Unit. |
| | | KTSFA: 10-yr term for KT Unit that is granted a successor agreement or flips from a license agreement to a Franchise Agreement. |
| | | Notwithstanding the above, we reserve the right in our absolute discretion to offer a 5-year term for atypical locations or unusual development or operational circumstances. |
| (b) Renewal or extension of the term | 2.0 | FA: No renewal rights are granted to you under the Franchise Agreement (unless you sign an In-Line 10+10 Addendum granting you one 10-year successor term pursuant to certain specified conditions). We may agree to enter into an Amendment to your Franchise Agreement to temporarily extend the term to allow you additional time to complete a remodel or off-set of the Unit. KTSFA: No renewal rights are granted to you under the Franchise Agreement, but we have a KT Successor Policy currently in effect, subject to modification or cancellation at any time, under which we might agree to enter into a new agreement with you for a term of 10 years subject to the Unit's having attained sales in excess of the minimum required for a renewal and completion of certain upgrades. Additionally, we may agree to enter into |

| Provision | Section in Agreement | Summary |
|---|-------------------------|---|
| | | an Amendment to your Franchise Agreement to temporarily extend the term to allow you additional time to complete a remodel. |
| (c) Requirements for you to successor or extend | See (b) above | FA: See (b) above. You must be operationally and financially approved pursuant to our then current guidelines, upgrade or relocate the Unit, and pay a successor fee. You must sign a release and you may be required to sign a Franchise Agreement with materially different terms and conditions than your original Franchise Agreement. If you are approved for an extension, you must execute an amendment to the Agreement that modifies the term and pay an extension fee. |
| | | KTSFA: You must be operationally and financially approved pursuant to our then current guidelines, meet certain minimum sales requirements, upgrade the Unit, and pay a successor fee. You must sign a release and you may be required to sign a contract with materially different terms and conditions than your original contract. You must also meet KFC's then-current standard requirements for obtaining a franchise successor agreement. If you are approved for an extension, you must execute an amendment to the Franchise Agreement that modifies the term and pay an extension fee. |
| (d) Termination by you | 15.5 | Termination by you without material breach by us is a default. In addition to any other remedy or right that we may have, you must pay us liquidated damages in the amount of \$100,000 or 11% of the Unit's Gross Sales for the past 12 months, whichever amount is greater. |
| (e) Termination by us without cause | 16.2 | If a portion of the Franchise Agreement relating to your payment of fees to us, or the preservation of Trademarks is declared invalid or unenforceable, we have the option to terminate upon written notice to you. |
| (f) Termination by us with cause | 15 | We can terminate if you commit any one of several listed violations, including any material breach of the Franchise Agreement. |
| (g) "Cause" defined - defaults which can be cured | 15 | You have 30 days to cure certain monetary or operational defaults. |
| (h) "Cause" defined – non-curable defaults | 15 | FA: Certain specified breaches of the Agreement, such as an untrained Unit Manager, denial of our right to access the Unit, unauthorized transfer, loss of possession of Unit, felony conviction, material misrepresentation in application, petition in bankruptcy, pattern of repeated defaults, failure to timely or satisfactorily complete the required Mid- |

| Provision | Section in Agreement | Summary |
|---|-------------------------|--|
| | | Term Upgrade, etc. The provision in the Franchise Agreement that provides for termination upon your bankruptcy may not be enforceable under federal bankruptcy law (11 U.S.C. Section 101 et seq.). |
| | | KTSFA: In addition to those defaults listed above, if the Unit is a KT Unit, termination of the KFC franchise agreement by KFC is an incurable breach of the KTFA. |
| (i) Your obligations on termination/ nonrenewal | 15 | Stop using trademarks and System, de-identify Unit in accordance with required de-identification scope, pay liquidated damages if applicable. |
| (j) Assignment of contract by us | 13 | No restriction on our right to assign. However, no assignment will be granted except to an assignee who, in our good faith and judgment, is willing and able to assume our obligations under the franchise agreement. |
| (k) "Transfer" by you | 13 | Includes sale, assignment, transfer or encumbrance of, as well as granting a lien or security interest in, Franchisee's rights and interests under the Franchise Agreement and/or Franchisee's interest in any of the restaurant land, building, equipment, fixtures or other things which are subject to the provisions of the Franchise Agreement. |
| (l) Our review of transfer by you | 13 | We have the right to disapprove any transfers, our consent not to be unreasonably withheld. Our consent may be further subject to further terms and conditions as noted in (m) below. |
| (m) Condition for our consent of transfer | 13 | No existing default, all amounts due us are paid current, franchisees must sign a release, transfer fee is paid, proposed transferee satisfactorily completed training, provided biographical and financial information, and executed a release and the then- current Franchise Agreement. If a transfer to an entity by the franchisee or any of the owners of the franchisee, entity organizational documents are subject to our review and approval and must provide, among other things, that the entity will not engage in any other business activity and that the shares of stock or certificates of ownership contain a restrictive transfer legend. |
| | | In addition to the above requirements, in our sole discretion, we may condition our consent on the transferee and/or its owners on executing a Market Build Out Agreement in a form similar to Exhibit C and/or a relationship agreement, letter of credit, and guaranty in a form similar to that attached as Exhibit E. We may tailor these agreements as we deem appropriate for the proposed transferee and its |

| Provision | Section in Agreement | Summary |
|--|-------------------------|---|
| | 8 | owners. We may also, in our sole discretion, set limits from time to time as to the number of Units any franchisee or its owners may own and operate at any given time and may withhold our consent to the proposed sale of all then owned Units to a single prospective transferee via one or more transfer transactions. |
| (n) Our right of first refusal to acquire your business | 13 | We have 30 days from receipt of a binding agreement, current financial statements, and other information, to accept or reject the offer to transfer to any party any interest in the Unit. This right may be exercised on one, all, or any number of Units that you own. |
| (o) Our option to purchase your business | 13, 15.4 | We have the option upon termination to purchase the premises and equipment if owned by you, or purchase your interests in equipment and leasehold improvements if leased by you, at fair market value. The option to purchase the business in the event a transfer is not finalized per the terms of the Franchise Agreement after your death or disability. See the following subsection (p). |
| (p) Your death or disability | 13 | Heirs or legal representatives must notify us within 120 days that they elect to perform your obligations and we have the right to approve or disapprove. If we disapprove, your heirs have 6 months to sell interest. If a transfer that meets the requirements of the Franchise Agreements is not completed within 6 months, we have the option to purchase the business at fair market value. |
| (q) Non-competition covenants during the term of the franchise | 3.8 | No interest in a restaurant business that prepares or sells Mexican style food products, except for not more than a 10% ownership in stock of publicly- traded company. |
| (r) Non-competition covenants after the franchise is terminated or expires | 3.8 | Same as above for one year following termination by us due to your breach, but only with respect to similar businesses operated within a 10-mile radius of the Unit. |
| (s) Modification of the agreement | 16.10 | All changes must be mutually agreed to and in writing (except changes to OneSource or to the Trademarks) and signed by one of our officers. |
| (t) Integration/merger clause | 16.9 | Only the terms of the Franchise Agreement and all agreements signed with it are binding (subject to state law). Any representations or promises outside of the disclosure document and Franchise Agreement and agreements signed with it may not be enforceable. |
| (u) Dispute resolution by arbitration or mediation | Not Applicable | Not Applicable. |

| Provision | Section in Agreement | Summary |
|---------------------|-------------------------|---|
| (v) Choice of forum | 16.4 | Any suits must be brought in federal or state courts in Orange County, California. |
| (w) Choice of law | 16.3 | New York law applies. |
| (x) Cross Default | 15.1 | Subject to applicable law, any default or breach of the Agreement by Franchisee, Franchisee's affiliates, or Franchisee's owners, or obligors will be deemed a breach of any other agreement between the us or our Affiliates and Franchisee, Franchisee's affiliates, or Franchisee's owners or obligors. |

Notes: See also Exhibit K, State Addenda to the Disclosure Document and Franchise Agreement, for laws in your state that may supersede the Franchise Agreement in your relationship with us.

<u>Development Services Agreement (DSA), Asset Purchase Agreement (APA), Market Build Out</u> <u>Agreement (MBOA) and Relationship Agreement (RA) and Guaranty (RAQ)</u>.

| Provision | Section in DSA, APA and DA | Summary |
|--|--|---|
| (a) Length of the agreement term | DSA: 2, 3 APA: Not Applicable MBOA: 2 RA: III RAQ: II | DSA: As needed for the conduct of services for each phase. MBOA: Varies RA & RAQ: Last to occur of expiration of 1 year following Obligor's or Guarantor's sale of interest or obligations or until breaches or defaults occurring in that year have been cured. |
| (b) Renewal or extension of the term | Not Applicable | |
| (c) Requirements for you to renew or extend | Not Applicable | |
| (d) Termination by you | DSA: 8.1, 8.2 APA: 5.1, 8, 18.1 MBOA: Not Applicable RA & RAQ: Not Applicable | DSA: You may terminate the agreement upon 7 days prior written notice if YRSG fails to perform its obligations or if the project is abandoned. You may terminate the agreement on any grounds available by law. APA: Either party may terminate if parties are unable to obtain consent required under lease or sublease or unable to agree on reasonable terms of lease or sublease, if we choose not to remedy certain title or property conditions, if we fail to satisfy a condition precedent, or if closing does not occur by specified date. |
| (e) Termination by YRSG or us without cause | Not Applicable | |
| (f) Termination by YRSG or us with cause | DSA: 8.1, 8.2, 8.3, 8.4 APA: 8, 18.1 MBOA: 9 RA: II RAQ: Not Applicable | DSA: YRSG may terminate the Agreement upon 7 days' prior written notice if you fail to perform your obligations or if you fail to make payments as required. |

| Provision | Section in DSA, APA and DA | Summary |
|--|--|--|
| (g) "Cause" defined - defaults which can be cured | DSA: Not Applicable APA: Not Applicable MBOA: 9 RA: II.N RAQ: Not Applicable | APA: We may terminate if you fail to satisfy a condition precedent or if closing does not occur by an agreed date. MBOA: We may terminate if you fail to satisfy any conditions precedent or pay fees within 10 days of written demand. RA: We may terminate in the event of a fundamental breach of Section II of the RA. MBOA: You have 30 days (10 days for monetary breaches) in which to cure a breach relating to your failure to remain financially and operationally approved for development or remain in good standing |
| (h) "Cause" defined - non-curable defaults | DSA, MBOA, & RAQ: Not Applicable RA: II.O APA: 18 | RA: If you default in your use of the BOH System, you must pay us liquidated damages. APA: If you default, you must pay us liquidated damages. |
| (i) Your obligations on termination/non- renewal | DSA: 8.4 RA: IV. G RAQ: III.G APA: 18 MBOA: 8, 9 | DSA: You are responsible to pay YRSG for all services performed prior to the date of termination.APA: If you default, you must pay us liquidated damages.MBOA: You are responsible to pay us for all amounts due, if any, for the purchased restaurants. |
| (j) Assignment of contract by us or YRSG | DSA: 9.2 MBOA: Not Applicable APA: 28 RA: IV.B RAQ: III.B | DSA: YRSG may not assign without your written consent. APA: We may assign to any of our affiliates. RA & RAQ: We may assign without other party's consent |
| (k) "Transfer" by you | DSA: 9.2 APA: 28, 38.1 MBOA: 11 RA: II.D, II.P, IV.C RAQ: III.C | DSA: You may not assign without the written consent of YRSG. APA: You may not transfer except with our prior written consent. For 5 years following the closing of the transaction, you may not transfer any assets purchased from us without our consent which may withheld in our sole discretion. MBOA: You may not transfer. RA: Obligors may not transfer an interest in the franchisee without our prior written approval, provided that individual investors may transfer interests to a "Qualified Transferee" (defined in detail in RA) if done in compliance with all laws and if not an initial public offering or distribution of securities. RAQ: Guarantors may not assign |

| Provision | Section in DSA, APA | Summary |
|---|--|---|
| (l) YRSG's or our approval of transfer by you | and DA DSA: Not Applicable APA: 28, 38.1 MBOA: Not Applicable RA: IV.D RAQ: Not applicable | APA: You may not transfer except with our prior written consent. For 5 years following the closing of the transaction, you may not transfer any assets purchased from us without our consent which may withheld in our sole discretion. RA: Obligors may not transfer an interest in the franchisee without our prior written approval, provided that individual investors may transfer interests to a "Qualified Transferee" (defined in detail in RA) if done in compliance with all laws and if not an initial public offering or distribution of securities. |
| (m) Condition for YRSG's or our approval of transfer | DSA: Not Applicable. APA: 28, 38.1 MBOA: Not Applicable RA: II.M RAQ: Not Applicable | APA: You may not transfer except with our prior written consent. For 5 years following the closing of the transaction, you may not transfer any assets purchased from us without our consent which may withheld in our sole discretion. RA: For 6 months after date of an RA, we need not consent to any acquisition of Taco Bell branded restaurants by that franchisee or its affiliates, and during such period the Obligors under that RA may not negotiate or agree to any such acquisitions without our prior written consent. |
| (n) YRSG's or our right of first refusal to acquire your business | DSA: Not Applicable. APA: 38.2 MBOA: Not Applicable RA: Not Applicable RAQ: Not Applicable | APA: For 5 years following the closing of the transaction, we have the right of first offer to purchase any assets that you have purchased from us in the event that you decide to transfer. |
| (o) YRSG's or our option to purchase your business | DSA: Not Applicable APA: 38.2 MBOA: Not Applicable RA: II.L, Ex. C RAQ: Not Applicable | APA: For 5 years following the closing of the transaction, we have the right of first offer to purchase any assets that you have purchased from us in the event that you decide to transfer. RA: If Obligor or the franchisee changes corporate structure without our prior written approval where required, or if the Principal Operator departs and no successor is timely designated, we or our designee have the option to (A) purchase for cash all equity in the franchisee from your holding company; (B) purchase for cash all restaurants from the franchisee; or (C) take no such action. Purchase would be at 95% of fair market value. |

| Provision | Section in DSA, APA and DA | Summary |
|--|---|---|
| (p) Your death or disability | Not Applicable | |
| (q) Non-competition covenants during the term of the franchise | DSA, APA, MBOA, RAQ: Not Applicable RA: II.B.(8), II.O | RA: Obligors may have no interest in or perform services for any quick service restaurant business, Mexican casual dining business or Mexican quick casual dining business, other than the Units or any Yum! Brands concept, and with exceptions for certain types of passive investments by natural persons. |
| (r) Non-competition covenants after the franchise is terminated or expires | DSA, APA, MBOA, RAQ: Not Applicable. RA: II.B.(8), II.O, III.A | RA: For one year following Obligor's approved sale or disposition of all its interests in the franchisee (and extended if Obligor retains decision-making in the franchisee or its parent or as long as there are uncured defaults), Obligors may have no interest in or perform services for any quick service restaurant business, Mexican casual dining business or Mexican quick casual dining business, other than the Units or any Yum! Brands concept, and with exceptions for certain passive investments by natural persons. |
| (s) Modification of the Agreement | DSA: 9.3 APA: 33 MBOA: 11 RA: IV.E RAQ: III.E | DSA: May be amended only be written instrument signed by you and YRSG. APA,MBOA: May be amended only in writing by you and us. RA & RAQ: May be amended only in writing by Obligor or Guarantor and us. |
| (t) Integration/merger clause | DSA: 9.3 MBOA & RAQ: Not Applicable RA: IV.H. APA: 33 | DSA, APA: Only the terms of the respective agreement and all agreements signed with it are binding (subject to state law). Any representations or promises outside of the disclosure document and the respective agreement may not be enforceable. |
| (u) Dispute resolution by arbitration or mediation | DSA: 9.19 RA, RAQ & MBOA: Not Applicable APA: 32 | DSA: If parties cannot resolve issues, controversy shall be settled by arbitration APA, MBOA: Parties agree to mediate |
| (v) Choice of forum | DSA: 9.19 APA: 32 MBOA: 10 RA: IV.F RAQ: III.F | DSA: Arbitration shall occur in Jefferson County, KY APA: Mediation shall occur in Orange County, CA RA, RAQ, MBOA: California courts |
| (w) Choice of law | DSA: 9.1 APA: 31 MBOA: 10 RA: IV.F RAQ: III.F | DSA: Law of the place where the project is located applies. APA, MBOA, RA & RAQ: New York law. |

<u>Item 18</u>

PUBLIC FIGURES

We do not use any public figure to endorse or recommend the license in advertisements, except insofar as performing artists, sports figures or other celebrity figures may appear periodically in our consumer advertising. You do not have any right to use the name of a public figure in your promotional effort and advertising, except to the extent just mentioned.

<u>Item 19</u>

FINANCIAL PERFORMANCE REPRESENTATIONS

The FTC's Franchise Rule permits a franchisor to provide information about the actual or potential financial performance of its franchised and/or franchisor-owned Units, if there is a reasonable basis in fact for the information, and if the information is included in the disclosure document. Financial performance information that differs from that included in Item 19 may be given only if: (1) a franchisor provides the actual records of an existing Unit you are considering buying; or (2) a franchisor supplements the information provided in this Item 19, for example, by providing information about possible performance at a particular location or under particular circumstances.

With the limited exception of use of the Bell Point (formerly known as Carto) Tool on a test basis for some franchisees, as described below, we do not make any representations about future financial performance or the past financial performance of any company-owned or franchise Units. We also do not authorize our employees or representatives to make any such representations either orally or in writing. If you are purchasing an existing Unit from us, however, we may provide you with the actual records of that Unit. If you receive any other financial performance information or projections of your future income, you should report it to our management by contacting Sarah Crow, at Taco Bell Franchisor, LLC, 1 Glen Bell Way, Irvine, California 92618, Phone: 949-863-4500, the Federal Trade Commission, and the appropriate state regulatory agencies.

Background:

Bell Point was created by Bain & Company using data provided by Taco Bell and based on an analysis of hundreds of data variables ranging from geographic, demographic, competitor, and generator data to build a multivariable forecast model to project sales performance given a specific location in the United States. The tool was further developed using existing franchisee store data to calculate projected cash on cash return thresholds based on geography.

This model was used to conduct a whitespace analysis to find trade areas that could meet certain desired cash on cash thresholds and that were projected as likely to pass sales impact thresholds based on our policy, as determined by a separate sales impact model developed as part of this workstream. As with the other aspects of this tool, the whitespace model is informational and should not substitute for the franchisee's independent judgment and analysis of the potential profitability of a site.

Bell Point will also run a sales projection model for any given latitude/longitude to understand sales projection and project cash on cash return. These projections are by no means guaranteed, but in fact are a new as yet untested model subject to a substantial margin of error.

Bell Point Functionality:

As noted above, the Bell Point tool can be used to run sales forecasts for a potential new restaurant

given a particular location and to view whitespace trade areas, as explained above.

When reviewing the model output, the franchisee will be able to see a sales forecast range of \$100,000 (e.g., \$1.4M-\$1.5M) and a cash on cash projection (e.g., 17%) based on the information put into the model.

Bell Point Model Margin of Error:

The Bell Point tool sales projection model has a margin of error of +/-20% with a 65% confidence interval. This means that approximately 35% of the time, the projection is off by more than 20%. The margin of error on the cash on cash return is therefore much larger.

To provide an illustrative example, if Bell Point projects a restaurant's annual sales to be \$1,000,000 to \$1,100,000, then there is a 65% chance that the restaurant's annual sales will be between \$800,000 and \$1,320,000. There is a 35% chance that the sales number will not fall into this range at all, but may in fact be much lower. For this reason, franchisees should not substitute this projection for their own analysis and independent judgment of the likely sales for a particular location, as the margin of error alone may mean the difference between a profitable or not-profitable restaurant.

Cash on cash is based on a model of generated EBITDA using the sales forecast described above and therefore accuracy of the forecasted cash on cash percentage will shift dramatically based on the margin of error of the sales forecast model.

In addition, as this is a new model, the margins of error and confidence intervals are based on backtesting the model against previously opened restaurants, and not based on actual usage of the model by franchisees or the company over time. Franchisees should likewise take into account that the model has been used in very limited circumstances for existing franchisees in making development decisions, so postaudit information for accuracy is not available.

If you are an existing franchisee in a market that is part of our 10K Trade Areas pilot program (described in Item 12), then we will provide to you a DMA Market Plan and information from a model called the "Bain White Space Model" (described in Item 12). The Bain White Space Model is based on the Bell Point software and projects whether particular trade areas will have certain sales volumes and returns if new units are developed there.

Your individual financial results may differ from the result stated in any Bell Point sales projection model. This information is informational only and should not substitute for your own independent judgment.

[continued on the following page]

<u>Item 20</u>

UNITS AND FRANCHISEE INFORMATION

| Unit Type | Year | Units at the Start of the Year | Units at the End of the Year | Net Change |
|---------------|------|-----------------------------------|---------------------------------|------------|
| | 2021 | 6679 | 6863 | 184 |
| Franchised | 2022 | 6863 | 7049 | 186 |
| | 2023 | 7049 | 7197 | 148 |
| | 2021 | 475 | 462 | -13 |
| Company-Owned | 2022 | 462 | 464 | 2 |
| | 2023 | 464 | 483 | 19 |
| | 2021 | 7154 | 7325 | 171 |
| Total | 2022 | 7325 | 7513 | 188 |
| | 2023 | 7513 | 7661 | 148 |

Table No. 1Systemwide Unit SummaryFor Years 2021 to 2023

| Table No. 2 |
|---|
| Transfers of Franchised Units to New Owners (Other than the Franchisor) |
| For Years 2021 to 2023 |

| State | Year | Number of Transfers |
|-------------|------|---------------------|
| | 2021 | 2 |
| Alabama | 2022 | 0 |
| | 2023 | 0 |
| | 2021 | 0 |
| Arizona | 2022 | 0 |
| | 2023 | 15 |
| | 2021 | 10 |
| Arkansas | 2022 | 0 |
| | 2023 | 0 |
| | 2021 | 87 |
| California | 2022 | 27 |
| | 2023 | 60 |
| | 2021 | 0 |
| Colorado | 2023 | 0 |
| | 2023 | 2 |
| | 2021 | 6 |
| Connecticut | 2022 | 0 |
| | 2023 | 0 |

| | 2021 | 3 |
|---------------|------|----|
| Delaware | 2022 | 0 |
| Delaware | 2022 | 0 |
| | 2023 | 12 |
| Florida | 2021 | 0 |
| Tionda | 2022 | 3 |
| | 2023 | 25 |
| Georgia | 2021 | 0 |
| Georgia | 2022 | 66 |
| | 2023 | 2 |
| Illinois | | |
| Illinois | 2022 | 0 |
| | 2023 | 3 |
| | 2021 | 0 |
| Kansas | 2022 | 0 |
| | 2023 | 0 |
| | 2021 | 2 |
| Kentucky | 2022 | 0 |
| | 2023 | 2 |
| - | 2021 | 6 |
| Louisiana | 2022 | 17 |
| | 2023 | 28 |
| | 2021 | 1 |
| Maine | 2022 | 0 |
| | 2023 | 0 |
| | 2021 | 56 |
| Maryland | 2022 | 0 |
| | 2023 | 0 |
| | 2021 | 0 |
| Massachusetts | 2022 | 17 |
| | 2023 | 0 |
| | 2021 | 8 |
| Michigan | 2022 | 2 |
| | 2023 | 3 |
| | 2021 | 10 |
| Mississippi | 2022 | 0 |
| | 2023 | 0 |
| | 2021 | 1 |
| Missouri | 2022 | 4 |
| | 2023 | 1 |
| | 2021 | 6 |
| Montana | 2022 | 1 |
| | 2023 | 0 |

| | 2021 | 0 |
|----------------|------|----|
| New Hampshire | 2022 | 0 |
| | 2023 | 1 |
| | 2023 | 47 |
| New Jersey | 2022 | 0 |
| | 2023 | 0 |
| | 2021 | 5 |
| New Mexico | 2022 | 0 |
| | 2023 | 4 |
| | 2021 | 33 |
| New York | 2022 | 1 |
| | 2023 | 0 |
| | 2021 | 36 |
| North Carolina | 2022 | 20 |
| | 2023 | 0 |
| | 2023 | 41 |
| Ohio | 2022 | 8 |
| C mo | 2022 | 0 |
| | 2023 | 4 |
| Oregon | 2021 | 0 |
| Gregon | 2022 | 0 |
| | 2023 | 36 |
| Pennsylvania | 2022 | 0 |
| i onnoyi vanna | 2022 | 0 |
| | 2023 | 1 |
| Rhode Island | 2022 | 14 |
| | 2023 | 0 |
| | 2023 | 1 |
| South Carolina | 2022 | 0 |
| | 2023 | 0 |
| | 2021 | 3 |
| Tennessee | 2022 | 0 |
| | 2023 | 0 |
| | 2021 | 0 |
| Texas | 2022 | 0 |
| | 2022 | 1 |
| | 2023 | 51 |
| Virginia | 2022 | 0 |
| 8 | 2022 | 0 |
| | 2023 | 18 |
| Washington | 2022 | 2 |
| | 2022 | 2 |

| | 2021 | 10 |
|---------------|------|-----|
| West Virginia | 2022 | 1 |
| | 2023 | 0 |
| | 2021 | 7 |
| Wisconsin | 2022 | 0 |
| | 2023 | 6 |
| | 2021 | 525 |
| Total | 2022 | 114 |
| | 2023 | 197 |

Table No. 3Status of Franchised UnitsFor Years 2021 to 2023

| State | Year | Units at Start of Year | Units Opened | Terminations | Non- Renewals | Reacquired by Franchisor | Ceased Operations | Units at End of the Year |
|-------------|------|------------------------------|-----------------|--------------|------------------|--------------------------------|----------------------|--------------------------------|
| | 2021 | 134 | 13 | 0 | 0 | 0 | 2 | 145 |
| Alabama | 2022 | 145 | 9 | 0 | 0 | 0 | 4 | 150 |
| | 2023 | 150 | 5 | 0 | 1 | 0 | 0 | 154 |
| | 2021 | 15 | 0 | 0 | 0 | 0 | 0 | 15 |
| Alaska | 2022 | 15 | 0 | 0 | 0 | 0 | 0 | 15 |
| | 2023 | 15 | 0 | 0 | 0 | 0 | 0 | 15 |
| | 2021 | 178 | 4 | 0 | 0 | 0 | 0 | 182 |
| Arizona | 2022 | 182 | 4 | 0 | 1 | 0 | 1 | 184 |
| | 2023 | 184 | 2 | 0 | 0 | 0 | 0 | 186 |
| | 2021 | 102 | 4 | 0 | 0 | 0 | 8 | 98 |
| Arkansas | 2022 | 98 | 6 | 0 | 0 | 0 | 1 | 103 |
| | 2023 | 103 | 7 | 0 | 0 | 0 | 1 | 109 |
| | 2021 | 796 | 12 | 0 | 5 | 0 | 2 | 801 |
| California | 2022 | 801 | 10 | 0 | 1 | 0 | 2 | 808 |
| | 2023 | 808 | 10 | 0 | 0 | 0 | 0 | 818 |
| | 2021 | 151 | 4 | 1 | 0 | 0 | 0 | 154 |
| Colorado | 2022 | 154 | 8 | 0 | 0 | 0 | 1 | 161 |
| | 2023 | 161 | 7 | 3 | 0 | 0 | 0 | 165 |
| | 2021 | 45 | 2 | 0 | 0 | 0 | 1 | 46 |
| Connecticut | 2022 | 46 | 0 | 0 | 0 | 0 | 0 | 46 |
| | 2023 | 46 | 1 | 0 | 0 | 0 | 0 | 47 |
| | 2021 | 15 | 2 | 0 | 0 | 0 | 0 | 17 |
| Delaware | 2022 | 17 | 1 | 0 | 0 | 0 | 0 | 18 |
| | 2023 | 18 | 2 | 0 | 0 | 0 | 0 | 20 |

| | 2021 | 374 | 24 | 0 | 0 | 0 | 3 | 395 |
|---------------|------|-----|----|---|---|---|---|-----|
| Florida | 2022 | 395 | 6 | 0 | 2 | 0 | 1 | 398 |
| | 2023 | 398 | 4 | 0 | 0 | 0 | 1 | 401 |
| | 2021 | 211 | 6 | 0 | 0 | 0 | 1 | 216 |
| Georgia | 2022 | 216 | 5 | 0 | 0 | 0 | 1 | 220 |
| C | 2023 | 220 | 4 | 0 | 0 | 0 | 0 | 224 |
| | 2021 | 30 | 1 | 0 | 0 | 0 | 1 | 30 |
| Hawaii | 2022 | 30 | 2 | 0 | 0 | 0 | 0 | 32 |
| | 2023 | 32 | 0 | 0 | 0 | 0 | 2 | 30 |
| | 2021 | 30 | 0 | 0 | 0 | 0 | 0 | 30 |
| Idaho | 2022 | 30 | 1 | 0 | 0 | 0 | 0 | 31 |
| | 2023 | 31 | 0 | 0 | 0 | 0 | 0 | 31 |
| | 2021 | 263 | 7 | 0 | 0 | 0 | 2 | 268 |
| Illinois | 2022 | 268 | 9 | 0 | 0 | 0 | 2 | 275 |
| | 2023 | 275 | 4 | 0 | 0 | 0 | 0 | 279 |
| | 2021 | 194 | 6 | 0 | 1 | 0 | 1 | 198 |
| Indiana | 2022 | 198 | 9 | 0 | 0 | 0 | 3 | 204 |
| | 2023 | 204 | 7 | 0 | 0 | 0 | 1 | 210 |
| | 2021 | 52 | 0 | 0 | 0 | 0 | 0 | 52 |
| Iowa | 2022 | 52 | 1 | 0 | 0 | 0 | 1 | 52 |
| 10.00 | 2023 | 52 | 3 | 0 | 0 | 0 | 0 | 55 |
| | 2021 | 90 | 2 | 0 | 0 | 0 | 0 | 92 |
| Kansas | 2022 | 92 | 1 | 0 | 0 | 0 | 0 | 93 |
| | 2023 | 93 | 2 | 0 | 0 | 0 | 0 | 95 |
| | 2021 | 147 | 6 | 0 | 0 | 0 | 1 | 152 |
| Kentucky | 2022 | 152 | 6 | 0 | 0 | 0 | 0 | 158 |
| | 2023 | 158 | 6 | 0 | 1 | 0 | 0 | 163 |
| | 2023 | 134 | 1 | 0 | 0 | 0 | 1 | 134 |
| Louisiana | 2022 | 134 | 1 | 0 | 0 | 0 | 2 | 133 |
| | 2023 | 133 | 1 | 0 | 0 | 0 | 0 | 134 |
| | 2021 | 20 | 0 | 0 | 0 | 0 | 0 | 20 |
| Maine | 2022 | 20 | 0 | 0 | 0 | 0 | 0 | 20 |
| | 2023 | 20 | 2 | 0 | 0 | 0 | 0 | 22 |
| | 2021 | 92 | 7 | 0 | 0 | 0 | 0 | 99 |
| Maryland | 2022 | 99 | 0 | 0 | 0 | 0 | 0 | 99 |
| j tuitu | 2022 | 99 | 1 | 0 | 0 | 0 | 1 | 99 |
| | 2023 | 68 | 2 | 1 | 0 | 0 | 0 | 69 |
| Massachusetts | 2021 | 69 | 6 | 0 | 0 | 0 | 1 | 74 |
| | 2022 | 74 | 1 | 0 | 0 | 0 | 0 | 75 |
| | 2023 | 215 | 13 | 0 | 0 | 0 | 0 | 228 |
| Michigan | 2021 | 213 | 9 | 0 | 0 | 0 | 1 | 236 |
| | 2022 | 226 | 7 | 0 | 0 | 0 | 0 | 243 |

| | 2021 | 85 | 3 | 0 | 0 | 0 | 0 | 88 |
|----------------|------|-----|----|---|---|---|---|-----|
| Minnesota | 2022 | 88 | 4 | 0 | 0 | 0 | 0 | 92 |
| | 2023 | 92 | 5 | 0 | 0 | 0 | 1 | 96 |
| | 2021 | 82 | 2 | 0 | 0 | 0 | 0 | 84 |
| Mississippi | 2022 | 84 | 3 | 0 | 0 | 0 | 1 | 86 |
| | 2023 | 86 | 1 | 0 | 0 | 0 | 0 | 87 |
| | 2021 | 208 | 10 | 0 | 0 | 0 | 1 | 217 |
| Missouri | 2022 | 217 | 9 | 0 | 0 | 0 | 0 | 226 |
| | 2023 | 226 | 4 | 0 | 0 | 0 | 0 | 230 |
| | 2021 | 20 | 3 | 0 | 0 | 0 | 0 | 23 |
| Montana | 2022 | 23 | 2 | 0 | 0 | 0 | 0 | 25 |
| | 2023 | 25 | 2 | 0 | 0 | 0 | 0 | 27 |
| | 2021 | 42 | 2 | 0 | 0 | 0 | 0 | 44 |
| Nebraska | 2022 | 44 | 0 | 1 | 0 | 0 | 0 | 43 |
| | 2023 | 43 | 1 | 0 | 0 | 0 | 0 | 44 |
| | 2021 | 78 | 2 | 0 | 0 | 0 | 0 | 80 |
| Nevada | 2022 | 80 | 3 | 0 | 0 | 0 | 0 | 83 |
| | 2023 | 83 | 0 | 0 | 0 | 0 | 0 | 83 |
| | 2021 | 19 | 0 | 0 | 0 | 0 | 0 | 19 |
| New | 2022 | 19 | 0 | 0 | 0 | 0 | 0 | 19 |
| Hampshire | 2023 | 19 | 1 | 1 | 0 | 0 | 0 | 19 |
| | 2021 | 93 | 10 | 0 | 0 | 0 | 1 | 102 |
| New Jersey | 2022 | 102 | 5 | 0 | 0 | 0 | 0 | 107 |
| 2 | 2023 | 107 | 5 | 0 | 0 | 0 | 0 | 112 |
| | 2021 | 52 | 2 | 0 | 0 | 0 | 0 | 54 |
| New Mexico | 2022 | 54 | 0 | 0 | 0 | 0 | 0 | 54 |
| | 2023 | 54 | 0 | 0 | 0 | 0 | 0 | 54 |
| | 2021 | 151 | 21 | 0 | 0 | 0 | 2 | 170 |
| New York | 2022 | 170 | 17 | 0 | 0 | 0 | 2 | 185 |
| | 2023 | 185 | 16 | 0 | 0 | 0 | 1 | 200 |
| | 2021 | 223 | 4 | 0 | 0 | 0 | 2 | 225 |
| North Carolina | 2022 | 225 | 13 | 0 | 0 | 0 | 3 | 235 |
| | 2023 | 235 | 5 | 0 | 0 | 0 | 0 | 240 |
| | 2021 | 11 | 0 | 0 | 0 | 0 | 0 | 11 |
| North Dakota | 2022 | 11 | 0 | 0 | 0 | 0 | 0 | 11 |
| | 2023 | 11 | 0 | 0 | 0 | 0 | 0 | 11 |
| | 2021 | 326 | 6 | 0 | 0 | 0 | 0 | 332 |
| Ohio | 2022 | 332 | 10 | 0 | 0 | 0 | 0 | 342 |
| | 2023 | 342 | 7 | 0 | 0 | 0 | 0 | 349 |
| | 2021 | 107 | 5 | 0 | 0 | 0 | 0 | 112 |
| Oklahoma | 2022 | 112 | 7 | 0 | 0 | 0 | 0 | 119 |
| | 2023 | 119 | 5 | 0 | 0 | 0 | 1 | 123 |

| | 2021 | 110 | 3 | 0 | 0 | 0 | 1 | 112 |
|----------------|------|-----|----|---|---|---|---|-----|
| Oregon | 2022 | 113 | 4 | 0 | 0 | 0 | 0 | 117 |
| C | 2023 | 117 | 1 | 0 | 0 | 0 | 0 | 118 |
| | 2021 | 178 | 12 | 0 | 0 | 0 | 1 | 189 |
| Pennsylvania | 2022 | 189 | 8 | 0 | 0 | 0 | 3 | 194 |
| 2 | 2023 | 194 | 7 | 0 | 0 | 0 | 1 | 200 |
| | 2021 | 15 | 0 | 0 | 0 | 0 | 0 | 15 |
| Rhode Island | 2022 | 15 | 0 | 0 | 0 | 0 | 0 | 15 |
| | 2023 | 15 | 0 | 0 | 0 | 0 | 0 | 15 |
| | 2021 | 106 | 1 | 0 | 0 | 0 | 0 | 107 |
| South Carolina | 2022 | 107 | 6 | 1 | 0 | 0 | 0 | 112 |
| | 2023 | 112 | 2 | 0 | 0 | 0 | 0 | 114 |
| | 2021 | 16 | 0 | 0 | 0 | 0 | 0 | 16 |
| South Dakota | 2022 | 16 | 0 | 0 | 0 | 0 | 0 | 16 |
| | 2023 | 16 | 0 | 0 | 0 | 0 | 0 | 16 |
| | 2021 | 224 | 7 | 0 | 1 | 0 | 3 | 227 |
| Tennessee | 2022 | 227 | 10 | 0 | 0 | 0 | 2 | 235 |
| | 2023 | 235 | 6 | 0 | 2 | 0 | 0 | 239 |
| | 2021 | 586 | 12 | 1 | 0 | 0 | 5 | 592 |
| Texas | 2022 | 592 | 17 | 0 | 0 | 0 | 3 | 606 |
| | 2023 | 606 | 13 | 0 | 1 | 0 | 2 | 616 |
| | 2021 | 59 | 0 | 0 | 0 | 0 | 0 | 59 |
| Utah | 2022 | 59 | 3 | 0 | 0 | 0 | 0 | 62 |
| | 2023 | 62 | 4 | 0 | 0 | 0 | 0 | 66 |
| | 2021 | 5 | 0 | 0 | 0 | 0 | 0 | 5 |
| Vermont | 2022 | 5 | 0 | 0 | 0 | 0 | 0 | 5 |
| | 2023 | 5 | 0 | 0 | 0 | 0 | 0 | 5 |
| | 2021 | 174 | 3 | 0 | 0 | 0 | 0 | 177 |
| Virginia | 2022 | 177 | 3 | 0 | 0 | 0 | 0 | 180 |
| | 2023 | 180 | 3 | 0 | 0 | 0 | 1 | 182 |
| | 2021 | 144 | 4 | 0 | 0 | 0 | 0 | 148 |
| Washington | 2022 | 148 | 3 | 1 | 0 | 0 | 0 | 150 |
| | 2023 | 150 | 1 | 0 | 0 | 0 | 0 | 151 |
| | 2021 | 63 | 2 | 0 | 0 | 0 | 0 | 65 |
| West Virginia | 2022 | 65 | 1 | 0 | 0 | 0 | 0 | 66 |
| | 2023 | 66 | 2 | 0 | 0 | 0 | 0 | 68 |
| | 2021 | 134 | 3 | 0 | 0 | 0 | 0 | 137 |
| Wisconsin | 2022 | 137 | 6 | 0 | 0 | 0 | 1 | 142 |
| | 2023 | 142 | 3 | 0 | 0 | 0 | 0 | 145 |
| | 2021 | 12 | 0 | 0 | 0 | 0 | 0 | 12 |
| Wyoming | 2022 | 12 | 0 | 0 | 0 | 0 | 0 | 12 |
| | 2023 | 12 | 0 | 0 | 0 | 0 | 0 | 12 |

| | 2021 | 6679 | 233 | 3 | 7 | 0 | 39 | 6863 |
|-------|------|------|-----|---|---|---|----|------|
| Total | 2022 | 6863 | 228 | 3 | 4 | 0 | 36 | 7049 |
| | 2023 | 7049 | 170 | 4 | 5 | 0 | 13 | 7197 |

Note: In some cases, the number of Units opened listed in Column 4 include units sold by the Company to franchisees. The exact number of these units is listed in the following Table No. 4 in Column 7.

Table No. 4Status of Company-Owned UnitsFor Years 2021 to 2023

| State | Year | Units at Start of Year | Units Opened | Units Reacquired from Franchisee | Units Closed | Units Sold to Franchisee | Units at End of the Year |
|----------------|------|------------------------------|-----------------|---|-----------------|-----------------------------|-----------------------------|
| California | 2021 | 29 | 0 | 0 | 0 | 0 | 29 |
| | 2022 | 29 | 0 | 0 | 0 | 0 | 29 |
| | 2023 | 29 | 2 | 0 | 0 | 0 | 31 |
| | 2021 | 67 | 2 | 0 | 1 | 14 | 54 |
| Florida | 2022 | 54 | 0 | 0 | 0 | 0 | 54 |
| | 2023 | 54 | 2 | 0 | 0 | 0 | 56 |
| | 2021 | 32 | 1 | 0 | 0 | 0 | 33 |
| Georgia | 2022 | 33 | 0 | 0 | 0 | 0 | 33 |
| | 2023 | 33 | 2 | 0 | 0 | 0 | 35 |
| | 2021 | 37 | 1 | 0 | 0 | 0 | 38 |
| Indiana | 2022 | 38 | 1 | 0 | 0 | 0 | 39 |
| | 2023 | 39 | 1 | 0 | 0 | 0 | 40 |
| | 2021 | 75 | 0 | 0 | 0 | 4 | 71 |
| Michigan | 2022 | 71 | 4 | 0 | 1 | 0 | 74 |
| C | 2023 | 74 | 3 | 0 | 0 | 0 | 77 |
| New Mexico | 2021 | 4 | 0 | 0 | 0 | 0 | 4 |
| | 2022 | 4 | 0 | 0 | 0 | 0 | 4 |
| | 2023 | 4 | 0 | 0 | 0 | 0 | 4 |
| New York | 2021 | 42 | 1 | 0 | 0 | 0 | 43 |
| | 2022 | 43 | 0 | 0 | 0 | 1 | 42 |
| | 2023 | 42 | 2 | 0 | 0 | 0 | 44 |
| North Carolina | 2021 | 26 | 0 | 0 | 0 | 0 | 26 |
| | 2022 | 26 | 1 | 0 | 0 | 3 | 24 |
| | 2023 | 24 | 3 | 0 | 0 | 0 | 27 |
| Ohio | 2021 | 47 | 1 | 0 | 1 | 0 | 47 |
| | 2022 | 47 | 1 | 0 | 0 | 0 | 48 |
| | 2023 | 48 | 3 | 0 | 1 | 0 | 50 |

| South Carolina | 2021 | 5 | 0 | 0 | 0 | 0 | 5 |
|-------------------------|------|-----|----|---|---|----|-----|
| | 2022 | 5 | 0 | 0 | 0 | 0 | 5 |
| | 2023 | 5 | 0 | 0 | 0 | 0 | 5 |
| Tennessee | 2021 | 12 | 0 | 0 | 0 | 0 | 12 |
| | 2022 | 12 | 0 | 0 | 0 | 0 | 12 |
| | 2023 | 12 | 1 | 0 | 0 | 0 | 13 |
| Texas | 2021 | 69 | 0 | 0 | 0 | 0 | 69 |
| | 2022 | 69 | 0 | 0 | 0 | 0 | 69 |
| | 2023 | 69 | 1 | 0 | 0 | 1 | 69 |
| Virginia | 2021 | 30 | 0 | 0 | 0 | 0 | 30 |
| | 2022 | 30 | 0 | 0 | 0 | 0 | 30 |
| | 2023 | 30 | 1 | 0 | 0 | 0 | 31 |
| District of Columbia | 2021 | 0 | 1 | 0 | 0 | 0 | 1 |
| | 2022 | 1 | 0 | 0 | 0 | 0 | 1 |
| | 2023 | 1 | 0 | 0 | 0 | 0 | 1 |
| Total | 2021 | 475 | 7 | 0 | 2 | 18 | 462 |
| | 2022 | 462 | 7 | 0 | 1 | 4 | 464 |
| | 2023 | 464 | 21 | 0 | 1 | 1 | 483 |

Table No. 5Projected Openings as of December 26, 2023

| State | Franchise Agreements Signed But Unit Not Opened | Projected New Franchised Unit in the Next Fiscal Year | Projected New Company- Owned Unit in the Next Fiscal Year |
|------------|---|---|---|
| Alabama | 0 | 4 | 0 |
| Arizona | 0 | 4 | 0 |
| Arkansas | 0 | 2 | 0 |
| California | 0 | 8 | 0 |
| Colorado | 0 | 2 | 0 |
| Delaware | 0 | 1 | 0 |
| Florida | 0 | 14 | 4 |
| Georgia | 0 | 2 | 4 |
| Idaho | 0 | 2 | 0 |
| Illinois | 0 | 12 | 0 |
| Indiana | 0 | 3 | 2 |
| Iowa | 0 | 1 | 0 |
| Kansas | 0 | 2 | 0 |
| Kentucky | 0 | 2 | 0 |
| Louisiana | 0 | 2 | 0 |
| Maryland | 0 | 1 | 1 |

| Massachusetts | 0 | 3 | 3 |
|----------------|---|-----|----|
| Michigan | 0 | 12 | 0 |
| Minnesota | 0 | 2 | 0 |
| Missouri | 0 | 3 | 0 |
| Nebraska | 0 | 1 | 0 |
| Nevada | 0 | 2 | 0 |
| New Jersey | 0 | 9 | 0 |
| New Mexico | 0 | 1 | 0 |
| New York | 0 | 17 | 0 |
| North Carolina | 0 | 0 | 2 |
| Ohio | 0 | 10 | 1 |
| Oklahoma | 0 | 3 | 0 |
| Oregon | 0 | 3 | 0 |
| Pennsylvania | 0 | 7 | 0 |
| Rhode Island | 0 | 1 | 0 |
| South Carolina | 0 | 1 | 0 |
| Tennessee | 0 | 2 | 0 |
| Texas | 0 | 15 | 1 |
| Utah | 0 | 1 | 0 |
| Virginia | 0 | 5 | 2 |
| Washington | 0 | 3 | 0 |
| West Virginia | 0 | 2 | 0 |
| Wisconsin | 0 | 4 | 0 |
| Total | 0 | 169 | 23 |

The data in the tabular charts above only includes franchises under this offering, including franchises that operate in the multi-brand format, in which case the Unit will also be listed in the other brand's FDD. It does not include information on licenses offered under the Taco Bell Express disclosure document.

Exhibit I lists the name, address, and phone number of the franchise Units in operation as of December 26, 2023.

Exhibit I also includes a list, by name, city, state, business telephone number or, if unavailable, last known home telephone number, of every franchisee who has had a Unit terminated, canceled, not renewed, or otherwise voluntarily ceased to do business under the Agreement during the fiscal year ended December 26, 2023 or who had not communicated with us within 10 weeks of the issuance date of this disclosure document. Of the 40 franchisees listed in the closure/transferred section of Exhibit I, 19 are no longer Taco Bell franchisees. The other franchisees listed continue to have open Units and current Franchise Agreements with us.

If you buy this franchise, your contact information may be disclosed to other buyers when you leave the franchise system.

There are no trademark-specific franchisee organizations associated with the Taco Bell franchise system that we have created, sponsored or endorsed. There are no trademark-specific franchisee

organizations associated with the Taco Bell franchise system that are incorporated or otherwise organized under state law and that have asked us to be included in our disclosure document during the next fiscal year.

During the last three fiscal years we have not signed any confidentiality clauses with a current or former franchisee in a Franchise Agreement, settlement agreement, or any other contract restricting his or her ability to speak to you openly about his or her experience with the System.

<u>Item 21</u>

FINANCIAL STATEMENTS

Exhibit J contains the audited financial statements of Taco Bell Franchisor, LLC which comprise the balance sheets as of December 26, 2023 and December 27, 2022, and the related statements of income, member's equity, and cash flows for each of the years in the three-year period ended December 26, 2023, and the related notes to the financial statements.

Item 22

CONTRACTS

The following Agreements are attached as exhibits to this Disclosure Document:

| Exhibit B-1: | Franchise Agreement |
|----------------|--|
| Exhibit B-1.5: | KT Successor Franchise Agreement |
| Exhibit B-2: | Franchise Agreement Assignment and Release, Acceptance of |
| | Assignment, Consent to Assignment, Personal Guaranty and Owners' |
| | Agreement |
| Exhibit B-3: | Amendment to Franchise Agreement/KT Successor Franchise |
| | Agreement |
| Exhibit B-4: | In-Line 10+10 Addendum |
| Exhibit C: | Market Build Out Agreement |
| Exhibit D: | Release |
| Exhibit E: | Relationship Agreement, Letter of Credit, and Guaranty |
| Exhibit F-1: | Development Services Agreement |
| Exhibit F-2: | Development Services Agreement for Cantina/Urban In-Line |
| Exhibit H: | Applicant Confidentiality Agreement |
| Exhibit K: | State Addenda to Franchise Agreement |
| Exhibit L: | Asset Purchase Agreement |
| Exhibit M: | Letter Agreement re Franchisor Guaranty of Financing (Qualified, |
| | Selected Applicants) |
| Exhibit N: | Guaranty by YUM of Financing (Qualified, Selected Applicants) |

<u>Item 23</u>

RECEIPTS

Exhibit R contains two copies of a detachable receipt.

EXHIBIT A

LIST OF STATE AGENCIES AND AGENTS FOR SERVICE OF PROCESS

STATE AGENCIES

CALIFORNIA

Commissioner of Financial Protection and Innovation Department of Financial Protection and Innovation 320 West 4th Street, Suite 750 Los Angeles, California 90013 (213) 576-7505 or (866) 275-2677 Website: http://www.dfpi.ca.gov/ Email: Ask.DFPI@dfpi.ca.gov

ILLINOIS

Franchise Division Office of Attorney General State of Illinois 500 South Second Street Springfield, Illinois 62706

INDIANA

Franchise Section Indiana Securities Commission 302 West Washington Street, Room E-111 Indianapolis, Indiana 46204

MARYLAND

Office of the Attorney General Securities Division 200 St. Paul Place Baltimore, Maryland 21202-2020

MICHIGAN

Consumer Protection Division Antitrust and Franchise Unit Michigan Department of Attorney General 670 Williams Building 525 W. Ottawa Street Lansing, Michigan 48913

MINNESOTA

Minnesota Department of Commerce 85 7th Place East, Suite 280 St. Paul, Minnesota 55101-2198

NEW YORK

NYS Department of Law Investor Protection Bureau 28 Liberty St. 21st Fl. New York, New York 10005 North Dakota Securities Department 600 East Boulevard, Fifth Floor Bismarck, North Dakota 58505

RHODE ISLAND

Division of Securities 1511 Pontiac Avenue John O. Pastore Complex – Building 69-1 Cranston, Rhode Island 02920

SOUTH DAKOTA

Securities Division, Department of Financial Institutions PO Box 41200 Olympia, WA 98504-1200. (605) 773-3563

VIRGINIA

State Corporation Commission Division of Securities and Retail Franchising 1300 East Main Street, 9th Floor Richmond, Virginia 23219 (804-371-9051)

WASHINGTON

Securities Division Department of Financial Institutions 150 Israel Rd. SW Tumwater, WA 98501 (360) 902-8760

WISCONSIN

Securities and Franchise Registration Wisconsin Securities Commission 201 W. Washington Avenue – 3rd Fl. Madison, Wisconsin 53703

AGENTS FOR SERVICE OF PROCESS

CALIFORNIA

Commissioner of Financial Protection and Innovation Department of Financial Protection and Innovation 320 West 4th Street, Suite 750 Los Angeles, California 90013 (213) 576-7505 or (866) 275-2677 Website: http://www.dfpi.ca.gov/ Email: Ask.DFPI@dfpi.ca.gov

ILLINOIS

Attorney General of the State of Illinois 500 South Second Street Springfield, Illinois 62706

INDIANA

Indiana Secretary of State 201 State House 200 West Washington Street Indianapolis, Indiana 46204

MARYLAND

Maryland Securities Commissioner 200 St. Paul Place Baltimore, Maryland 21202-2020

MICHIGAN

Michigan Department of Commerce Corporations and Securities Bureau 6586 Mercantile Way Lansing, Michigan 48909

MINNESOTA

Commissioner of Securities Department of Commerce 85 7th Place East, Suite 280 St. Paul, Minnesota 55101-2198

NEW YORK

Secretary of State of the State of New York 99 Washington Avenue Albany, New York 12231

NORTH DAKOTA

Securities Commissioner, State of North Dakota 600 East Boulevard, Fifth Floor Bismarck, North Dakota 58505

RHODE ISLAND

Director of Department of Business Regulation 1511 Pontiac Avenue John O. Pastore Complex – Building 69-1 Cranston, Rhode Island 02920

SOUTH DAKOTA

Department of Labor and Regulation Division of Insurance Securities Regulation 124 S Euclid, Suite 104 Pierre, South Dakota 57501 (605) 773-3563

VIRGINIA

Clerk of the State Corporation Commission 1300 East Main Street Richmond, Virginia 23219 (804-371-9733)

WASHINGTON

Director of the Securities Division Department of Financial Institutions 150 Israel Rd. SW Tumwater, WA 98501 (360) 902-8760

WISCONSIN

Commissioner of Securities 201 W. Washington Avenue – 3rd Fl. Madison, Wisconsin 53703

EXHIBIT B-1

FRANCHISE AGREEMENT

TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT

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Appendix I

TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT

THIS AGREEMENT is made date, by and between TACO BELL FRANCHISOR, LLC, a Delaware limited liability company (the "Company"), and names (the "Franchisee").

RECITALS

A. The Company is the originator of a distinctive concept for the marketing, preparation and sale of certain Mexican and other style food products (the "TACO BELL RESTAURANTS" or the "Restaurants").

B. The Company owns or controls various trademarks, service marks, trade names, trade dress, designs (including product package designs), symbols, emblems, logos, insignias, external and internal building designs and architectural features and combinations of the foregoing (collectively, the "Trademarks"), which are used by it, its franchisees and its licensees in offering, selling and distributing its products and services. Some of the Trademarks are set forth and described on Appendix 1 to this Agreement.

C. The Company has developed, owns and has adopted for its own use and the use of its franchisees and licensees a unique system of quick service restaurant operation (the "Taco Bell System" or the "System"), consisting of a variety of distinctive sign and facility designs, equipment specifications and layouts, recipes, methods of food presentation and service, business techniques, copyrighted manuals and other materials, trade secrets, know-how and technology.

D. The Company has established, and is continuing to develop and operate, a chain of quick service "Taco Bell" and "Taco Bell Express" restaurants or units which are fundamentally uniform in image and in food style and which share many fundamental menu items and methods of operation (the "Taco Bell Chain").

E. The Taco Bell Chain enjoys widespread public acceptance due in part to (1) uniform high standards for the preparation, presentation and service of Taco Bell food; (2) an essentially uniform menu, image, appearance and methods of operation in all Restaurants and units; (3) uniform use of the System and the valuable and distinctive Trademarks; and (4) the Taco Bell franchisees' and licensees' commitments to maintain and enhance the goodwill and public acceptance of Taco Bell products, services and Restaurants by strict adherence to these uniform standards as they now exist and may be revised from time to time pursuant to this Agreement.

F. The Franchisee, aware of the above, has applied for a franchise and desires to establish and operate a Taco Bell Restaurant upon the terms and conditions set forth in this Agreement.

WITNESSETH

The parties hereby act and agree as follows:

SECTION 1: GRANT OF LICENSE

1.0 The Company hereby grants to the Franchisee a limited license to use the Trademarks solely in direct connection with the sale of the food, beverage and other products referred to in Subsection 3.5 from the TACO BELL RESTAURANT to be established pursuant to this Agreement at the following location:

<u>Unit No. unit</u> <u>address</u> <u>city state zip</u> (the "Restaurant")

The grant of this limited license to use the Trademarks is further subject to the terms, conditions and limitations hereinafter set forth; including, among others, those contained in Section 14 entitled "TRADEMARKS."

1 .1 Throughout the Term of this Agreement (as defined below), Franchisee shall operate the Restaurant in strict accordance with the terms of this Agreement and shall perform all other obligations of the Franchisee provided for by this Agreement.

SECTION 2: TERM

2.0 This Agreement shall continue for a term of _____ years, unless earlier terminated in accordance with Subsection 5.1 or any of the other conditions and provisions hereof (the "Term"), commencing with the date on which the Restaurant is opened for business to the public (if a writing stating the opening date and signed by the Parties is attached hereto) or forty-five days from date, whichever is earlier (the "Date of Grant"). Upon and after expiration of the Term (a) the Franchisee shall have no expectation or right to continue, extend, renew, or otherwise replace the license granted in Section 1 of this Agreement or to continue to operate the Restaurant, and (b) the Company shall have no expectation or right to require the Franchisee to continue to operate the Restaurant.

SECTION 3: RESTAURANT SYSTEM AND PROCEDURES

3.0 To the extent deemed appropriate by the Company in its sole discretion, based on the Franchisee's experience and performance at any particular time during the Term, the Company will use commercially reasonable efforts to furnish the Franchisee with advice and assistance in managing and operating a TACO BELL RESTAURANT, including periodic visits by the Company's representatives. A Company representative will assist the Franchisee in coordinating the Restaurant pre-opening activities, and will be available to assist with Restaurant operations throughout the opening week, as reasonably needed. In addition, the Company will develop and present to the Franchisee, and the Franchisee and the Company shall carry out, an advertising program designed for the initial opening of the Restaurant.

3.1 The Franchisee shall devote his or her full time, best efforts and constant personal attention to the day to day operation of the Restaurant. In order to facilitate the devotion of such personal attention, either the Franchisee or a qualified manager of the Restaurant shall maintain his or her personal principal residence within a usual driving time of approximately one hour from the Restaurant. Unless the Company shall have given its prior advance written approval, the Franchisee shall have the Restaurant open for business during such hours as are specified by the Company in the Manual described in Subsection 3.2 below (the "Manual"). In addition, and without limiting the generality of the foregoing responsibilities, the Franchisee shall:

public;

(a) Operate the Restaurant in a clean, safe and orderly manner, providing courteous, first-class service to the

(b) Diligently promote and make every reasonable effort to increase the business of the Restaurant;

(c) Advertise the business of the Restaurant by the use of the Trademarks and such other insignia, slogans, emblems, symbols, designs and other identifying characteristics as may be developed or established from time to time by the Company and included in the Manual; and

(d) Prevent the use of the Restaurant for any immoral or illegal purpose, or for any other purpose, business activity, use or function which is not expressly authorized hereunder or in the Manual.

3.2 The Franchisee hereby acknowledges receipt and loan of a copy of the Company's Franchise Operations Manual, and shall faithfully, completely and continuously perform, fulfill, observe and follow all instructions, requirements, standards, specifications, systems and procedures contained therein; including, those dealing with the selection, purchase, storage, preparation, packaging, service and sale (including menu content and presentation) of all food and beverage products, and the maintenance and repair of Restaurant buildings, grounds, furnishings, fixtures, and equipment, as well as those relating to employee uniforms and dress, accounting, bookkeeping, record retention and other business systems, procedures and operations. By this reference, the Company's Franchise Operations Manual, as presently constituted and as it may hereafter be amended and supplemented by the Company from time to time (the "Manual") is incorporated in and made part of this Agreement. The Franchisee acknowledges that the materials contained in the Manual are integral, necessary and material elements of the System.

3.3 The Company shall have the right at any time and from time to time, in the good faith exercise of its reasonable business judgment, consistent with the overall best interests of TACO BELL RESTAURANTS generally, to revise, amend, delete from and add to the System and the material contained in the Manual. The Franchisee shall promptly comply with all such revisions, amendments, deletions and additions.

3.4 The Franchisee understands, acknowledges and agrees that strict conformity with the System, including the standards, specifications, systems, procedures, requirements and instructions contained in this Agreement and in the Manual, is vitally important to the success not only of the Company, but to the collective success of all Taco Bell franchisees, including the Franchisee, by reason of the benefits all franchisees and the Company will derive from chain uniformity in food products, identity, quality, appearance, facilities and service among all TACO BELL RESTAURANTS. Any failure to adhere to the standards, specifications, requirements or instructions contained in this Agreement or in the Manual shall constitute a material breach of this Agreement.

3.5 The Franchisee shall offer for sale only from the Restaurant premises and at all times when the Restaurant is open for business all and only the food, beverages and other products expressly described in the Manual, unless the Franchisee shall have received the Company's prior written consent to any exception. No food, beverage or other products shall be offered or sold at or from the Restaurant under or in connection with any trademark or service mark other than the Trademarks without the prior written authorization of the Company in each case.

3.6 The Franchisee further understands, acknowledges and agrees that the Company is the owner of all rights in and to the System, including the information and materials described or contained in the Manual, and that the System, including such information and materials, constitutes trade secrets of the Company which are revealed to the Franchisee in confidence, and that no right is given to or acquired by the Franchisee to disclose, duplicate, license, sell or reveal any portion thereof to any person, other than an employee of the Franchisee required by his or her work to be familiar with relevant portions thereof. The Franchisee hereby represents, warrants and promises to keep and respect such confidences extended by the Company to the Franchisee, to obtain from employees with access to such information an agreement to keep and respect such confidences, and to be responsible for compliance by said employees with such agreements.

3.7 The Manual and all such other materials furnished to the Franchisee hereunder are and shall remain the property of the Company and shall be returned by the Franchisee to the Company immediately upon the expiration or earlier termination of this Agreement for any reason.

3.8 During the term of this Agreement, the Franchisee shall not, without the prior express written consent of the Company, directly or indirectly, perform any services for, engage in or acquire any financial, beneficial or equity interest in, any business similar to that of the Restaurant. In the event this Agreement is terminated by the Company for breach by the Franchisee, the same restrictions shall apply for a period of one year following such termination, but only with respect to similar businesses operated within a ten mile radius of the Restaurant. For purposes of this subsection, a "similar business" is a restaurant business which prepares or sells Mexican style food products. Notwithstanding the foregoing, the Franchisee and his or her family, collectively, may own up to ten percent (10%) of the stock of a publicly traded company engaged in a similar business. If any court or other tribunal having jurisdiction to determine the validity or enforceability of this subsection determines that it would be invalid or unenforceable as written, then in such event the provisions hereof shall be deemed modified to the extent necessary to be valid and enforceable.

SECTION 4: TRAINING

4.0 The Company shall make available to the Franchisee and one Restaurant manager, the Company's TACO BELL RESTAURANT operations training course.

4.1 Before the Restaurant shall open for business, one person from the Franchisee's organization who is designated to be the initial manager of the Restaurant shall either: (a) attend, for such period of time as the Company shall deem reasonably necessary, and complete the Company's training course to the reasonable satisfaction of the Company, or (b) otherwise be approved by the Company to manage the Restaurant. In the event this Agreement is the first franchise agreement between the Company and the Franchisee, then before the Restaurant shall open for business, the Franchisee shall also attend, for such period of time as the Company shall deem reasonably necessary, and complete the Company's training course to the reasonable satisfaction of the Company. If the Franchisee fails to successfully complete the Company's training course, then at the option of the Company this Agreement may be terminated.

4.2 The Franchisee and at least one Restaurant manager shall, from time to time as reasonably required by the Company, personally attend and complete a Company-provided refresher course in TACO BELL RESTAURANT operations.

4.3 The Franchisee shall be responsible for the compliance of Restaurant operations with the standards, methods, techniques and material taught at the Company's operations training course, and shall cause the Restaurant employees to be trained in such standards, methods and techniques as are relevant to the performance of their respective duties.

4.4 Attendance of the Franchisee and one manager of the Restaurant shall be tuition-free at all training courses, but at the Franchisee's sole cost and expense, including, without limitation, the cost of travel, lodging, meals and other related and incidental expenses.

SECTION 5: RESTAURANT MAINTENANCE

5.0 The Franchisee shall, at the Franchisee's sole cost and expense, maintain and repair the Restaurant, related equipment, signage, improvements, landscaping and the Restaurant premises in conformity with the standards, specifications and requirements of the System, as the same may be designated by the Company from time to time, and as appropriate replace any or all of such items (other than the Restaurant building or premises). The Franchisee shall replace equipment as necessary or desirable at the Franchisee's cost and expense and obtain at his or her cost and expense any new or additional equipment as may be reasonably required by the Company for new products, procedures, administration, marketing or communication. Except as may be expressly provided in the Manual, no alterations or improvements, or changes of any kind in design, equipment or decor shall be made in, on or about the Restaurant or Restaurant premises without the prior written approval of the Company in each instance. The Franchisee shall at the Franchisee's sole cost and expense, replace as necessary such equipment, signage, improvements and landscaping in conformity with such standards, specifications and requirements of the System.

5.1 As a condition of continuing this Agreement after the [eleventh anniversary of the Date of Grant, the Franchisee shall, between the tenth and eleventh anniversaries of the Date of Grant] [thirteenth anniversary of the Date of Grant, the Franchisee shall, between the twelfth and the thirteenth anniversaries of the Date of Grant], upgrade the Restaurant in accordance with the Manual ("Mid-Term Upgrade"). The scope of the Mid-Term Upgrade shall be defined in the Manual and generally shall include an interior refresh (including paint, counters, seats, settees, chairs, tables, soffits, and lighting), an exterior refresh (including paint and the addition of, modification to, or incorporation of any new critical design elements), and a signage upgrade. The Franchisee must obtain the Company's

prior written approval of the exact scope of the Mid-Term Upgrade pursuant to the procedures stated in the Manual. In the event the Franchisee fails to obtain the Company's prior written approval or complete timely the Mid-Term upgrade pursuant to this section, Franchisor may terminate this Agreement pursuant to Section 15.

5.2 In order to assure the continued success of the Restaurant, the Franchisee shall, from time to time as reasonably required by the Company (taking into consideration the cost and then remaining term of this Agreement), modernize or modify the image of the Restaurant building, premises and equipment to the Company's then current, reasonable standards and specifications. The Franchisee's obligations under this subsection are in addition to, and shall not relieve the Franchisee from, any of its other obligations under this Agreement, including those contained in the Manual. However, no such modernization or re-imaging shall be required by the Company unless and until the Company has at that time committed to implement such standards and specifications within the then current or following calendar year in at least twenty-five percent (25%) of those TACO BELL RESTAURANTS then operated by the Company within the United States.

5.3 If the Franchisee is or becomes a lessee of the Restaurant premises, the Franchisee shall provide the Company with a true and correct, complete copy of any such lease, and shall have included therein provisions, in form satisfactory to the Company, expressly permitting both the Franchisee and the Company reasonable opportunity to take all actions and make all alterations referred to under Subsection 15.2(b). Any such lease shall also require the lessor thereunder to give the Company reasonable notice of any contemplated termination and a reasonable time in which to take and make the above actions and alterations and provide that the Franchisee has the unrestricted right to assign such lease to the Company.

SECTION 6: ADVERTISING AND PUBLICITY

6.0 The Company shall develop and administer advertising and sales promotion programs designed to promote and enhance the collective success of all TACO BELL RESTAURANTS. It is expressly understood, acknowledged and agreed that in all phases of such advertising and promotion, including, without limitation, type, quantity, timing, placement and choice of media, market areas and advertising agencies, the decisions of the Company made in good faith shall be final and binding. The Franchisee shall have the right to participate actively in all such advertising and sales promotion programs, but only in full and complete accordance with such terms and conditions as may be established by the Company for each such program.

6.1 (a) The Company will establish and maintain a fund (the "Marketing Fund") separate from any Company accounts. The Company will deposit into the Marketing Fund all marketing fees received from the Franchisee pursuant to Subsection 7.0(c) below and an amount equal to four and one-quarter percent (4.25%) of the Gross Sales (as defined below) from Company operations of TACO BELL RESTAURANTS in the United States (except Hawaii). The Company will provide an accounting of the Marketing Fund to the Taco Bell franchise advisory council ("FRANMAC") pursuant to the Marketing Fund Policy.

(b) The Company has and will in consultation with FRANMAC develop, publish and modify from time to time as necessary a Marketing Fund Policy, which shall be part of the Manual and will set forth procedures and guidelines for disbursements and expenditures from the Marketing Fund. All monies in the Marketing Fund, including any interest or other income earned from the investment of such monies must be spent and disbursed only in accordance with this Agreement and the Marketing Fund Policy. The Franchisee hereby agrees that the Company can shift into the Marketing Fund any excess funds remaining in funds, sub-funds, or other accounts established or maintained in connection with prior forms of franchise agreement or marketing fund policies, including fees or monies that Franchisee paid, or that were collected from Franchisee, in connection with prior franchise agreements between the Franchisee and the Company.

(c) The Company shall use the Marketing Fund in its good faith determination to disseminate, improve and support the public awareness and image of the Taco Bell brand, the Taco Bell System and its goods and services available to the public, to increase System-wide sales, to purchase advertising, to pay for the development, support, and dissemination of other marketing and media programs on a regional or national basis (including but not limited to promotions, public relations, event marketing, research and clearance of programs, talent and residuals), to pay for the creation and production of advertising, and as otherwise permitted by the Marketing Fund Policy; provided, however, in any given calendar year not more than one-quarter of the aggregate of all marketing fees contributed to the Marketing Fund from franchise and Company Restaurants in the United States (except Hawaii) shall be spent on the production and creation of advertising.

6.2 The Company may temporarily invest any or all of the monies held in the Marketing Fund from time to time at the sole discretion of the Company in accordance with the Marketing Fund Policy. All interest or other income received from such investments may be used by the Company to pay for the expenses of administering the Marketing Fund. Any such amounts not used for this purpose shall be designated Marketing Funds and disbursed according to the Marketing Fund Policy.

6.3 All advertising copy and other materials shall be in strict accordance and conformity with the standards, formats and specimens contained in the Manual. In the event the Franchisee wishes to depart from the materials contained in the Manual, the Franchisee shall submit, in each instance, the proposed advertising copy and materials to the Company for approval in advance of publication, and shall use only such advertising copy and materials as have been approved in writing by the Company. In no event shall the Franchisee's advertising contain any statement or material which may be considered (a) in bad taste or offensive to the public or to any group of persons, or (b) defamatory of any person or an attack on any competitor.

6.4 In order to maintain the high reputation of the Taco Bell System and for the benefit of all of its operators, the

Franchisee shall report immediately by telephone to the Company the occurrence of any incident at or concerning the Restaurant or the business conducted there which is or is likely to become the subject of publicity through the news media or otherwise. The Franchisee hereby acknowledges that the Company alone is authorized to speak or make statements, public or private, on behalf of the Taco Bell brand or the Taco Bell System, and the Franchisee shall in every instance consult and coordinate with the Company in advance of communicating with the media or of creating publicity for the brand or System outside the normal course of business.

SECTION 7: FEES

Term:

7.0 As partial consideration for the rights granted hereunder, the Franchisee shall pay the Company throughout the

(a) An initial franchise fee of _____ Dollars (\$_____) due upon execution hereof. The Franchisee acknowledges that the granting of this franchise is the only consideration for the payment of this initial franchise fee. The Franchisee shall spend five thousand dollars (\$5,000.00) within six (6) months of opening the Restaurant in advertising and promoting the opening of the Restaurant in accordance with the Company's opening procedures for franchised restaurants. Upon receipt of paid invoices or other proofs of expenditure, the Company will reimburse the Franchisee for the grand opening expenses in an amount not to exceed \$5,000.00. Any and all such paid invoices or other proofs of expenditure must be submitted to the Company within nine (9) months from the opening date of the Restaurant. In the event that the Franchisee and the Restaurant qualify for or otherwise receive a waiver of or reduction in the initial franchise fee, the Franchisee shall still spend and provide the Company with proof of the grand opening expenses as noted above; however, the Company will not reimburse the Franchisee for any grand opening expenses;

(b) A franchise fee for each of the Company's four-week accounting periods (or five-week accounting periods, as determined from time to time by the Company, each whether four or five weeks an "accounting period") equal to five and one-half percent (5.5%) of Gross Sales (as defined below); and

(c) A marketing fee for each of the accounting periods equal to four and one-quarter percent (4.25%) of Gross Sales (as defined below).

(d) Notwithstanding the foregoing, if a federal, state or local law in which the Restaurant is located prohibits or restricts in any way the Franchisee's ability to pay and/or the Company's ability to collect that portion of the period franchise fee (identified in "(b)" above) or period marketing fee (identified in "(c)" above) related to Gross Sales deriving from the sale of alcoholic beverages at the Restaurant (an "Alcohol Restriction Law"), then the Franchisee instead will be required to pay as the period franchise fee and period marketing fee whatever increased percentages of the Restaurant's non-alcoholic beverage Gross Sales (that is, total period Gross Sales minus the amount of Gross Sales derived from the Franchisee's sale of alcoholic beverages) as will result in the Franchisee's paying the period franchise fee and period marketing fee which would otherwise pertain if Franchisee were not subject to an Alcohol Restriction Law.

7.1 <u>Due Dates</u>. Until notified otherwise by the Company, the periodic fees required pursuant to Subsection 7.0 shall be paid by check mailed and postmarked on or before the fifth (5th) business day immediately following the four (or five) week accounting period (as designated by the Company) in which such sales were made. When so notified by the Company, the periodic fees required pursuant to Subsection 7.0 shall be paid by electronic funds transfer received on or before the fifth (5th) business day immediately following the last day of the pertinent accounting period (as designated by the Company) in which such sales were made. Any payment which is not paid when due shall incur the then-customary administrative charge <u>and</u> shall bear interest from and after the due date at the rate of (i) eighteen percent (18%) per annum or (ii) the highest rate permitted by law, whichever is less.

7.2 <u>Definition</u>. The term "Gross Sales" as used in this Agreement shall mean the total of all cash or other payments received for the sale of food, beverages and other tangible property of every kind sold at, in, upon, or from the Restaurant, and all amounts which shall be received as compensation for any services rendered therefrom, excluding only sales taxes, employee meals, overrings and refunds to customers.

7.3 <u>Taxes</u>. All fees paid by the Franchisee to the Company pursuant to this Agreement shall be paid to the Company net of any and all withholding, excise, gross receipts, sales, use and other similar taxes (other than state or federal corporate income tax of the Company), so that, for example, in the event any governmental entity would impose a tax of 5% on royalties paid by the Franchisee hereunder, then the Franchisee would pay to the Company 5.79% of the Restaurant's Gross Sales as the franchise fee instead of the 5.5% of Gross Sales payable without any such tax.

SECTION 8: RECORD KEEPING

8.0 From time to time, the Company may provide the Franchisee with a TACO BELL RESTAURANT record keeping system and forms, and the Franchisee shall employ such system, without modification, in connection with the business of the Restaurant.

8.1 The Franchisee shall complete and submit to the Company on a regular, continuous basis:

period;

- (a) Weekly Restaurant Reports, on or before the fifth business day after each week in each accounting
- (b) Period Restaurant Reports, on or before the fifth business day after expiration of each accounting

period; and

(c) Annual Restaurant Reports, on or before 90 days following the end of each calendar year or the end of the Franchisee's fiscal year, whichever is pertinent.

8.2 The Annual Restaurant Reports referred to above shall include a balance sheet dated as of the end of the pertinent year and a profit and loss statement for such year, together with such additional financial information as the Company may reasonably request, all prepared in accordance with generally accepted accounting principles. Such balance sheet and profit and loss statement must be reviewed by an independent certified public accountant and be in accordance with Statements on Standards for Accounting and Review Services and must contain a signed opinion by such accountant to that effect. If the Franchisee fails to provide the Company with any such financial statement, the Company shall have the right to have an independent audit made of the Franchisee's books and records, and the Franchisee shall promptly reimburse the Company for the cost thereof.

8.3 Each of the Reports referred to in this section shall be completed by the Franchisee or the Franchisee's accountant in the respective specimen forms, and in accordance with the instructions, contained in the Manual. Time is of the essence with respect to completion and submission of each such Report. Franchisee hereby consents to the Company's release of information regarding the Restaurant's sales to associations of franchisees, to consultants of the Company, to advertising agencies and to other parties considered appropriate by the Company.

8.4 If the Franchisee is a corporation, it shall maintain an accurate stock register. In the event that the beneficial ownership of the Franchisee's stock differs in any respect from record ownership, the Franchisee shall also maintain a list of the names, addresses and interests of all beneficial owners of its stock. The Franchisee shall produce its stock register and any list of beneficial owners, certified by the corporation's secretary to be correct, at the Restaurant at any reasonable time and from time to time after ten days' prior written request by the Company. Company representatives shall have the right to examine the stock register and any list of beneficial owners and to reproduce all or any part thereof. In addition, all record and beneficial stock holders of the Franchisee shall jointly and severally guaranty the full and faithful performance of all agreements, duties and obligations required to be performed, fulfilled or observed by the Franchisee under this Agreement.

8.5 Without limiting the generality of Subsection 9.0, below, Company representatives shall have the right at all times during normal business hours to confer with Restaurant employees and customers, and to inspect the Franchisee's books, records and tax returns, or such portions thereof as pertain to the operation of the Restaurant business. All such books, records and tax returns shall be kept and maintained at the Restaurant premises or such other place as may be agreed to from time to time in writing by the parties. If any such inspection reveals that the Gross Sales reported in any report or statement are less than the actual Gross Sales ascertained by such inspection, then the Franchisee shall immediately pay the Company the additional amount of fees owing by reason of the understatement of Gross Sales previously reported, together with interest and administrative charges as provided in Subsection 7.1. In the event that any report or statement understates Gross Sales by more than two percent (2%) of the actual Gross Sales ascertained by the Company's inspection, the Franchisee shall, in addition to making the payment provided for in the immediately preceding sentence, pay and reimburse the Company for any and all expenses incurred in connection with its inspection, including, but not limited to, reasonable accounting and legal fees. Such payments shall be without prejudice to any other rights or remedies the Company may have under this Agreement or otherwise.

SECTION 9: RESTAURANT INSPECTION

9.0 The Company shall have the right at any time and from time to time without notice to have its representatives enter the Restaurant premises for the purpose of inspecting the condition thereof and the operation of the Restaurant for compliance with the standards, specifications, requirements and instructions contained in this Agreement and in the Manual, and for any other reasonable purpose connected with the operation of the Restaurant.

SECTION 10: RELATIONSHIP OF PARTIES AND INDEMNIFICATION

10.0 The Franchisee is not, and shall not represent or hold itself out as, an agent, legal representative, joint venturer, joint employer, partner, employee or servant of the Company for any purpose whatsoever and, where permitted by law to do so, shall file a business certificate to such effect with the proper recording authorities. The Franchisee is an independent contractor and is not authorized to make any contract, agreement, commitment, warranty or representation on behalf of the Company, or to create any obligation express or implied on behalf of the Company. The Franchisee agrees that the Company is not, and the Franchisee hereby covenants not to claim that the Company is, in any way a "fiduciary" as regards the Franchisee. The Franchisee shall not use the name TACO BELL or any similar words as part of or in association with any trade name or name of any business entity directly or indirectly associated with the Franchisee.

10.1 Franchisee agrees that it will, at its sole cost, at all times indemnify, defend and hold harmless the Company; any of the Company's parents, affiliates, subsidiaries, successors, assigns and designees; and, the officers, directors, managers, employees, agents, attorneys, shareholders, owners, members, designees and representatives of each of the foregoing (the Company and all others referenced above being the "Company Parties"), to the fullest extent permitted by law, from all claims, losses, liabilities and costs incurred in connection with any action, suit, proceeding, claim, demand, investigation, or formal or informal inquiry (regardless of whether any of the foregoing is reduced to judgment) or any settlement of the foregoing, which actually or allegedly, directly or indirectly, is related in any way to any element of the Franchisee's establishment, design, construction, conversion, opening, remodeling, renovation and/or operation of the Restaurant and/or Franchisee's franchised business, including (without limitation) (i) any personal injury, death, or property damage

suffered by any customer, visitor, operator, vendor, contractor, subcontractor, employee or quest of the Restaurant and/or Franchisee's franchised business, (ii) all acts, errors, neglects or omissions of Franchisee or Franchisee's franchised business and/or any of its or their owners, officers, directors, management, employees, agent, servants, contractors, partners, proprietors, affiliates or representatives (or any third party acting on Franchisee's behalf or direction) related to the operation of the restaurant; the preparation, offer and sale of food and beverage items thereat; and, all liabilities directly or indirectly arising from or related to any sale at or from the restaurant of beer, wine and/or other alcoholic beverages (including "dram shop" liabilities), and (iii) any actual or alleged claim that Franchisor and Franchisee are joint employers of any Franchisee employee or personnel. As used above, the phrase "claims, losses, liabilities and costs" includes all claims; causes of action; fines; penalties; liabilities; losses; compensatory, exemplary, statutory, or punitive damages or liabilities; costs of investigation; court costs and expenses; actual attorneys' and experts' fees and disbursements; settlement amounts; judgments; compensation for damage to the Company's reputation and goodwill; travel, food, lodging and other living expenses necessitated by the need or desire to appear before (or witness the proceedings of) courts or tribunals (including arbitration tribunals), or government or guasi-governmental entities (including those incurred by the Company Parties' attorneys and/or experts); all expenses of recall, refunds, compensation and public notices; and, other such amounts incurred in connection with the matters described. Franchisee agrees to give the Company written notice of any such action, suit, proceeding, claim, demand, inquiry or investigation that could be the basis for a claim for indemnification by any Company Party within three days of Franchisee's actual or constructive knowledge of it. At Franchisee's sole expense and risk, The Company may elect to assume the defense and/or settlement of the action, suit, proceeding, claim, demand, inquiry or investigation. The Company's undertaking of defense and/or settlement will in no way diminish Franchisee's indemnification obligations hereunder.

Franchisee agrees that any failure by the Company Parties to pursue recovery from third parties or mitigate loss will in no way reduce the amounts recoverable by the Company Parties from Franchisee. The indemnification obligations of this Section will survive the expiration or sooner termination of this Agreement.

10.2 Franchisee hereby irrevocably affirms, attests and covenants its understanding that Franchisee's employees are employed exclusively by Franchisee and in no fashion is any such employee either employed, jointly employed or co-employed by the Company. Franchisee further affirms and attests that each of its employees is under the exclusive dominion and control of the Franchisee and never under the direct or indirect control of the Company in any fashion whatsoever. The Company and Franchisee hereby agree that, with respect to the employees working at or in the Restaurant, Franchisee alone has the right and obligation, and the Company has absolutely no right or obligation, to:

- (a) hire the employees;
- (b) determine the employees' compensation and other benefits;
- (c) establish the employees' schedules;
- (d) pay all salaries, benefits, and employee-related liabilities, e.g., workers' compensation; payroll taxes;
- (e) discipline or terminate the employees;

(f) determine the number of employees working at the Restaurant (subject to any minimum staffing guidelines the Company may publish for the purpose of ensuring Franchisee has the capability at all times to satisfy the Company's food safety and product quality standards);

(g) train the employees as it sees fit (subject to the use of the Company's training materials, developed to ensure customers receive a consistent brand experience, and full compliance with the Company's food safety and product quality standards).

Finally, should it ever be asserted that the Company is the employer, joint employer or co-employer of any of Franchisee's employees in any private or government investigation, action, proceeding, arbitration or other setting, Franchisee irrevocably agrees to assist the Company in defending said allegation, including (if necessary) appearing at any venue requested by the Company to testify on the Company's behalf (and, as may be necessary, submitting itself to depositions, other appearances and/or preparing affidavits dismissive of any allegation that the Company is the employer, joint employer or co-employer of any of Franchisee's employees). To the extent the Company is the only named party in any such investigation, action, proceeding, arbitration or other setting to the exclusion of Franchisee, then should any such appearance by Franchisee be required or requested by the Company, it will recompense Franchisee the reasonable costs associated with Franchisee appearing at any such venue (including travel, lodging, meals and *per diem* salary).

SECTION 11: INSURANCE

11.0 The Franchisee shall procure before the commencement of Restaurant operations and maintain in full force and effect during the entire term of this Agreement, at its sole cost and expense, an insurance policy or policies protecting the Franchisee and the Company against any and all loss, liability or occurrence, arising out of or in connection with the condition, operation, use or occupancy of the Restaurant or Restaurant premises. The Company shall be named as an additional insured in all such policies, workers' compensation excepted. Such policy or policies shall be written by an insurance company or companies satisfactory to the Company and with a minimum Best's Rating of A- or other such comparable rating and shall include coverage in at least the following types and amounts:

| KIND OF INSURANCE | MINIMUM LIMITS OF LIABILITY |
|------------------------------|--|
| Workers' Compensation | Statutory |
| Employers' Liability | \$2,000,000 per occurrence |
| Commercial General Liability | \$2,000,000 per occurrence |
| | \$5,000,000 annual aggregate |
| Products Liability | per occurrence included in |
| 5 | Commercial General Liability, |
| | separate annual aggregate of \$5,000,000 |
| Liguor Liability Insurance | \$3,000,000 annual aggregate per common cause and as further set out |
| | below |

The insurance afforded by the policy or policies shall be primary with respect to insurance maintained by the Company and shall not be limited in any way by reason of any insurance which may be maintained by the Company. Subject to the express prior written approval of the Company (which the Company may withhold in its good faith discretion), that such program would not put the Company at any greater risk or exposure than would coverage from insurers described above, and to the Franchisee's full compliance with all pertinent laws and regulations, the Franchisee may satisfy its obligations with respect to Workers' Compensation coverage through a self-insurance program. Franchisee is only required to maintain Liquor Liability Insurance if serving alcoholic beverages at the Restaurant. Franchisee is required to maintain such Liquor Liability Insurance with limits of not less than the equivalent of \$3,000,000.00 each common cause and \$3,000,000.00 annual aggregate covering bodily injury and property damage if liability for either bodily injury or property damage is imposed by reason of the selling, serving or furnishing of any alcoholic beverage by Franchisee.

11.1 Within thirty (30) days after the execution of this Agreement, but in no event later than one week before the Restaurant opens for business, Certificates of Insurance showing compliance with the requirements of Subsection 11.0 shall be furnished by the Franchisee to the Company for approval. Such certificates shall state that the policy or policies shall not be canceled or altered without at least thirty (30) days' prior written notice to the Company. Maintenance of such insurance and the performance by the Franchisee of its obligations under this Section 11 shall not relieve the Franchisee of liability under the indemnity provisions of this Agreement or limit such liability.

11.2 The Franchisee shall maintain an all-risk property insurance (fire) policy on the Restaurant buildings and other improvements, equipment, furnishings, fixtures, signage and any additions. The policy shall be written on the basis of replacement cost of the property and shall include a minimum of six months' coverage for business interruption. Such policy or policies shall be written by an insurance company with a minimum Best's Rating of A- or other such comparable rating.

11.3 Should the Franchisee, for any reason, not timely procure and maintain the insurance coverage required by this section, then the Company shall have the right and authority to immediately procure such insurance coverage as part of or separate from its own policies, in its sole discretion, and to charge the cost thereof to the Franchisee, which charges shall be paid immediately upon notice and shall be subject to charges for late payments in the manner set forth in Subsection 7.1.

11.4 The Franchisee's insurance shall be endorsed to add the Company and each of its parents, subsidiaries, affiliates, officers, shareholders, members, directors, and employees as additional insureds.

SECTION 12: DEBTS AND TAXES

12.0 The Franchisee shall pay promptly when due all obligations incurred directly or indirectly in connection with the Restaurant and its operation, including, without limitation, all taxes and assessments that may be assessed against the Restaurant land, building and other improvements, equipment, fixtures, signs, furnishings and other property, and all liens and encumbrances of every kind and character created or placed upon or against any of said property (subject, however, to any conflicting provisions of any arm's length, bona fide lease or leases of any of the foregoing property), and all accounts and other indebtedness of every kind and character incurred by or on behalf of the Franchisee in the conduct of the Restaurant business.

SECTION 13: SALE AND ASSIGNMENT

13.0 The Franchisee's rights and interests under this Agreement and any interest in any of the Restaurant land, building, equipment, fixtures or other things which are subject to the provisions of this Agreement shall not be subject to sale, assignment, transfer or encumbrance, including the granting of any lien or security interest (all of which are hereinafter included within the term "transfer") in whole or in part in any manner whatsoever without the prior express written consent of the Company. The Company will not, however, unreasonably withhold its consent to any proposed sale or assignment. In considering a request for transfer, the Company will consider, among other things, the qualifications, apparent ability and credit standing of the proposed transferee as if the same were a prospective, direct franchisee of the Company; provided that Company may, in its sole discretion, set limits from time to time as to the number of Restaurants any franchisee or its affiliates (or prospective transferee and its affiliates) may own and operate at any given time, may prohibit or condition sale leaseback transactions and/or may withhold its consent to the proposed sale of all then owned Restaurants to a single prospective transferee via one or more transfer transactions. In addition, the Company shall require as a condition precedent to the granting of its consent with respect to any transfer that:

(a) there shall be no existing default in the performance or observance of any of the Franchisee's obligations under this Agreement or any other agreement with the Company and the Restaurant shall be in condition and appearance satisfactory to the Company and in accordance with its standards at that time;

(b) the Franchisee shall have settled all outstanding accounts with the Company and its affiliates and executed a Release in a form satisfactory to the Company;

(c) the Franchisee shall have paid the Company its then current transfer fee applicable to the type of transfer proposed. The amount of the transfer fee will be set by the Company from time to time and will be limited to the Company's good faith estimate of its costs and expenses expected to be incurred in connection with investigating the qualifications of the proposed transferee, training the proposed transferee and the direct administrative costs of reviewing and effecting the transfer;

(d) unless already a Taco Bell franchisee, the proposed transferee shall have personally attended and satisfactorily completed the Company's tuition-free training program; and

(e) the proposed transferee shall have executed the Company's then current form of Franchise Agreement for a term equal to the remaining term of this Agreement but requiring no initial franchise fee and requiring no greater periodic franchise fee than the applicable fee set forth in Subsection 7.0(b) above, except that the items described in clauses (c) and (d) above shall not be required with respect to a proposed transferee that is only to receive the benefits of a lien or security interest or borrowed money. Neither this Agreement nor any of the rights or interests conferred on the Franchisee hereunder shall be retained by the Franchisee as security for the payment of any obligation that may arise by reason of any such transfer.

13.1 It is acknowledged and agreed that a material part of the consideration for the Company's entering into this Agreement is the personal confidence reposed in the Franchisee, and no person shall succeed to any of the rights of the Franchisee under this Agreement by virtue of any voluntary or involuntary proceeding in foreclosure, bankruptcy, receivership, attachment, execution, assignment for the benefit of creditors or other legal process.

13.2 Except as expressly provided for herein, any attempt by the Franchisee to transfer any of its rights or interests under this Agreement shall constitute a material breach of this Agreement and the Company shall have the right to terminate this Agreement. The Company shall not be bound by any attempted sale, assignment, transfer, conveyance or encumbrance in any manner whatsoever, by law or otherwise, of any of the Franchisee's rights or interests under this Agreement.

13.3 If the Franchisee desires to conduct business in a corporate capacity, the Company will consent to the assignment of this Agreement to a corporation approved by the Company, provided that the Franchisee complies with the provisions hereinafter specified and any other condition which the Company may require, including restrictions on the number, identity and legal status of stockholders of the assignee corporation. Such assignee corporation shall be closely held and shall not engage in any business activity other than that directly related to the operation of TACO BELL RESTAURANTS franchised by the Company.

If the Franchisee's rights are assigned to a corporation, the individual Franchisee named herein or otherwise expressly designated in writing by the Company shall at all times be the legal and beneficial owner of at least 51% of the stock of the assignee corporation, and shall act as such corporation's principal officer; provided, however, subject to the express prior written consent of the Company, such stock may be held in trust by a trustee under a trust indenture, with each trustee and beneficiary of such trust personally guaranteeing all of the obligations of the Franchisee hereunder. Any issuance or transfer of stock in such corporation shall be treated for the purposes of this Agreement as a transfer of the Franchisee's rights under this Agreement requiring the Company's consent as provided herein. The Franchisee must prior to any issuance or transfer of any stock furnish the Company with a written notice containing the details of such proposed issuance or transfer in advance thereof. The Articles of Incorporation and the By-Laws of the assignee corporation shall reflect that the issuance and transfer of shares of stock are restricted, and all stock certificates shall bear the following legend, which shall be printed legibly and conspicuously on the face of each stock certificate:

"The transfer of this stock is subject to the terms and conditions of a franchise agreement with Taco Bell Franchisor, LLC and certain restrictions set forth in the charter and bylaws of this corporation, and no such transfer shall be valid unless Taco Bell Franchisor, LLC has consented thereto."

The Franchisee acknowledges that the purpose of the aforesaid restriction is to protect the Company's trademarks, service marks, trade secrets and operating procedures as well as the Company's general, high reputation and image, and is for the mutual benefit of the Company, the Franchisee and other franchisees of the Company. The Company shall not unreasonably restrict the issuance or transfer of shares of stock, provided that in no event shall any share of stock of such assignee corporation be sold, transferred or assigned to a business competitor of the Company.

13.4 The Franchisee shall at all times throughout the term of this Agreement have on file with the Company the name of a designated successor agent, approved by the Company, and authorized by the Franchisee to make, subject to and immediately upon the death or legal incapacity of the Franchisee (or if the Franchisee is not an individual, its designated agent), all operating decisions with respect to the Restaurant business (including but not limited to hiring and severance of employment, voting in the Local Association, purchasing, maintenance, etc.). Not less often than once each calendar year, the Franchisee shall confirm or change in writing such designated successor agent.

In the event of the death or legal incapacity of the Franchisee or, where the Franchisee is a corporation, any person owning the legal or

beneficial interest in 10% or more of the outstanding stock of the Franchisee, the rights and obligations of the Franchisee or of such stockholder hereunder shall inure to the benefit of such of the executors, administrators, heirs, conservators or legatees of the Franchisee or such stockholder (collectively the "Legatee") as shall (i) elect, in a written notice received by the Company within one hundred twenty (120) days after the date of death, or the judicial determination of legal incapacity, to perform all of the duties and obligations required to be performed, fulfilled and observed by the Franchisee under this Agreement and (ii) be determined by the Company, in its good faith discretion, to be able to perform such duties and obligations. In the event the Company determines that the Legatee is not capable of performing all of the duties and obligations required to be performed by the Franchisee under this Agreement, the Legatee shall use best efforts within the six (6) months from the date of written notice from the Company to sell the subject interest hereunder to a bona fide purchaser in accordance with and subject to all of the provisions of this Section 13. If by the end of such six month period, the Legatee has not effectuated a transfer of such interest in a transaction which meets the requirements of this Section 13, the Company shall have the option to purchase the subject interest in the Restaurant and franchise at the fair market value thereof as determined in good faith through negotiation or, failing that, upon written demand of either party, by three appraisers, with their cost to be shared equally between Legatee and the Company.

13.5 Notwithstanding anything contained in this Agreement to the contrary, if the Franchisee (or any of its direct or indirect parent entities and/or affiliates) proposes to (or receives an offer from a third party to), in any manner whatsoever, transfer, sell, assign, convey, exchange or otherwise dispose of any interest (a) in or under this Agreement, and/or (b) in any of the Restaurant, land, building, equipment, fixtures or other things which are subject to the provisions of this Agreement, in each case irrespective of whether any of the foregoing transactions are effected with or without consideration, voluntarily or involuntarily, directly or indirectly, by operation of law or otherwise (each such transaction in clauses (a) and (b), a "Transfer"), the Franchisee shall give at least ten (10) business days prior written notice thereof to the Company before the Franchisee discloses its decision to undertake any proposed Transfer to any third party (including any prospective purchaser). The Franchisee shall at no time offer to effectuate a Transfer (or enter into any agreement or contract to effectuate a Transfer) where such Transfer would in any manner be tied to the transfer of any interest or obligation other than an interest in this Agreement or the ownership, possession, use or operation of the Restaurant or the assets or business pertaining thereto.

In addition, the Company shall have a right of first refusal with respect to any and all Transfers, which right of first refusal shall be unrestricted and absolute. Before consummating a Transfer to any third party, the Franchisee shall first (i) provide written notice to the Company, which notice shall constitute an offering of the proposed Transfer to the Company and (ii) submit a copy of the purchase agreement (which purchase agreement shall be signed by the parties, but expressly by its own terms shall be subject to the Company's right of first refusal) to the Company together with all ancillary and other documents relating to such proposed Transfer (including, but not limited to, any exhibits and/or disclosure schedules to the purchase agreement) and any other information requested by the Company, in each case at least thirty (30) days in advance of any proposed consummation or closing date of the proposed Transfer for the Company's review and evaluation. The Company may, in its sole discretion, disclose any documentation relating to a proposed Transfer to any third party.

The Company shall in all cases have thirty (30) days following the later of (1) the Company's receipt of all Transfer documentation and any other information requested by the Company, and (2) any change in the terms or conditions of the Transfer, to consider and exercise (or assign to a third party for exercise) its right of first refusal, which exercise shall be effective by the Company's delivery of written notice to the Franchisee. In all cases, the Company shall have not less than thirty (30) days after the exercise of the right of first refusal to consummate the transactions contemplated by the proposed Transfer. If the Company exercises its right of first refusal (or assigns such right to a third party), (a) the purchase agreement to be entered into between the Company (or its assignee) and the Franchisee shall be on substantially similar terms and conditions as the purchase agreement between the Franchisee and the third party purchaser and (b) neither the Company nor its assignee shall have any obligation to reimburse the Franchisee or any third party for any costs or expenses relating to the proposed Transfer giving rise to the right of first refusal, the Company's review of the Transfer, or the exercise or assignment of its right of first refusal. In the event the consideration to the Franchisee under any such offer or contract with a third party is other than cash consideration and the Company elects to exercise or assign its right of first refusal, the Company or such assignee may, in its sole discretion, pay the reasonable equivalent in cash of such other consideration. Nothing contained in this Subsection 13.5 shall in any way be deemed to impair the Company's discretion in considering, approving or disapproving any request to transfer any interest under this Agreement.

In the event that the Company exercises its right of first refusal (or assigns such right to a third party), the Franchisee acknowledges and agrees that it shall take all actions as may be reasonably necessary to consummate the sale to the Company (or its assignee) as contemplated by this Subsection 13.5, including, without limitation, entering into agreements and delivering certificates, instruments, consents and/or other documents as may be deemed necessary or appropriate.

13.6 The Company has the right to assign any and all of its rights, privileges and/or obligations under this Agreement to any person or business entity. If the Company assigns this Agreement, the Franchisee expressly agrees that immediately upon and following such assignment, the Company shall no longer have any obligation or liability (whether directly, indirectly or contingently) to perform or fulfill any duties or obligations imposed upon the "Company" hereunder. Instead, all such duties and obligations will be performed solely by the Company's assignee, and the Franchisee agrees never to assert otherwise. The Franchisee agrees and affirms that the Company may undertake a refinancing, recapitalization, or other economic or financial restructuring. The Franchisee expressly waives any and all claims, demands or damages arising from or related to such activities.

SECTION 14: TRADEMARKS

14.0 The Franchisee acknowledges the sole and exclusive right of the Company (except for rights granted under existing and future franchise and license agreements) to use the Trademarks in connection with the products and services to which they are or may be applied by the Company, and represents, warrants and agrees that neither during the Term of this Agreement nor after the expiration or other termination hereof, shall the Franchisee directly or indirectly contest or aid in contesting the validity, ownership or use of the Trademarks by the Company or take any action whatsoever in derogation of the rights claimed therein by the Company.

14.1 The license granted to the Franchisee under this Agreement to use the Trademarks is non-exclusive and the Company, in its sole and absolute discretion, has the right to grant other licenses in, to and under the Trademarks in addition to those licenses already granted, both within and outside the Restaurant trading area, and to develop and license other names and marks on any such terms and conditions as the Company deems appropriate.

14.2 The Franchisee understands and expressly acknowledges and agrees that the Company has the exclusive, unrestricted right to engage directly and indirectly, through its employees, representatives, licensees, assigns, agents and others, at wholesale, retail and otherwise, within the Restaurant trading area and elsewhere, in (a) the production, distribution and sale of food products and beverages (including, without limitation, tacos, taco shells, sauces and fillings, and other Mexican style food products) under the Trademarks licensed hereunder or other marks; and (b) the use, in connection with such production, distribution and sale, of any and all trademarks, trade names, service marks, logos, insignia, slogans, emblems, symbols, designs and other identifying characteristics as may be developed or used from time to time by the Company, whether or not included in Appendix 1.

14.3 Except as expressly permitted by this Agreement and the Manual, the license granted under this Agreement does not include any right or authority of any kind whatsoever to pre-package or sell pre-packaged food products or beverages under the Trademarks.

14.4 Nothing contained in this Agreement shall be construed to vest in the Franchisee any right, title or interest in or to the Trademarks, the goodwill now or hereafter associated therewith, or any right in the design or any restaurant building, other than the rights and license expressly granted herein for the Term. Any and all use of the Trademarks as well as the goodwill associated with or identified by the Trademarks shall inure directly and exclusively to the benefit of the Company, including without limitation any goodwill resulting from operation and promotion of the Restaurant.

14.5 The Franchisee shall not use the Trademarks or refer to the Company or the System in connection with any statement or material, or do or fail to do anything else, which may, in the judgment of the Company, be in bad taste or inconsistent with the Company's public image, or tend to bring disparagement, ridicule or scorn upon the Company, the System, the products or services of the System, or the Trademarks or the goodwill associated therewith. The Franchisee, whether doing business as a proprietorship, partnership, corporation or other entity, shall not adopt, use or register (by filing a certificate or articles of incorporation, a fictitious business name statement, or otherwise) any trade or business name, style or design which includes, abbreviates, or is similar to, any of the Company's trademarks, service marks, trade names, logos, insignia, slogans, emblems, symbols, designs or other identifying characteristics.

14.6 The Company shall have the right at any time and from time to time upon notice to the Franchisee to make additions to, deletions from, and changes in the Trademarks, or any of them, all of which additions, deletions and changes shall be as effective as if they were incorporated in this Agreement. All such additions, deletions and changes shall be made in good faith, on a reasonable basis and with a view toward the overall best interest of the Taco Bell System. The Company will use commercially reasonable efforts to protect and preserve the integrity and validity of the Trademarks, including the taking of actions deemed by the Company to be appropriate in the event of any apparent infringement of the Trademarks.

14.7 The Franchisee shall notify the Company promptly of any claims or charges of trademark infringement against the Company or the Franchisee, as well as any information the Franchisee may have of any suspected infringement of the Trademarks. The Franchisee shall take no action with regard to such matters without the prior written approval of the Company, but shall cooperate fully with the Company in any such action.

14.8 The Franchisee shall adopt and use the Trademarks only in the manner expressly approved by the Company from time to time during the Term.

SECTION 15: EXPIRATION AND TERMINATION

15.0 This Agreement shall immediately terminate without notice if a petition in bankruptcy, an arrangement for the benefit of creditors, a petition for reorganization is filed by or against the Franchisee, or if the Franchisee shall make any assignment for the benefit of creditors, or if a receiver or trustee is appointed for the Restaurant;

15.1 The Company shall have the right to terminate this Agreement immediately:

- (a) in the event of any breach or default under Subsections 4.1, 5.1, 9.0, 13.2, 13.5, or 14.0;
- (b) if the Franchisee for any reason loses its right to possession of the Restaurant premises;

(c) if the Company discovers that the Franchisee has made any material misrepresentation or omitted any material fact in the information furnished by the Franchisee in connection with the grant of this Taco Bell franchise;

(d) if the Franchisee (or any shareholder if the Franchisee is a corporation) is convicted of any felony or any crime involving moral turpitude.

Any default or breach by Franchisee, Franchisee's Affiliates, Franchisee's Owners, or Obligors of any agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Affiliates, Franchisee's Owners or Obligors will be deemed a breach and default under this Agreement, and any breach or default of this Agreement by Franchisee, Franchisee's Affiliates, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Offiliates, Franchisee's Owners or Obligors. If the nature of the default under any agreement would have permitted the Company or the Company's Affiliate to terminate this Agreement if the default had occurred under this Agreement, then the Company will have the right to terminate all such other agreements in the same manner provided for in this Agreement for termination hereof. For purposes of this Section 15, "Affiliates" means any persons or entities controlling, controlled by or under common control with another person or entity, "Owners" means any persons or entities who own or hold some interest or perform some role or function in Franchisee, and "Obligors" means Owners who are party to a relationship agreement among the Company, Franchisee and others.

If the Franchisee defaults in the performance or observance of any of its other obligations hereunder or under any other franchise agreement with the Company, and such default continues for a period of thirty (30) days after written notice to the Franchisee, the Company may at any time thereafter terminate this Agreement as well as any other such franchise agreement. A repetition within a one-year period of any default shall justify the Company in terminating this Agreement without allowance for any curative period. The foregoing provisions of this Subsection 15.1 are subject to the provisions of any statutes or regulations which may prohibit the Company from terminating this Agreement without good cause or without giving the Franchisee additional prior written notice of termination and opportunity to cure any default. In the event of any termination for failure of the Franchisee to successfully complete the Company's TACO BELL RESTAURANT operations training course pursuant to Subsection 4.1, the Company shall refund to the Franchisee the initial franchise fee payment referred to in Subsection 7.0(a), less any expenses incurred and damages sustained by the Company in connection with its performance hereunder prior to the date of such termination.

15.2 Upon the expiration or earlier termination of this Agreement for any reason, the Franchisee shall:

(a) immediately discontinue the use of the System and Trademarks;

(b) if the Restaurant premises are owned by the Franchisee or leased from a third party, upon demand by the Company, remove the Trademarks from all buildings, signs, fixtures and furnishings, remove and dispose of all proprietary smallwares and equipment, including the production lines, in the manner specified by the Company, and alter and paint all buildings and other improvements maintained pursuant to this Agreement to a design and color which is basically different from any of the Company's authorized building designs and painting schedules.

If the Franchisee shall fail to make or cause to be made any such removal, alteration or repainting within thirty (30) days after written notice, then the Company shall have the right to enter upon the Restaurant premises, without being deemed guilty of trespass or any other tort, and make or cause to be made such removal, alterations and repainting at the reasonable expense of the Franchisee, which expense the Franchisee shall pay the Company upon demand; and

(c) not thereafter use any trademark, trade name, service mark, logo, insignia, slogan, emblem, symbol, design or other identifying characteristic that is in any way associated with the Company or similar to those associated with the Company, or operate or do business under any name or in any manner that might tend to give the public the impression that the Franchisee is or was a licensee or franchisee of, or otherwise associated with, the Company.

15.3 In the event that either party initiates any legal proceeding to construe or enforce the terms, conditions and provisions of this Agreement, including its termination provisions, or to obtain damages or other relief to which either may be entitled by virtue of this Agreement, the prevailing party shall be paid its reasonable attorneys' fees and costs by the other party.

If the Franchisee refuses to comply with a notice of termination given by the Company and a court later upholds such termination of this Agreement, operation of the Restaurant by the Franchisee from and after the date of termination stated in such notice shall constitute trademark infringement by the Franchisee and the Franchisee shall be liable to the Company for damages resulting from such infringements in addition to any royalties paid or payable hereunder, including, without limitation, any profits of the Franchisee at the Restaurant level (without deduction from sales revenues for any compensation or charges payable to the Franchisee or any entity owned or controlled by the Franchisee), which profits in no event shall be calculated as less than ten percent (10%) of the Franchisee's Gross Sales. No such payment or obligation for payment shall in any way imply or be construed to imply or reflect any right of the Franchisee to operate the Restaurant after expiration or termination of this Agreement.

15.4 (a) In the event that the premises at which the Franchisee operates the Restaurant are owned by the Franchisee, then, upon termination of this Agreement, whether it is terminated by the Franchisee or by the Company, the Company shall have the option of immediately purchasing said premises from the Franchisee. If the Company elects to exercise that option, the purchase price to be paid by the Company to the Franchisee shall be the fair market value of the Restaurant land, buildings, furnishings, and equipment owned by the Franchisee. In the event that the parties are unable to agree as to such amount or any other terms of purchase

within thirty (30) days following cessation of the Franchisee's operation of the licensed Restaurant at the premises, the amount or other terms of purchase as to which the parties are unable to agree shall be determined by three (3) appraisers, with each party selecting one appraiser and the two appraisers so chosen selecting the third appraiser. If appraisal occurs pursuant to this provision, following the announcement of the appraiser's decision the Company shall have thirty (30) days within which to elect whether or not to purchase the premises.

(b) In the event that the premises at which the Franchisee operates the Restaurant are leased by the Franchisee from a third party, such lease and any subsequent lease of those premises shall give the Franchisee the right to assign such lease to the Company. Upon termination of this Agreement, whether it is terminated by the Company or by the Franchisee, the Franchisee's rights and obligations under said lease shall, if the Company so elects, automatically be assigned to the Company. If the Company exercises this option, the Franchisee shall immediately vacate the premises, and the Company shall be entitled to take possession of said premises, including all fixtures and leasehold improvements. In such event the Company shall pay to Franchisee the fair market value of the interests owned by the Franchisee in the Restaurant's furnishings and equipment. Fair market value shall be determined in the same manner as set forth in the immediately preceding paragraph.

15.5 If this Agreement is terminated as a result of repudiation, default or other action by the Franchisee without material breach hereof by the Company, the Franchisee (in addition to any other remedy or right the Company may have) shall pay to the Company in lump sum as liquidated damages the greater of the amount of eleven percent (11%) times the Restaurant's Gross Sales (as defined in Subsection 7.2 above) for the twelve months immediately preceding termination of this Agreement or \$100,000.00. The parties hereby acknowledge and agree that the precise amount of the Company's actual damages in such event would be extremely difficult to ascertain and that the foregoing sum represents a reasonable estimate of such actual damages, based upon the approximate time it would take the Company to open another TACO BELL RESTAURANT in the vicinity. Such liquidated damages shall not apply if the Company exercises one of the options set forth in Subsection 15.4 above and either the Company or another Taco Bell franchisee continues operation of the Restaurant as a TACO BELL RESTAURANT following termination of this Agreement.

15.6 In the event that this Agreement is terminated prior to the end of the term set forth in Section 2 hereof as a result of condemnation proceedings or other action not within the control of the Franchisee or the Company, the Company shall use commercially reasonable efforts to assist the Franchisee in locating an alternative location for the Restaurant in the same area to be used for the balance of the Term upon the same terms and conditions as contained herein, and without the payment of any additional initial franchise fee. This provision shall not be construed to limit the Franchisee from receiving the full amount of any condemnation award or damages relating to the closing of the Restaurant.

15.7 The Franchisee acknowledges that termination and money damages alone are not an adequate remedy for any breach by the Franchisee of any provision of this Agreement, including continuing to operate the Restaurant or to use the Trademarks following expiration or termination of this Agreement, each of which operation or use shall be deemed to inflict irreparable harm upon the Company for which there may be no adequate remedy at law. Therefore, in the event of a breach or threatened breach of any provision of this Agreement by the Franchisee, including continuing to operate the Restaurant or to use the Trademarks following expiration or termination of this Agreement (each of which the Franchisee acknowledges shall constitute trademark infringement), the Company, in addition to all other remedies, shall have the right to immediately seek, obtain and enforce temporary and permanent injunctive relief prohibiting the breach, or to compel specific performance, without the need to post any bond or for any other undertaking, including without limitation proving the inadequacy of monetary damages or that due cause existed for the termination.

SECTION 16: MISCELLANEOUS

16.0 Waiver. The waiver by the Company of any breach or default, or series of breaches or defaults, of any term, covenant or condition herein or of any same or similar term, covenant or condition in any other agreement between the Company and any franchisee or licensee, shall not be deemed a waiver of any subsequent or continuing breach or default of the same or any other term, covenant or condition contained in this Agreement, or in any other agreement between the Company and any franchisee or licensee.

16.1 Cumulative Remedies. All rights and remedies of the Company shall be cumulative and not alternative, in addition to and not exclusive of any other rights or remedies provided for herein or which may be available at law or in equity in case of any breach, failure or default or threatened breach, failure or default of any term, provision or condition of this Agreement. The rights and remedies of the Company shall be continuing and not exhausted by any one or more uses thereof, and may be exercised at any time or from time to time as often as may be expedient; and any option or election to enforce any such right or remedy may be exercised or taken at any time and from time to time. The expiration or earlier termination of this Agreement shall not discharge or release the Franchisee from any liability or obligation then accrued or any liability or obligation continuing beyond or arising out of the expiration or earlier termination of this Agreement.

16.2 Partial Invalidity. If any part of this Agreement shall for any reason be declared invalid, unenforceable or impaired in any way, the validity of the remaining portions shall not be affected thereby and such remaining portions shall remain in full force and effect as if this Agreement had been executed with such invalid portion eliminated, and it is hereby declared the intention of the parties that they would have executed the remaining portion of this Agreement without including therein any such portions which might be declared invalid; provided, however, that in the event any part hereof relating to the payment of fees to the Company, or the ownership or preservation of the Trademarks, trade secrets or secret formulae licensed or disclosed hereunder is for any reason declared invalid or unenforceable, then the Company shall have the option of terminating this Agreement upon written notice to the Franchisee.

16.3 Choice of Law. The Franchisee acknowledges that the Company will grant numerous licenses throughout the United States on terms and conditions similar to those set forth in this Agreement and that it is of mutual benefit to the Franchisee and to the Company that these terms and conditions be uniformly interpreted. This Agreement; all relations between the parties; and, any and all disputes between Franchisee and Company, whether such dispute sounds in law, equity or otherwise, is to be exclusively construed in accordance with and/or governed by (as applicable) the law of the State of New York without recourse to New York (or any other) choice of law or conflicts of law principles. If, however, any provision of this Agreement is not enforceable under the laws of New York, and if Franchisee's franchised business is located outside of New York and the provision would be enforceable under the laws of the state in which the franchised business is located, then that provision (and only that provision) will be interpreted and construed under the laws of that state. This Section is not intended to invoke, and shall not be deemed to invoke, the application of any franchise, business opportunity or similar law of the State of New York which would not otherwise apply by its terms jurisdictionally or otherwise but for the within designation of governing law.

16.4 Jurisdiction and Venue. With respect to any court proceeding between the Franchisee and the Company concerning the enforcement, construction or alleged breach or termination of this Agreement, the Franchisee hereby submits to the personal jurisdiction and venue of the federal and California state courts located in Orange County, California, for all such matters, and promises not to commence against the Company any court proceeding concerning such matters in any other courts.

16.5 Notices. Any notice from the Company that is required hereunder to be given in writing, and all notices from the Franchisee to be given hereunder, shall be in writing and shall be deemed given when first tendered or received, whether in person, through United States mail or through reputable private delivery service, during normal business hours for the locale of the addressee at the appropriate address set forth below, or such other address as one party may hereafter provide to the other with not less than three (3) days' notice.

| THE COMPANY: | TACO BELL FRANCHISOR, LLC 1 Glen Bell Way Irvine, California 92618 Attn: General Counsel | THE FRANCHISEE: | name address city state zip |
|--------------|---|-----------------|-----------------------------------|
| | | | |

16.6 Terms and Headings. Whenever any word is used in this Agreement in one gender, it shall also be construed as being used in the other genders, and singular usage shall include the plural and vice versa, all as the context shall reasonably require. The headings inserted in this Agreement are for reference purposes only and shall not affect the construction of this Agreement or limit the generality of any of its provisions.

16.7 Compliance with Laws. The Franchisee shall at its own cost and expense, promptly comply with all laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governments and appropriate departments, commissions, boards, and offices thereof. Without limiting the generality of the foregoing, the Franchisee shall abide by all applicable rules and regulations of any Public Health Department having jurisdiction over the Restaurant.

16.8 Lease of Land and Building. In the event that the parties have executed a lease of land or building relating to the premises described in Subsection 1.0 (the "Lease"), such Lease is hereby incorporated in this Agreement by reference, and any failure on the part of the Franchisee (lessee therein) to perform, fulfill or observe any of the covenants, conditions or agreements contained therein shall constitute a material breach of this Agreement. It is expressly understood, acknowledged and agreed by the Franchisee that any termination of the Lease resulting in the Franchisee's loss of possession of the Restaurant shall result in immediate termination of this Agreement without further notice.

16.9 Entire Agreement. This Agreement and the documents referred to herein constitute the entire agreement between the parties and supersede and cancel any and all prior and contemporaneous agreements, understandings, representations, inducements and statements, oral or written, of the parties in connection with the subject matter hereof. Nothing in the preceding sentence, however, is intended to disclaim the representations the Company made in the franchise disclosure document that the Company has provided to the Franchisee.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the Franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

16.10 Amendment or Modification. Except as expressly authorized herein, no amendment or modification of this Agreement shall be binding unless executed in writing by both the Company and the Franchisee.

IN WITNESS WHEREOF, the parties personally or through their duly authorized signatories have executed this Agreement in duplicate on the day and year written below.

TACO BELL FRANCHISOR, LLC

FRANCHISEE

By_ Its

Date: _____

Name

Date

Name

Date

APPENDIX 1 TRADEMARKS

The Company has registered with the United States Patent and Trademark Office the following active trademarks:

| Mark | Deg No | Bag Data |
|---|------------------------------|--------------------------------|
| <u>Mark</u> Taco Bell (Class 42) | <u>Reg. No.</u> 0,820,073 | <u>Reg. Date</u> 12/06/1966 |
| Taco Bell within Tumbling Blocks (Class 42) | 0,856,207 | 09/03/1968 |
| Taco Bell (Class 30) | 0,879,582 | 10/28/1969 |
| Burrito Supreme (Class 29) | 1,050,189 | 10/12/1976 |
| Bell Design No. 2 (Class 42) | 1,322,737 | 02/26/1985 |
| Taco Bell and Bell Design No. 2 in 1984 Logo (Class 43) | 1,322,738 | 02/26/1985 |
| Taco Bell in 1984 Logo Distinctive Lettering (Class 42) | 1,322,739 | 02/26/1985 |
| Bell Design No. 2 in color (Class 42) | 1,330,236 | 04/09/1985 |
| Soft Taco Supreme (Class 30) | 1,551,516 | 08/08/1989 |
| MexiMelt (Class 30) | 1,528,496 | 03/07/1989 |
| The Bell (Class 42) | 1,765,386 | 04/13/1993 |
| Taco Bell (Class 30) | 1,874,786 | 01/17/1995 |
| Taco Supreme (Class 30) | 1,920,011 | 09/19/1995 |
| Taco Bell (Class 42) | 1,924,335 | 10/03/1995 |
| Bell Design No. 6 (Class 42) | 2,006,124 | 10/08/1996 |
| Soft Taco Supreme (Class 30) | 2,031,945 | 01/21/1997 |
| Double Decker (Class 30) | 2,090,212 | 08/19/1997 |
| Taco Bell and Bell Design No. 6 Logo No. 2 (Class 42) | 2,105,501 | 10/14/1997 |
| Taco Bell and Bell Design No. 6 Logo No. 1 (Class 29) | 2,105,502 | 10/14/1997 |
| Taco Bell (Class 30) | 2,114,014 | 11/18/1997 |
| Taco Bell and Design No. 7 (in color) (Class 30, 43) | 2,816,454 | 02/24/2004 |
| Double Decker (Class 30) | 2,860,026 | 06/07/2004 |
| Think Outside The Bun with Taco Bell and Bell Design No. 7 (Class 30, 43) | 3,020,103 | 11/29/2005 |
| Think Outside The Bun (Class 30, 43) | 3,020,149 | 11/29/2005 |
| Crunchwrap Supreme (Class 30) | 3,102,200 | 06/06/2006 |
| Crunchwrap (Class 30) | 3,108,135 | 06/20/2006 |
| Taco Bell (in color) (Class 43) | 3,501,311 | 09/16/2008 |
| Taco Bell (Class 36) | 3,676,436 | 03/05/2009 |
| Bell Design No. 6 (in color) (Class 43) | 3,629,938 | 06/02/2009 |
| Feed the Beat (Class 35,41) | 3,735,825 | 01/12/2010 |
| Bong (Sound Mark) (Class 43) | 3,736,968 | 01/12/2010 |
| Taco Bell & Bell Design No. 7 (Class 9) | 4,102,936 | 02/21/2012 |
| Happier Hour (Class 32) | 4,238,926 | 02/21/2012 |
| Live Más (Class 43) | 4,243,633 | 11/13/2012 |
| Bell Design with Mission Window (Class 43) | 4,295,975 | 02/26/2013 |
| Taco Bell & Bell Design #7 with Live Más Horizontal (Class 43) | 4,382,469 | 08/13/2013 |
| Loaded Grillers (Class 30) | 4,468,046 | 01/14/2014 |
| \$1 Cravings Menu (Class 43) | 4,465,403 | 01/14/2014 |
| Happier Hour (Class 32) | 4,651,267 | 12/09/2014 |
| Bell Design No. 6 (Class 43) | 4,682,267 | 02/03/2015 |
| Taco Bell (Class 29, 30, 32 & 43) | 4,780,421 | 07/28/2015 |
| Taco Bell and Bell Design No. 7 (in Color) (Class 43) | 4,873,041 | 12/22/2015 |
| Quesalupa (Class 30) | 5,037,135 | 09/06/2016 |
| Live Más (with accent over "A") (Class 25) | 5,146,760 | 02/21/2017 |
| Taco Bell Cantina (Logo) (Class 43) | 5,365,441 | 12/26/2017 |
| Nachos BellGrande (Class 30) | 5,437,137 | 04/03/2018 |
| TACO BELL & Bell Design No. 8 in color (Class 43) | 5,592,983 | 10/30/2018 |
| Crunchwrap (Class 30) | 5,961,689 | 01/14/2020 |
| Steal A Base, Steal A Taco (Class 41) | 6,029,220 | 04/07/2020 |
| Taco Bell (Class 9) | 6,051,763 | 05/12/2020 |
| | | |

| Taco Bell (Class14,25) | 6,082,094 | 06/16/2020 |
|--|-----------|------------|
| Triplelupa (Class 30) | 6,092,678 | 06/30/2020 |
| Whip Freeze stylized (Class 32) | 6,176,985 | 10/13/2020 |
| Cravings Pack (Class 30) | 6,245,606 | 01/12/2021 |
| Bell Stop (Class 43) | 6,328,911 | 04/20/2021 |
| Taco Night (Class 29) | 6,523,161 | 10/19/2021 |
| Taco Bell (Class 21,25, 26, 28) | 6,564,428 | 11/16/2021 |
| Cantina & Bell Design logo #8 (Class 43) | 6,775,765 | 06/28/2022 |
| Taco Bell (Class 18) | 6,775,836 | 06/28/2022 |
| Taco Bell Design #8 (Class 25) | 6,815,211 | 08/09/2022 |
| Taco Bell Design #8 (Class29, 30) | 6,820,973 | 08/16/2022 |
| Taco Bell Defy (Class 43) | 6,848,455 | 09/13/2022 |
| Enchirito (Class 30) | 6,997,531 | 05/07/2023 |
| Taco Lover's Pass (Class 35) | 7,027,027 | 04/11/2023 |
| Go Mobile (Class 43) | 7,094,488 | 06/27/2023 |
| Ambition Accelerator (Class 35, 36) | 7,109,025 | 07/11/2023 |
| Worth The Wake (Class 43) | 7,109,853 | 04/04/2023 |
| Live Mas (with Accent over "A") (Class 36) | 7,143,153 | 08/22/2023 |
| The Bell Wisdom (Class 41) | 7,145,596 | 08/22/2023 |
| Triple Double Crunchwrap (Class30) | 7,262,248 | 01/02/2024 |
| Cravings Value Menu (Class 43) | 7,279,426 | 01/16/2024 |
| | | |

There are also trademarks that have been applied for by the Company but have not yet been registered. Those marks are as follows:

| <u>Mark</u> | Application No | Application Date |
|---|----------------|------------------|
| Crispanada (Class 30) | 90562532 | 03/05/2021 |
| Taco Moon (Class 43) | 90603856 | 03/25/2021 |
| Cravetarian (Class 29, 30, 43) | 90664442 | 04/22/2021 |
| Taco Bell (Class 9, 35, 41, 42, 43) | 97330037 | 03/25/2022 |
| Taco Bell Design #8 (Class 9, 35, 41, 42, 43) | 97330039 | 03/25/2022 |
| #ISEEATACO (Class43) | 97493094 | 07/07/2022 |
| Quesalupa (Class 30) | 97539204 | 08/08/2022 |
| Taco Bell (Class 41) | 97541698 | 08/09/2022 |
| The Bell Breakfast (Class 43) | 97561160 | 08/23/2022 |
| Bell Iced Coffee (Class 30) | 97573257 | 08/31/2022 |
| Live Mas Stylized (Class 30, 43) | 97612764 | 09/29/2022 |
| Fourthmeal (Class 43) | 97634668 | 10/17/2022 |
| Breeze Freeze (Class 32) | 97694019 | 11/28/2022 |
| Taco Zone (Class 43) | 97701895 | 12/02/2022 |
| See A Goal, Score A Taco (Class 43) | 97701928 | 12/02/2022 |
| Cantina Street (Class 29, 30, 32, 43) | 97715287 | 12/13/2022 |
| Summer Of Connection (Class 41) | 97810516 | 02/24/2023 |
| Steak Firecracker Fries (Class 29) | 97828978 | 03/08/2023 |
| Crispy Tortilla Cheese Popper (Class 29) | 97829011 | 03/08/2023 |
| Taco Talks (Class 41) | 97938969 | 05/16/2023 |
| Live Más (Class 30) | 98114084 | 08/02/2023 |
| Cravings Value Pass (Class 35,43) | 98226125 | 10/16/2023 |
| Same Bell. New Ring. (Class 29,30,43) | 98287059 | 11/27/2023 |
| Not Just Late Night (Class 29,30,43) | 98324312 | 12/20/2023 |
| Bell Breakfast Box (Class 29,30) | 98349252 | 01/09/2024 |
| BELLHUB (Class 9) | 98361117 | 01/17/2024 |

Updated 2/02/2024

EXHIBIT B-1.5

KT SUCCESSOR FRANCHISE AGREEMENT

TACO BELL FRANCHISOR, LLC KT SUCCESSOR FRANCHISE AGREEMENT

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Appendix I

TACO BELL FRANCHISOR, LLC KT SUCCESSOR FRANCHISE AGREEMENT

THIS AGREEMENT is made date, by and between TACO BELL FRANCHISOR, LLC, a Delaware limited liability company (the "Company"), and names (the "Franchisee").

RECITALS

A. The Company is the originator of a distinctive concept for the marketing, preparation and sale of certain Mexican and other style food products (the "TACO BELL RESTAURANTS" or the "Restaurants").

B. The Company owns or controls various trademarks, service marks, trade names, trade dress, designs (including product package designs), symbols, emblems, logos, insignias, external and internal building designs and architectural features and combinations of the foregoing (collectively, the "Trademarks"), which are used by it, its franchisees and its licensees in offering, selling and distributing its products and services. Some of the Trademarks are set forth and described on Appendix 1 to this Agreement.

C. The Company has developed, owns and has adopted for its own use and the use of its franchisees and licensees a unique system of quick service restaurant operation (the "Taco Bell System" or the "System"), consisting of a variety of distinctive sign and facility designs, equipment specifications and layouts, recipes, methods of food presentation and service, business techniques, copyrighted manuals and other materials, trade secrets, know-how and technology.

D. The Company has established, and is continuing to develop and operate, a chain of quick service "Taco Bell" and "Taco Bell Express" restaurants or units which are fundamentally uniform in image and in food style and which share many fundamental menu items and methods of operation (the "Taco Bell Chain").

E. The Taco Bell Chain enjoys widespread public acceptance due in part to (1) uniform high standards for the preparation, presentation and service of Taco Bell food; (2) an essentially uniform menu, image, appearance and methods of operation in all Restaurants and units; (3) uniform use of the System and the valuable and distinctive Trademarks; and (4) the Taco Bell franchisees' and licensees' commitments to maintain and enhance the goodwill and public acceptance of Taco Bell products, services and Restaurants by strict adherence to these uniform standards as they now exist and may be revised from time to time pursuant to this Agreement.

F. The Franchisee, aware of the above, has applied for a successor franchise and desires to establish and operate a Taco Bell Restaurant, as part of a multibrand Kentucky Fried Chicken/Taco Bell restaurant, upon the terms and conditions set forth in this Agreement.

WITNESSETH

The parties hereby act and agree as follows:

SECTION 1: GRANT OF LICENSE

1.0 The Company hereby grants to the Franchisee a limited license to use the Trademarks solely in direct connection with the sale of the food, beverage and other products referred to in Subsection 3.5 from the TACO BELL RESTAURANT to be established pursuant to this Agreement at the following location:

<u>Unit No. unit</u> <u>address</u> <u>city state zip</u> (the "Restaurant")

The grant of this limited license to use the Trademarks is further subject to the terms, conditions and limitations hereinafter set forth; including, among others, those contained in Section 14 entitled "TRADEMARKS."

1.1 Throughout the Term of this Agreement (as defined below), Franchisee shall operate the Restaurant in strict accordance with the terms of this Agreement and shall perform all other obligations of the Franchisee provided for by this Agreement.

SECTION 2: TERM

2.0 This Agreement shall continue for a term of _____ years, unless earlier terminated in accordance with Subsection 5.1 or any of the other conditions and provisions hereof (the "Term"). Upon and after expiration of the Term (a) the Franchisee shall have no expectation or right to continue, extend, renew, or otherwise replace the license granted in Section 1 of this Agreement or to continue to operate the Restaurant, and (b) the Company shall have no expectation or right to require the Franchisee to continue to operate the Restaurant.

SECTION 3: RESTAURANT SYSTEM AND PROCEDURES

3.0 To the extent deemed appropriate by the Company in its sole discretion, based on the Franchisee's experience and performance at any particular time during the Term, the Company will use commercially reasonable efforts to furnish the Franchisee with advice and assistance in managing and operating a TACO BELL RESTAURANT, including periodic visits by the Company's representatives. A Company representative will assist the Franchisee in coordinating the Restaurant pre-opening activities, and will be available to assist with Restaurant operations throughout the opening week, as reasonably needed. In addition, the Company will develop and present to the Franchisee, and the Franchisee and the Company shall carry out, an advertising program designed for the initial opening of the Restaurant.

3.1 The Franchisee shall devote his or her full time, best efforts and constant personal attention to the day to day operation of the Restaurant. In order to facilitate the devotion of such personal attention, either the Franchisee or a qualified manager of the Restaurant shall maintain his or her personal principal residence within a usual driving time of approximately one hour from the Restaurant. Unless the Company shall have given its prior advance written approval, the Franchisee shall have the Restaurant open for business during such hours as are specified by the Company in the Manual described in Subsection 3.2 below (the "Manual"). In addition, and without limiting the generality of the foregoing responsibilities, the Franchisee shall:

public;

(a) Operate the Restaurant in a clean, safe and orderly manner, providing courteous, first-class service to the

publi

(b) Diligently promote and make every reasonable effort to increase the business of the Restaurant;

(c) Advertise the business of the Restaurant by the use of the Trademarks and such other insignia, slogans, emblems, symbols, designs and other identifying characteristics as may be developed or established from time to time by the Company and included in the Manual; and

(d) Prevent the use of the Restaurant for any immoral or illegal purpose, or for any other purpose, business activity, use or function which is not expressly authorized hereunder or in the Manual.

3.2 The Franchisee hereby acknowledges receipt and loan of a copy of the Company's Franchise Operations Manual, and shall faithfully, completely and continuously perform, fulfill, observe and follow all instructions, requirements, standards, specifications, systems and procedures contained therein; including, those dealing with the selection, purchase, storage, preparation, packaging, service and sale (including menu content and presentation) of all food and beverage products, and the maintenance and repair of Restaurant buildings, grounds, furnishings, fixtures, and equipment, as well as those relating to employee uniforms and dress, accounting, bookkeeping, record retention and other business systems, procedures and operations. By this reference, the Company's Franchise Operations Manual, as presently constituted and as it may hereafter be amended and supplemented by the Company from time to time (the "Manual") is incorporated in and made part of this Agreement. The Franchisee acknowledges that the materials contained in the Manual are integral, necessary and material elements of the System.

3.3 The Company shall have the right at any time and from time to time, in the good faith exercise of its reasonable business judgment, consistent with the overall best interests of TACO BELL RESTAURANTS generally, to revise, amend, delete from and add to the System and the material contained in the Manual. The Franchisee shall promptly comply with all such revisions, amendments, deletions and additions.

3.4 The Franchisee understands, acknowledges and agrees that strict conformity with the System, including the standards, specifications, systems, procedures, requirements and instructions contained in this Agreement and in the Manual, is vitally important to the success not only of the Company, but to the collective success of all Taco Bell franchisees, including the Franchisee, by reason of the benefits all franchisees and the Company will derive from chain uniformity in food products, identity, quality, appearance, facilities and service among all TACO BELL RESTAURANTS. Any failure to adhere to the standards, specifications, requirements or instructions contained in this Agreement or in the Manual shall constitute a material breach of this Agreement.

3.5 The Franchisee shall offer for sale only from the Restaurant premises and at all times when the Restaurant is open for business all and only the food, beverages and other products expressly described in the Manual, unless the Franchisee shall have received the Company's prior written consent to any exception. No food, beverage or other products shall be offered or sold at or from the Restaurant under or in connection with any trademark or service mark other than the Trademarks without the prior written authorization of the Company in each case.

3.6 The Franchisee further understands, acknowledges and agrees that the Company is the owner of all rights in and to the System, including the information and materials described or contained in the Manual, and that the System, including such information and materials, constitutes trade secrets of the Company which are revealed to the Franchisee in confidence, and that no right is given to or acquired by the Franchisee to disclose, duplicate, license, sell or reveal any portion thereof to any person, other than an employee of the Franchisee required by his or her work to be familiar with relevant portions thereof. The Franchisee hereby represents, warrants and promises to keep and respect such confidences extended by the Company to the Franchisee, to obtain from employees with access to such information an agreement to keep and respect such confidences, and to be responsible for compliance by said employees with such agreements.

3.7 The Manual and all such other materials furnished to the Franchisee hereunder are and shall remain the property of the Company and shall be returned by the Franchisee to the Company immediately upon the expiration or earlier termination of this Agreement for any reason.

3.8 During the term of this Agreement, the Franchisee shall not, without the prior express written consent of the Company, directly or indirectly, perform any services for, engage in or acquire any financial, beneficial or equity interest in, any business similar to that of the Restaurant. In the event this Agreement is terminated by the Company for breach by the Franchisee, the same restrictions shall apply for a period of one year following such termination, but only with respect to similar businesses operated within a ten mile radius of the Restaurant. For purposes of this subsection, a "similar business" is a restaurant business which prepares or sells Mexican style food products. Notwithstanding the foregoing, the Franchisee and his or her family, collectively, may own up to ten percent (10%) of the stock of a publicly traded company engaged in a similar business. If any court or other tribunal having jurisdiction to determine the validity or enforceability of this subsection determines that it would be invalid or unenforceable as written, then in such event the provisions hereof shall be deemed modified to the extent necessary to be valid and enforceable.

SECTION 4: TRAINING

4.0 The Company shall make available to the Franchisee and one Restaurant manager, the Company's TACO BELL RESTAURANT operations training course.

4.1 Before the Restaurant shall open for business, one person from the Franchisee's organization who is designated to be the initial manager of the Restaurant shall either: (a) attend, for such period of time as the Company shall deem reasonably necessary, and complete the Company's training course to the reasonable satisfaction of the Company, or (b) otherwise be approved by the Company to manage the Restaurant. In the event this Agreement is the first franchise agreement between the Company and the Franchisee, then before the Restaurant shall open for business, the Franchisee shall also attend, for such period of time as the Company shall deem reasonably necessary, and complete the Company's training course to the reasonable satisfaction of the Company. If the Franchisee fails to successfully complete the Company's training course, then at the option of the Company this Agreement may be terminated.

4.2 The Franchisee and at least one Restaurant manager shall, from time to time as reasonably required by the Company, personally attend and complete a Company-provided refresher course in TACO BELL RESTAURANT operations.

4.3 The Franchisee shall be responsible for the compliance of Restaurant operations with the standards, methods, techniques and material taught at the Company's operations training course, and shall cause the Restaurant employees to be trained in such standards, methods and techniques as are relevant to the performance of their respective duties.

4.4 Attendance of the Franchisee and one manager of the Restaurant shall be tuition-free at all training courses, but at the Franchisee's sole cost and expense, including, without limitation, the cost of travel, lodging, meals and other related and incidental expenses.

SECTION 5: RESTAURANT MAINTENANCE

5.0 The Franchisee shall, at the Franchisee's sole cost and expense, maintain and repair the Restaurant, related equipment, signage, improvements, landscaping and the Restaurant premises in conformity with the standards, specifications and requirements of the System, as the same may be designated by the Company from time to time, and as appropriate replace any or all of such items (other than the Restaurant building or premises). The Franchisee shall replace equipment as necessary or desirable at the Franchisee's cost and expense and obtain at his or her cost and expense any new or additional equipment as may be reasonably required by the Company for new products, procedures, administration, marketing or communication. Except as may be expressly provided in the Manual, no alterations or improvements, or changes of any kind in design, equipment or decor shall be made in, on or about the Restaurant or Restaurant premises without the prior written approval of the Company in each instance. The Franchisee shall at the Franchisee's sole cost and expense, replace as necessary such equipment, signage, improvements and landscaping in conformity with such standards, specifications and requirements of the System.

5.1 In order to assure the continued success of the Restaurant, the Franchisee shall, from time to time as reasonably required by the Company (taking into consideration the cost and then remaining term of this Agreement), modernize or modify the image of the Restaurant building, premises and equipment to the Company's then current, reasonable standards and specifications. The Franchisee's obligations under this subsection are in addition to, and shall not relieve the Franchisee from, any of its other obligations under this Agreement, including those contained in the Manual. However, no such modernization or re-imaging shall be required by the

Company unless and until the Company has at that time committed to implement such standards and specifications within the then current or following calendar year in at least twenty-five percent (25%) of those TACO BELL RESTAURANTS then operated by the Company within the United States.

5.2 If the Franchisee is or becomes a lessee of the Restaurant premises, the Franchisee shall provide the Company with a true and correct, complete copy of any such lease, and shall have included therein provisions, in form satisfactory to the Company, expressly permitting both the Franchisee and the Company reasonable opportunity to take all actions and make all alterations referred to under Subsection 15.2(b). Any such lease shall also require the lessor thereunder to give the Company reasonable notice of any contemplated termination and a reasonable time in which to take and make the above actions and alterations and provide that the Franchisee has the unrestricted right to assign such lease to the Company.

SECTION 6: ADVERTISING AND PUBLICITY

6.0 The Company shall develop and administer advertising and sales promotion programs designed to promote and enhance the collective success of all TACO BELL RESTAURANTS. It is expressly understood, acknowledged and agreed that in all phases of such advertising and promotion, including, without limitation, type, quantity, timing, placement and choice of media, market areas and advertising agencies, the decisions of the Company made in good faith shall be final and binding. The Franchisee shall have the right to participate actively in all such advertising and sales promotion programs, but only in full and complete accordance with such terms and conditions as may be established by the Company for each such program.

6.1 (a) The Company will establish and maintain a fund (the "Marketing Fund") separate from any Company accounts. The Company will deposit into the Marketing Fund all marketing fees received from the Franchisee pursuant to Subsection 7.0(c) below and an amount equal to four and one-quarter percent (4.25%) of the Gross Sales (as defined below) from Company operations of TACO BELL RESTAURANTS in the United States (except Hawaii). The Company will provide an accounting of the Marketing Fund to the Taco Bell franchise advisory council ("FRANMAC") pursuant to the Marketing Fund Policy.

(b) The Company has and will in consultation with FRANMAC develop, publish and modify from time to time as necessary a Marketing Fund Policy, which shall be part of the Manual and will set forth procedures and guidelines for disbursements and expenditures from the Marketing Fund. All monies in the Marketing Fund, including any interest or other income earned from the investment of such monies must be spent and disbursed only in accordance with this Agreement and the Marketing Fund Policy. The Franchisee hereby agrees that the Company can shift into the Marketing Fund any excess funds remaining in funds, sub-funds, or other accounts established or maintained in connection with prior forms of franchise agreement or marketing fund policies, including fees or monies that Franchisee paid, or that were collected from Franchisee, in connection with prior franchise agreements between the Franchisee and the Company.

(c) The Company shall use the Marketing Fund in its good faith determination to disseminate, improve and support the public awareness and image of the Taco Bell brand, the Taco Bell System and its goods and services available to the public, to increase System-wide sales, to purchase advertising, to pay for the development, support, and dissemination of other marketing and media programs on a regional or national basis (including but not limited to promotions, public relations, event marketing, research and clearance of programs, talent and residuals), to pay for the creation and production of advertising, and as otherwise permitted by the Marketing Fund Policy; provided, however, in any given calendar year not more than one-quarter of the aggregate of all marketing fees contributed to the Marketing Fund from franchise and Company Restaurants in the United States (except Hawaii) shall be spent on the production and creation of advertising.

6.2 The Company may temporarily invest any or all of the monies held in the Marketing Fund from time to time at the sole discretion of the Company in accordance with the Marketing Fund Policy. All interest or other income received from such investments may be used by the Company to pay for the expenses of administering the Marketing Fund. Any such amounts not used for this purpose shall be designated Marketing Funds and disbursed according to the Marketing Fund Policy.

6.3 All advertising copy and other materials shall be in strict accordance and conformity with the standards, formats and specimens contained in the Manual. In the event the Franchisee wishes to depart from the materials contained in the Manual, the Franchisee shall submit, in each instance, the proposed advertising copy and materials to the Company for approval in advance of publication, and shall use only such advertising copy and materials as have been approved in writing by the Company. In no event shall the Franchisee's advertising contain any statement or material which may be considered (a) in bad taste or offensive to the public or to any group of persons, or (b) defamatory of any person or an attack on any competitor.

6.4 In order to maintain the high reputation of the Taco Bell System and for the benefit of all of its operators, the Franchisee shall report immediately by telephone to the Company the occurrence of any incident at or concerning the Restaurant or the business conducted there which is or is likely to become the subject of publicity through the news media or otherwise. The Franchisee hereby acknowledges that the Company alone is authorized to speak or make statements, public or private, on behalf of the Taco Bell brand or the Taco Bell System, and the Franchisee shall in every instance consult and coordinate with the Company in advance of communicating with the media or of creating publicity for the brand or System outside the normal course of business.

SECTION 7: FEES

7.0 As partial consideration for the rights granted hereunder, the Franchisee shall pay the Company throughout the

Term:

(a) A successor franchise fee equal to _____ Dollars (\$_____), due upon execution hereof. The Franchisee acknowledges that the granting of this franchise is the only consideration for the payment of this successor franchise fee.

(b) A franchise fee for each of the Company's four-week accounting periods (or five-week accounting periods, as determined from time to time by the Company, each whether four or five weeks an "accounting period") equal to five and one-half percent (5.5%) of Gross Sales (as defined below); and

(c) A marketing fee for each of the accounting periods equal to four and one-quarter percent (4.25%) of Gross Sales (as defined below).

(d) Notwithstanding the foregoing, if a federal, state or local law in which the Restaurant is located prohibits or restricts in any way the Franchisee's ability to pay and/or the Company's ability to collect that portion of the period franchise fee (identified in "(b)" above) or period marketing fee (identified in "(c)" above) related to Gross Sales deriving from the sale of alcoholic beverages at the Restaurant (an "Alcohol Restriction Law"), then the Franchisee instead will be required to pay as the period franchise fee and period marketing fee whatever increased percentages of the Restaurant's non-alcoholic beverage Gross Sales (that is, total period Gross Sales minus the amount of Gross Sales derived from the Franchisee's sale of alcoholic beverages) as will result in the Franchisee's paying the period franchise fee and period marketing fee which would otherwise pertain if Franchisee were not subject to an Alcohol Restriction Law.

7.1 <u>Due Dates</u>. Until notified otherwise by the Company, the periodic fees required pursuant to Subsection 7.0 shall be paid by check mailed and postmarked on or before the fifth (5th) business day immediately following the four (or five) week accounting period (as designated by the Company) in which such sales were made. When so notified by the Company, the periodic fees required pursuant to Subsection 7.0 shall be paid by electronic funds transfer received on or before the fifth (5th) business day immediately following the last day of the pertinent accounting period (as designated by the Company) in which such sales were made. Any payment which is not paid when due shall incur the then-customary administrative charge <u>and</u> shall bear interest from and after the due date at the rate of (i) eighteen percent (18%) per annum or (ii) the highest rate permitted by law, whichever is less.

7.2 <u>Definition</u>. The term "Gross Sales" as used in this Agreement shall mean the total of all cash or other payments received for the sale of food, beverages and other tangible property of every kind sold at, in, upon, or from the Restaurant, and all amounts which shall be received as compensation for any services rendered therefrom, excluding only sales taxes, employee meals, overrings and refunds to customers.

7.3 <u>Taxes</u>. All fees paid by the Franchisee to the Company pursuant to this Agreement shall be paid to the Company net of any and all withholding, excise, gross receipts, sales, use and other similar taxes (other than state or federal corporate income tax of the Company), so that, for example, in the event any governmental entity would impose a tax of 5% on royalties paid by the Franchisee hereunder, then the Franchisee would pay to the Company 5.79% of the Restaurant's Gross Sales as the franchise fee instead of the 5.5% of Gross Sales payable without any such tax.

SECTION 8: RECORD KEEPING

8.0 From time to time, the Company may provide the Franchisee with a TACO BELL RESTAURANT record keeping system and forms, and the Franchisee shall employ such system, without modification, in connection with the business of the Restaurant.

8.1 The Franchisee shall complete and submit to the Company on a regular, continuous basis:

period;

- (a) Weekly Restaurant Reports, on or before the fifth business day after each week in each accounting
- (b) Period Restaurant Reports, on or before the fifth business day after expiration of each accounting

period; and

(c) Annual Restaurant Reports, on or before 90 days following the end of each calendar year or the end of the Franchisee's fiscal year, whichever is pertinent.

8.2 The Annual Restaurant Reports referred to above shall include a balance sheet dated as of the end of the pertinent year and a profit and loss statement for such year, together with such additional financial information as the Company may reasonably request, all prepared in accordance with generally accepted accounting principles. Such balance sheet and profit and loss statement must be reviewed by an independent certified public accountant and be in accordance with Statements on Standards for Accounting and Review Services and must contain a signed opinion by such accountant to that effect. If the Franchisee fails to provide the Company with any such financial statement, the Company shall have the right to have an independent audit made of the Franchisee's books and records, and the Franchisee shall promptly reimburse the Company for the cost thereof.

8.3 Each of the Reports referred to in this section shall be completed by the Franchisee or the Franchisee's accountant in the respective specimen forms, and in accordance with the instructions, contained in the Manual. Time is of the essence with respect to completion and submission of each such Report. Franchisee hereby consents to the Company's release of information regarding the Restaurant's sales to associations of franchisees, to consultants of the Company, to advertising agencies and to other parties considered appropriate by the Company. 8.4 If the Franchisee is a corporation, it shall maintain an accurate stock register. In the event that the beneficial ownership of the Franchisee's stock differs in any respect from record ownership, the Franchisee shall also maintain a list of the names, addresses and interests of all beneficial owners of its stock. The Franchisee shall produce its stock register and any list of beneficial owners, certified by the corporation's secretary to be correct, at the Restaurant at any reasonable time and from time to time after ten days' prior written request by the Company. Company representatives shall have the right to examine the stock register and any list of beneficial owners and to reproduce all or any part thereof. In addition, all record and beneficial stock holders of the Franchisee shall jointly and severally guaranty the full and faithful performance of all agreements, duties and obligations required to be performed, fulfilled or observed by the Franchisee under this Agreement.

8.5 Without limiting the generality of Subsection 9.0, below, Company representatives shall have the right at all times during normal business hours to confer with Restaurant employees and customers, and to inspect the Franchisee's books, records and tax returns, or such portions thereof as pertain to the operation of the Restaurant business. All such books, records and tax returns shall be kept and maintained at the Restaurant premises or such other place as may be agreed to from time to time in writing by the parties. If any such inspection reveals that the Gross Sales reported in any report or statement are less than the actual Gross Sales ascertained by such inspection, then the Franchisee shall immediately pay the Company the additional amount of fees owing by reason of the understatement of Gross Sales previously reported, together with interest and administrative charges as provided in Subsection 7.1. In the event that any report or statement understates Gross Sales by more than two percent (2%) of the actual Gross Sales ascertained by the Company's inspection, the Franchisee shall, in addition to making the payment provided for in the immediately preceding sentence, pay and reimburse the Company for any and all expenses incurred in connection with its inspection, including, but not limited to, reasonable accounting and legal fees. Such payments shall be without prejudice to any other rights or remedies the Company may have under this Agreement or otherwise.

SECTION 9: RESTAURANT INSPECTION

9.0 The Company shall have the right at any time and from time to time without notice to have its representatives enter the Restaurant premises for the purpose of inspecting the condition thereof and the operation of the Restaurant for compliance with the standards, specifications, requirements and instructions contained in this Agreement and in the Manual, and for any other reasonable purpose connected with the operation of the Restaurant.

SECTION 10: RELATIONSHIP OF PARTIES AND INDEMNIFICATION

10.0 The Franchisee is not, and shall not represent or hold itself out as, an agent, legal representative, joint venturer, joint employer, partner, employee or servant of the Company for any purpose whatsoever and, where permitted by law to do so, shall file a business certificate to such effect with the proper recording authorities. The Franchisee is an independent contractor and is not authorized to make any contract, agreement, commitment, warranty or representation on behalf of the Company, or to create any obligation express or implied on behalf of the Company. The Franchisee agrees that the Company is not, and the Franchisee hereby covenants not to claim that the Company is, in any way a "fiduciary" as regards the Franchisee. The Franchisee shall not use the name TACO BELL or any similar words as part of or in association with any trade name or name of any business entity directly or indirectly associated with the Franchisee.

10.1 Franchisee agrees that it will, at its sole cost, at all times indemnify, defend and hold harmless the Company; any of the Company's parents, affiliates, subsidiaries, successors, assigns and designees; and, the officers, directors, managers, employees, agents, attorneys, shareholders, owners, members, designees and representatives of each of the foregoing (the Company and all others referenced above being the "Company Parties"), to the fullest extent permitted by law, from all claims, losses, liabilities and costs incurred in connection with any action, suit, proceeding, claim, demand, investigation, or formal or informal inquiry (regardless of whether any of the foregoing is reduced to judgment) or any settlement of the foregoing, which actually or allegedly, directly or indirectly, is related in any way to any element of the Franchisee's establishment, design, construction, conversion, opening, remodeling, renovation and/or operation of the Restaurant and/or Franchisee's franchised business, including (without limitation) (i) any personal injury, death, or property damage suffered by any customer, visitor, operator, vendor, contractor, subcontractor, employee or guest of the Restaurant and/or Franchisee's franchised business, (ii) all acts, errors, neglects or omissions of Franchisee or Franchisee's franchised business and/or any of its or their owners, officers, directors, management, employees, agent, servants, contractors, partners, proprietors, affiliates or representatives (or any third party acting on Franchisee's behalf or direction) related to the operation of the restaurant; the preparation, offer and sale of food and beverage items thereat; and, all liabilities directly or indirectly arising from or related to any sale at or from the restaurant of beer, wine and/or other alcoholic beverages (including "dram shop" liabilities), and (iii) any actual or alleged claim that Franchisor and Franchisee are joint employers of any Franchisee employee or personnel. As used above, the phrase "claims, losses, liabilities and costs" includes all claims; causes of action; fines; penalties; liabilities; losses; compensatory, exemplary, statutory, or punitive damages or liabilities; costs of investigation; court costs and expenses; actual attorneys' and experts' fees and disbursements; settlement amounts; judgments; compensation for damage to the Company's reputation and goodwill; travel, food, lodging and other living expenses necessitated by the need or desire to appear before (or witness the proceedings of) courts or tribunals (including arbitration tribunals), or government or quasi-governmental entities (including those incurred by the Company Parties' attorneys and/or experts); all expenses of recall, refunds, compensation and public notices; and, other such amounts incurred in connection with the matters described. Franchisee agrees to give the Company written notice of any such action, suit, proceeding, claim, demand, inquiry or investigation that could be the basis for a claim for indemnification by any Company Party within three days of Franchisee's actual or constructive knowledge of it. At Franchisee's sole expense and risk. The Company may elect to assume the defense and/or settlement of the action, suit, proceeding, claim, demand, inquiry or investigation. The Company's undertaking of defense and/or settlement will in no way diminish Franchisee's

indemnification obligations hereunder.

Franchisee agrees that any failure by the Company Parties to pursue recovery from third parties or mitigate loss will in no way reduce the amounts recoverable by the Company Parties from Franchisee. The indemnification obligations of this Section will survive the expiration or sooner termination of this Agreement.

10.2 Franchisee hereby irrevocably affirms, attests and covenants its understanding that Franchisee's employees are employed exclusively by Franchisee and in no fashion is any such employee either employed, jointly employed or co-employed by the Company. Franchisee further affirms and attests that each of its employees is under the exclusive dominion and control of the Franchisee and never under the direct or indirect control of the Company in any fashion whatsoever. The Company and Franchisee hereby agree that, with respect to the employees working at or in the Restaurant, Franchisee alone has the right and obligation, and the Company has absolutely no right or obligation, to:

- (a) hire the employees;
- (b) determine the employees' compensation and other benefits;
- (c) establish the employees' schedules;
- (d) pay all salaries, benefits, and employee-related liabilities, e.g., workers' compensation; payroll taxes;
- (e) discipline or terminate the employees;

(f) determine the number of employees working at the Restaurant (subject to any minimum staffing guidelines the Company may publish for the purpose of ensuring Franchisee has the capability at all times to satisfy the Company's food safety and product quality standards);

(g) train the employees as it sees fit (subject to the use of the Company's training materials, developed to ensure customers receive a consistent brand experience, and full compliance with the Company's food safety and product quality standards).

Finally, should it ever be asserted that the Company is the employer, joint employer or co-employer of any of Franchisee's employees in any private or government investigation, action, proceeding, arbitration or other setting, Franchisee irrevocably agrees to assist the Company in defending said allegation, including (if necessary) appearing at any venue requested by the Company to testify on the Company's behalf (and, as may be necessary, submitting itself to depositions, other appearances and/or preparing affidavits dismissive of any allegation that the Company is the employer, joint employer or co-employer of any of Franchisee's employees). To the extent the Company is the only named party in any such investigation, action, proceeding, arbitration or other setting to the exclusion of Franchisee, then should any such appearance by Franchisee be required or requested by the Company, it will recompense Franchisee the reasonable costs associated with Franchisee appearing at any such venue (including travel, lodging, meals and *per diem* salary).

SECTION 11: INSURANCE

11.0 The Franchisee shall procure before the commencement of Restaurant operations and maintain in full force and effect during the entire term of this Agreement, at its sole cost and expense, an insurance policy or policies protecting the Franchisee and the Company against any and all loss, liability or occurrence, arising out of or in connection with the condition, operation, use or occupancy of the Restaurant or Restaurant premises. The Company shall be named as an additional insured in all such policies, workers' compensation excepted. Such policy or policies shall be written by an insurance company or companies satisfactory to the Company and with a minimum Best's Rating of A- or other such comparable rating and shall include coverage in at least the following types and amounts:

| KIND OF INSURANCE | MINIMUM LIMITS OF LIABILITY |
|------------------------------|--|
| Workers' Compensation | Statutory |
| Employers' Liability | \$2,000,000 per occurrence |
| Commercial General Liability | \$2,000,000 per occurrence |
| | \$5,000,000 annual aggregate |
| Products Liability | per occurrence included in |
| | Commercial General Liability, |
| | separate annual aggregate of \$5,000,000 |
| Liquor Liability Insurance | \$3,000,000 annual aggregate per common cause and as further set out below |

The insurance afforded by the policy or policies shall be primary with respect to insurance maintained by the Company and shall not be limited in any way by reason of any insurance which may be maintained by the Company. Subject to the express prior written approval of the Company (which the Company may withhold in its good faith discretion), that such program would not put the Company at any greater risk or exposure than would coverage from insurers described above, and to the Franchisee's full compliance with all pertinent laws and regulations, the Franchisee may satisfy its obligations with respect to Workers' Compensation coverage through a self-insurance

program. Franchisee is only required to maintain Liquor Liability Insurance if serving alcoholic beverages at the Restaurant. Franchisee is required to maintain such Liquor Liability Insurance with limits of not less than the equivalent of \$3,000,000.00 each common cause and \$3,000,000.00 annual aggregate covering bodily injury and property damage if liability for either bodily injury or property damage is imposed by reason of the selling, serving or furnishing of any alcoholic beverage by Franchisee.

11.1 Within thirty (30) days after the execution of this Agreement, but in no event later than one week before the Restaurant opens for business, Certificates of Insurance showing compliance with the requirements of Subsection 11.0 shall be furnished by the Franchisee to the Company for approval. Such certificates shall state that the policy or policies shall not be canceled or altered without at least thirty (30) days' prior written notice to the Company. Maintenance of such insurance and the performance by the Franchisee of its obligations under this Section 11 shall not relieve the Franchisee of liability under the indemnity provisions of this Agreement or limit such liability.

11.2 The Franchisee shall maintain an all-risk property insurance (fire) policy on the Restaurant buildings and other improvements, equipment, furnishings, fixtures, signage and any additions. The policy shall be written on the basis of replacement cost of the property and shall include a minimum of six months' coverage for business interruption. Such policy or policies shall be written by an insurance company with a minimum Best's Rating of A- or other such comparable rating.

11.3 Should the Franchisee, for any reason, not timely procure and maintain the insurance coverage required by this section, then the Company shall have the right and authority to immediately procure such insurance coverage as part of or separate from its own policies, in its sole discretion, and to charge the cost thereof to the Franchisee, which charges shall be paid immediately upon notice and shall be subject to charges for late payments in the manner set forth in Subsection 7.1.

11.4 The Franchisee's insurance shall be endorsed to add the Company and each of its parents, subsidiaries, affiliates, officers, shareholders, members, directors, and employees as additional insureds.

SECTION 12: DEBTS AND TAXES

12.0 The Franchisee shall pay promptly when due all obligations incurred directly or indirectly in connection with the Restaurant and its operation, including, without limitation, all taxes and assessments that may be assessed against the Restaurant land, building and other improvements, equipment, fixtures, signs, furnishings and other property, and all liens and encumbrances of every kind and character created or placed upon or against any of said property (subject, however, to any conflicting provisions of any arms length, bona fide lease or leases of any of the foregoing property), and all accounts and other indebtedness of every kind and character incurred by or on behalf of the Franchisee in the conduct of the Restaurant business.

SECTION 13: SALE AND ASSIGNMENT

13.0 The Franchisee's rights and interests under this Agreement and any interest in any of the Restaurant land, building, equipment, fixtures or other things which are subject to the provisions of this Agreement shall not be subject to sale, assignment, transfer or encumbrance, including the granting of any lien or security interest (all of which are hereinafter included within the term "transfer") in whole or in part in any manner whatsoever without the prior express written consent of the Company. The Company will not, however, unreasonably withhold its consent to any proposed sale or assignment. In considering a request for transfer, the Company will consider, among other things, the qualifications, apparent ability and credit standing of the proposed transferee as if the same were a prospective, direct franchisee of the Company; provided that Company may, in its sole discretion, set limits from time to time as to the number of Restaurants any franchisee or its affiliates (or prospective transferee and its affiliates) may own and operate at any given time, may prohibit or condition sale leaseback transactions and/or may withhold its consent to the proposed sale of all then owned Restaurants to a single prospective transferee via one or more transfer transactions. In addition, the Company shall require as a condition precedent to the granting of its consent with respect to any transfer that:

(a) there shall be no existing default in the performance or observance of any of the Franchisee's obligations under this Agreement or any other agreement with the Company and the Restaurant shall be in condition and appearance satisfactory to the Company and in accordance with its standards at that time;

(b) the Franchisee shall have settled all outstanding accounts with the Company and its affiliates and executed a Release in a form satisfactory to the Company;

(c) the Franchisee shall have paid the Company its then current transfer fee applicable to the type of transfer proposed. The amount of the transfer fee will be set by the Company from time to time and will be limited to the Company's good faith estimate of its costs and expenses expected to be incurred in connection with investigating the qualifications of the proposed transferee, training the proposed transferee and the direct administrative costs of reviewing and effecting the transfer;

(d) unless already a Taco Bell franchisee, the proposed transferee shall have personally attended and satisfactorily completed the Company's tuition-free training program; and

(e) the proposed transferee shall have executed the Company's then current form of Franchise Agreement for a term equal to the remaining term of this Agreement but requiring no initial franchise fee and requiring no greater periodic franchise fee than the applicable fee set forth in Subsection 7.0(b) above,

except that the items described in clauses (c) and (d) above shall not be required with respect to a proposed transferee that is only to receive the benefits of a lien or security interest or borrowed money. Neither this Agreement nor any of the rights or interests conferred on the Franchisee hereunder shall be retained by the Franchisee as security for the payment of any obligation that may arise by reason of any such transfer.

13.1 It is acknowledged and agreed that a material part of the consideration for the Company's entering into this Agreement is the personal confidence reposed in the Franchisee, and no person shall succeed to any of the rights of the Franchisee under this Agreement by virtue of any voluntary or involuntary proceeding in foreclosure, bankruptcy, receivership, attachment, execution, assignment for the benefit of creditors or other legal process.

13.2 Except as expressly provided for herein, any attempt by the Franchisee to transfer any of its rights or interests under this Agreement shall constitute a material breach of this Agreement and the Company shall have the right to terminate this Agreement. The Company shall not be bound by any attempted sale, assignment, transfer, conveyance or encumbrance in any manner whatsoever, by law or otherwise, of any of the Franchisee's rights or interests under this Agreement.

13.3 If the Franchisee desires to conduct business in a corporate capacity, the Company will consent to the assignment of this Agreement to a corporation approved by the Company, provided that the Franchisee complies with the provisions hereinafter specified and any other condition which the Company may require, including restrictions on the number, identity and legal status of stockholders of the assignee corporation. Such assignee corporation shall be closely held and shall not engage in any business activity other than that directly related to the operation of TACO BELL RESTAURANTS franchised by the Company.

If the Franchisee's rights are assigned to a corporation, the individual Franchisee named herein or otherwise expressly designated in writing by the Company shall at all times be the legal and beneficial owner of at least 51% of the stock of the assignee corporation, and shall act as such corporation's principal officer; provided, however, subject to the express prior written consent of the Company, such stock may be held in trust by a trustee under a trust indenture, with each trustee and beneficiary of such trust personally guaranteeing all of the obligations of the Franchisee hereunder. Any issuance or transfer of stock in such corporation shall be treated for the purposes of this Agreement as a transfer of the Franchisee's rights under this Agreement requiring the Company's consent as provided herein. The Franchisee must prior to any issuance or transfer of any stock furnish the Company with a written notice containing the details of such proposed issuance or transfer in advance thereof. The Articles of Incorporation and the By-Laws of the assignee corporation shall reflect that the issuance and transfer of shares of stock are restricted, and all stock certificates shall bear the following legend, which shall be printed legibly and conspicuously on the face of each stock certificate:

"The transfer of this stock is subject to the terms and conditions of a franchise agreement with Taco Bell Franchisor, LLC and certain restrictions set forth in the charter and bylaws of this corporation, and no such transfer shall be valid unless Taco Bell Franchisor, LLC has consented thereto."

The Franchisee acknowledges that the purpose of the aforesaid restriction is to protect the Company's trademarks, service marks, trade secrets and operating procedures as well as the Company's general, high reputation and image, and is for the mutual benefit of the Company, the Franchisee and other franchisees of the Company. The Company shall not unreasonably restrict the issuance or transfer of shares of stock, provided that in no event shall any share of stock of such assignee corporation be sold, transferred or assigned to a business competitor of the Company.

13.4 The Franchisee shall at all times throughout the term of this Agreement have on file with the Company the name of a designated successor agent, approved by the Company, and authorized by the Franchisee to make, subject to and immediately upon the death or legal incapacity of the Franchisee (or if the Franchisee is not an individual, its designated agent), all operating decisions with respect to the Restaurant business (including but not limited to hiring and severance of employment, voting in the Local Association, purchasing, maintenance, etc.). Not less often than once each calendar year, the Franchisee shall confirm or change in writing such designated successor agent.

In the event of the death or legal incapacity of the Franchisee or, where the Franchisee is a corporation, any person owning the legal or beneficial interest in 10% or more of the outstanding stock of the Franchisee, the rights and obligations of the Franchisee or of such stockholder hereunder shall inure to the benefit of such of the executors, administrators, heirs, conservators or legatees of the Franchisee or such stockholder (collectively the "Legatee") as shall (i) elect, in a written notice received by the Company within one hundred twenty (120) days after the date of death, or the judicial determination of legal incapacity, to perform all of the duties and obligations required to be performed, fulfilled and observed by the Franchisee under this Agreement and (ii) be determined by the Company, in its good faith discretion, to be able to perform such duties and obligations. In the event the Company determines that the Legatee is not capable of performing all of the duties and obligations required to be performed by the Franchisee under this Agreement, the Legatee shall use best efforts within the six (6) months from the date of written notice from the Company to sell the subject interest hereunder to a bona fide purchaser in accordance with and subject to all of the provisions of this Section 13. If by the end of such six month period, the Legatee has not effectuated a transfer of such interest in a transaction which meets the requirements of this Section 13, the Company shall have the option to purchase the subject interest in the Restaurant and franchise at the fair market value thereof as determined in good faith through negotiation or, failing that, upon written demand of either party, by three appraisers, with their cost to be shared equally between Legatee and the Company.

13.5 Notwithstanding anything contained in this Agreement to the contrary, if the Franchisee (or any of its direct or indirect parent entities and/or affiliates) proposes to (or receives an offer from a third party to), in any manner whatsoever, transfer, sell, assign, convey, exchange or otherwise dispose of any interest (a) in or under this Agreement, and/or (b) in any of the Restaurant, land, building, equipment, fixtures or other things which are subject to the provisions of this Agreement, in each case irrespective of whether any of the foregoing transactions are effected with or without consideration, voluntarily or involuntarily, directly or indirectly, by operation of law or otherwise (each such transaction in clauses (a) and (b), a "Transfer"), the Franchisee shall give at least ten (10) business days prior written notice thereof to the Company before the Franchisee discloses its decision to undertake any proposed Transfer to any third party (including any prospective purchaser). The Franchisee shall at no time offer (to effectuate a Transfer (or enter into any agreement or contract to effectuate a Transfer) where such Transfer would in any manner be tied to the transfer of any interest or obligation other than an interest in this Agreement or the ownership, possession, use or operation of the Restaurant or the assets or business pertaining thereto.

In addition, the Company shall have a full and partial right of first refusal with respect to any and all Transfers, which right of first refusal shall be unrestricted and absolute. Before consummating a Transfer to any third party, the Franchisee shall first (i) provide written notice to the Company, which notice shall constitute an offering of the proposed Transfer to the Company and (ii) submit a copy of the purchase agreement (which purchase agreement shall be signed by the parties, but expressly by its own terms shall be subject to the Company's right of first refusal) to the Company together with all ancillary and other documents relating to such proposed Transfer (including, but not limited to, any exhibits and/or disclosure schedules to the purchase agreement) and any other information requested by the Company, in each case at least thirty (30) days in advance of any proposed consummation or closing date of the proposed Transfer for the Company's review and evaluation. The Company may, in its sole discretion, disclose any documentation relating to a proposed Transfer to any third party.

The Company shall in all cases have thirty (30) days following the later of (1) the Company's receipt of all Transfer documentation and any other information requested by the Company, and (2) any change in the terms or conditions of the Transfer, to consider and exercise (or assign to a third party for exercise) its right of first refusal, which exercise shall be effective by the Company's delivery of written notice to the Franchisee. In all cases, the Company shall have not less than thirty (30) days after the exercise of the right of first refusal to consummate the transactions contemplated by the proposed Transfer. If the Company exercises its full right of first refusal (or assigns such right to a third party), (a) the purchase agreement to be entered into between the Company (or its assignee) and the Franchisee shall be on substantially similar terms and conditions as the purchase agreement between the Franchisee or any third party purchaser and (b) neither the Company nor its assignee shall have any obligation to reimburse the Franchisee or any third party for any costs or expenses relating to the proposed Transfer giving rise to the right of first refusal, the Company's review of the Transfer, or the exercise or assignment of its right of first refusal.

If, on the other hand, the Company opts to exercise its partial first right of refusal with respect to one or more but not all Taco Bell and/or KT restaurants included in the proposed Transfer (with each restaurant for which the Company exercises its partial first right of refusal referred to hereafter as an "Included Restaurant"), the amount the Company will pay for each such Included Restaurant will be determined by the proportion of Earnings Before Interest, Taxes, Depreciation and Amortization (EBITDA) of the Included Restaurant relative to the total EBITDA of all restaurants included in the proposed Transfer, multiplied by the total price of the proposed Transfer.

In the event the consideration to the Franchisee under any such offer or contract with a third party is other than cash, the Company may at its election pay the reasonable equivalent in cash of such other consideration. Nothing contained in this Subsection 13.5 shall in any way be deemed to impair the Company's discretion in considering, approving or disapproving any request to transfer any interest under this Agreement.

13.6 The Company has the right to assign any and all of its rights, privileges and/or obligations under this Agreement to any person or business entity. If the Company assigns this Agreement, the Franchisee expressly agrees that immediately upon and following such assignment, the Company shall no longer have any obligation or liability (whether directly, indirectly or contingently) to perform or fulfill any duties or obligations imposed upon the "Company" hereunder. Instead, all such duties and obligations will be performed solely by the Company's assignee, and the Franchisee agrees never to assert otherwise. The Franchisee agrees and affirms that the Company may undertake a refinancing, recapitalization, or other economic or financial restructuring. The Franchisee expressly waives any and all claims, demands or damages arising from or related to such activities.

SECTION 14: TRADEMARKS

14.0 The Franchisee acknowledges the sole and exclusive right of the Company (except for rights granted under existing and future franchise and license agreements) to use the Trademarks in connection with the products and services to which they are or may be applied by the Company, and represents, warrants and agrees that neither during the Term of this Agreement nor after the expiration or other termination hereof, shall the Franchisee directly or indirectly contest or aid in contesting the validity, ownership or use of the Trademarks by the Company or take any action whatsoever in derogation of the rights claimed therein by the Company.

14.1 The license granted to the Franchisee under this Agreement to use the Trademarks is non-exclusive and the Company, in its sole and absolute discretion, has the right to grant other licenses in, to and under the Trademarks in addition to those licenses already granted, both within and outside the Restaurant trading area, and to develop and license other names and marks on any such terms and conditions as the Company deems appropriate.

14.2 The Franchisee understands and expressly acknowledges and agrees that the Company has the exclusive,

unrestricted right to engage directly and indirectly, through its employees, representatives, licensees, assigns, agents and others, at wholesale, retail and otherwise, within the Restaurant trading area and elsewhere, in (a) the production, distribution and sale of food products and beverages (including, without limitation, tacos, taco shells, sauces and fillings, and other Mexican style food products) under the Trademarks licensed hereunder or other marks; and (b) the use, in connection with such production, distribution and sale, of any and all trademarks, trade names, service marks, logos, insignia, slogans, emblems, symbols, designs and other identifying characteristics as may be developed or used from time to time by the Company, whether or not included in Appendix 1.

14.3 Except as expressly permitted by this Agreement and the Manual, the license granted under this Agreement does not include any right or authority of any kind whatsoever to pre-package or sell pre-packaged food products or beverages under the Trademarks.

14.4 Nothing contained in this Agreement shall be construed to vest in the Franchisee any right, title or interest in or to the Trademarks, the goodwill now or hereafter associated therewith, or any right in the design or any restaurant building, other than the rights and license expressly granted herein for the Term. Any and all use of the Trademarks as well as the goodwill associated with or identified by the Trademarks shall inure directly and exclusively to the benefit of the Company, including without limitation any goodwill resulting from operation and promotion of the Restaurant.

14.5 The Franchisee shall not use the Trademarks or refer to the Company or the System in connection with any statement or material, or do or fail to do anything else, which may, in the judgment of the Company, be in bad taste or inconsistent with the Company's public image, or tend to bring disparagement, ridicule or scorn upon the Company, the System, the products or services of the System, or the Trademarks or the goodwill associated therewith. The Franchisee, whether doing business as a proprietorship, partnership, corporation or other entity, shall not adopt, use or register (by filing a certificate or articles of incorporation, a fictitious business name statement, or otherwise) any trade or business name, style or design which includes, abbreviates, or is similar to, any of the Company's trademarks, service marks, trade names, logos, insignia, slogans, emblems, symbols, designs or other identifying characteristics.

14.6 The Company shall have the right at any time and from time to time upon notice to the Franchisee to make additions to, deletions from, and changes in the Trademarks, or any of them, all of which additions, deletions and changes shall be as effective as if they were incorporated in this Agreement. All such additions, deletions and changes shall be made in good faith, on a reasonable basis and with a view toward the overall best interest of the Taco Bell System. The Company will use commercially reasonable efforts to protect and preserve the integrity and validity of the Trademarks, including the taking of actions deemed by the Company to be appropriate in the event of any apparent infringement of the Trademarks.

14.7 The Franchisee shall notify the Company promptly of any claims or charges of trademark infringement against the Company or the Franchisee, as well as any information the Franchisee may have of any suspected infringement of the Trademarks. The Franchisee shall take no action with regard to such matters without the prior written approval of the Company, but shall cooperate fully with the Company in any such action.

14.8 The Franchisee shall adopt and use the Trademarks only in the manner expressly approved by the Company from time to time during the Term.

SECTION 15: EXPIRATION AND TERMINATION

15.0 This Agreement shall immediately terminate without notice if a petition in bankruptcy, an arrangement for the benefit of creditors, a petition for reorganization is filed by or against the Franchisee, or if the Franchisee shall make any assignment for the benefit of creditors, or if a receiver or trustee is appointed for the Restaurant.

15.1 The Company shall have the right to terminate this Agreement immediately:

(a) in the event of any breach or default under Subsections 4.1, 5.1, 9.0, 13.2, 13.5, or 14.0;

(b) if the Franchisee for any reason loses its right to possession of the Restaurant premises;

(c) if the Company discovers that the Franchisee has made any material misrepresentation or omitted any material fact in the information furnished by the Franchisee in connection with the grant of this Taco Bell franchise;

(d) if the Franchisee (or any shareholder if the Franchisee is a corporation) is convicted of any felony or any crime involving moral turpitude;

(e) if Kentucky Fried Chicken Corp. terminates the KFC franchise agreement.

Any default or breach by Franchisee, Franchisee's Affiliates, Franchisee's Owners, or Obligors of any agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Affiliates, Franchisee's Owners or Obligors will be deemed a breach and default under this Agreement, and any breach or default of this Agreement by Franchisee, Franchisee's Affiliates, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Comp

Affiliates, Franchisee's Owners or Obligors. If the nature of the default under any agreement would have permitted the Company or the Company's Affiliate to terminate this Agreement if the default had occurred under this Agreement, then the Company will have the right to terminate all such other agreements in the same manner provided for in this Agreement for termination hereof. For purposes of this Section 15, "Affiliates" means any persons or entities controlling, controlled by or under common control with another person or entity, "Owners" means any persons or entities who own or hold some interest or perform some role or function in Franchisee, and "Obligors" means Owners who are party to a relationship agreement among the Company, Franchisee and others.

If the Franchisee defaults in the performance or observance of any of its other obligations hereunder or under any other franchise agreement with the Company, and such default continues for a period of thirty (30) days after written notice to the Franchisee, the Company may at any time thereafter terminate this Agreement as well as any other such franchise agreement. A repetition within a one-year period of any default shall justify the Company in terminating this Agreement without allowance for any curative period. The foregoing provisions of this Subsection 15.1 are subject to the provisions of any statutes or regulations which may prohibit the Company from terminating this Agreement without good cause or without giving the Franchisee additional prior written notice of termination and opportunity to cure any default. In the event of any termination for failure of the Franchisee to successfully complete the Company's TACO BELL RESTAURANT operations training course pursuant to Subsection 4.1, the Company shall refund to the Franchisee the successor fee payment referred to in Subsection 7.0(a), less any expenses incurred and damages sustained by the Company in connection with its performance hereunder prior to the date of such termination.

15.2 Upon the expiration or earlier termination of this Agreement for any reason, the Franchisee shall:

(a) immediately discontinue the use of the System and Trademarks;

(b) if the Restaurant premises are owned by the Franchisee or leased from a third party, upon demand by the Company, remove the Trademarks from all buildings, signs, fixtures and furnishings, remove and dispose of all proprietary smallwares and equipment, including the production lines, in the manner specified by the Company, and alter and paint all buildings and other improvements maintained pursuant to this Agreement to a design and color which is basically different from any of the Company's authorized building designs and painting schedules.

If the Franchisee shall fail to make or cause to be made any such removal, alteration or repainting within thirty (30) days after written notice, then the Company shall have the right to enter upon the Restaurant premises, without being deemed guilty of trespass or any other tort, and make or cause to be made such removal, alterations and repainting at the reasonable expense of the Franchisee, which expense the Franchisee shall pay the Company upon demand; and

(c) not thereafter use any trademark, trade name, service mark, logo, insignia, slogan, emblem, symbol, design or other identifying characteristic that is in any way associated with the Company or similar to those associated with the Company, or operate or do business under any name or in any manner that might tend to give the public the impression that the Franchisee is or was a licensee or franchisee of, or otherwise associated with, the Company.

15.3 In the event that either party initiates any legal proceeding to construe or enforce the terms, conditions and provisions of this Agreement, including its termination provisions, or to obtain damages or other relief to which either may be entitled by virtue of this Agreement, the prevailing party shall be paid its reasonable attorneys' fees and costs by the other party.

If the Franchisee refuses to comply with a notice of termination given by the Company and a court later upholds such termination of this Agreement, operation of the Restaurant by the Franchisee from and after the date of termination stated in such notice shall constitute trademark infringement by the Franchisee and the Franchisee shall be liable to the Company for damages resulting from such infringements in addition to any royalties paid or payable hereunder, including, without limitation, any profits of the Franchisee at the Restaurant level (without deduction from sales revenues for any compensation or charges payable to the Franchisee or any entity owned or controlled by the Franchisee), which profits in no event shall be calculated as less than ten percent (10%) of the Franchisee's Gross Sales. No such payment or obligation for payment shall in any way imply or be construed to imply or reflect any right of the Franchisee to operate the Restaurant after expiration or termination of this Agreement.

15.4 (a) In the event that the premises at which the Franchisee operates the Restaurant are owned by the Franchisee, then, upon termination of this Agreement, whether it is terminated by the Franchisee or by the Company, the Company shall have the option of immediately purchasing said premises from the Franchisee. If the Company elects to exercise that option, the purchase price to be paid by the Company to the Franchisee shall be the fair market value of the Restaurant land, buildings, furnishings, and equipment owned by the Franchisee. In the event that the parties are unable to agree as to such amount or any other terms of purchase within thirty (30) days following cessation of the Franchisee's operation of the licensed Restaurant at the premises, the amount or other terms of purchase as to which the parties are unable to agree shall be determined by three (3) appraisers, with each party selecting one appraiser and the two appraisers so chosen selecting the third appraiser. If appraisal occurs pursuant to this provision, following the announcement of the appraiser's decision the Company shall have thirty (30) days within which to elect whether or not to purchase the premises.

(b) In the event that the premises at which the Franchisee operates the Restaurant are leased by the Franchisee from a third party, such lease and any subsequent lease of those premises shall give the Franchisee the right to assign such lease to the Company. Upon termination of this Agreement, whether it is terminated by the Company or by the Franchisee, the Franchisee's rights and obligations under said lease shall, if the Company so elects, automatically be assigned to the Company. If the

Company exercises this option, the Franchisee shall immediately vacate the premises, and the Company shall be entitled to take possession of said premises, including all fixtures and leasehold improvements. In such event the Company shall pay to Franchisee the fair market value of the interests owned by the Franchisee in the Restaurant's furnishings and equipment. Fair market value shall be determined in the same manner as set forth in the immediately preceding paragraph.

15.5 If this Agreement is terminated as a result of repudiation, default or other action by the Franchisee without material breach hereof by the Company, the Franchisee (in addition to any other remedy or right the Company may have) shall pay to the Company in lump sum as liquidated damages the greater of the amount of eleven percent (11%) times the Restaurant's Gross Sales (as defined in Subsection 7.2 above) for the twelve months immediately preceding termination of this Agreement or \$100,000.00. The parties hereby acknowledge and agree that the precise amount of the Company's actual damages in such event would be extremely difficult to ascertain and that the foregoing sum represents a reasonable estimate of such actual damages, based upon the approximate time it would take the Company to open another TACO BELL RESTAURANT in the vicinity. Such liquidated damages shall not apply if the Company exercises one of the options set forth in Subsection 15.4 above and either the Company or another Taco Bell franchisee continues operation of the Restaurant as a TACO BELL RESTAURANT following termination of this Agreement.

15.6 In the event that this Agreement is terminated prior to the end of the term set forth in Section 2 hereof as a result of condemnation proceedings or other action not within the control of the Franchisee or the Company, the Company shall use commercially reasonable efforts to assist the Franchisee in locating an alternative location for the Restaurant in the same area to be used for the balance of the Term upon the same terms and conditions as contained herein, and without the payment of any additional initial franchise fee. This provision shall not be construed to limit the Franchisee from receiving the full amount of any condemnation award or damages relating to the closing of the Restaurant.

15.7 The Franchisee acknowledges that termination and money damages alone are not an adequate remedy for any breach by the Franchisee of any provision of this Agreement, including continuing to operate the Restaurant or to use the Trademarks following expiration or termination of this Agreement, each of which operation or use shall be deemed to inflict irreparable harm upon the Company for which there may be no adequate remedy at law. Therefore, in the event of a breach or threatened breach of any provision of this Agreement by the Franchisee, including continuing to operate the Restaurant or to use the Trademarks following expiration or termination of this Agreement (each of which the Franchisee acknowledges shall constitute trademark infringement), the Company, in addition to all other remedies, shall have the right to immediately seek, obtain and enforce temporary and permanent injunctive relief prohibiting the breach, or to compel specific performance, without the need to post any bond or for any other undertaking, including without limitation proving the inadequacy of monetary damages or that due cause existed for the termination.

SECTION 16: MISCELLANEOUS

16.0 Waiver. The waiver by the Company of any breach or default, or series of breaches or defaults, of any term, covenant or condition herein or of any same or similar term, covenant or condition in any other agreement between the Company and any franchisee or licensee, shall not be deemed a waiver of any subsequent or continuing breach or default of the same or any other term, covenant or condition contained in this Agreement, or in any other agreement between the Company and any franchisee or licensee.

16.1 Cumulative Remedies. All rights and remedies of the Company shall be cumulative and not alternative, in addition to and not exclusive of any other rights or remedies provided for herein or which may be available at law or in equity in case of any breach, failure or default or threatened breach, failure or default of any term, provision or condition of this Agreement. The rights and remedies of the Company shall be continuing and not exhausted by any one or more uses thereof and may be exercised at any time or from time to time as often as may be expedient; and any option or election to enforce any such right or remedy may be exercised or taken at any time and from time to time. The expiration or earlier termination of this Agreement shall not discharge or release the Franchisee from any liability or obligation then accrued or any liability or obligation continuing beyond or arising out of the expiration or earlier termination of this Agreement.

16.2 Partial Invalidity. If any part of this Agreement shall for any reason be declared invalid, unenforceable or impaired in any way, the validity of the remaining portions shall not be affected thereby and such remaining portions shall remain in full force and effect as if this Agreement had been executed with such invalid portion eliminated, and it is hereby declared the intention of the parties that they would have executed the remaining portion of this Agreement without including therein any such portions which might be declared invalid; provided, however, that in the event any part hereof relating to the payment of fees to the Company, or the ownership or preservation of the Trademarks, trade secrets or secret formulae licensed or disclosed hereunder is for any reason declared invalid or unenforceable, then the Company shall have the option of terminating this Agreement upon written notice to the Franchisee.

16.3 Choice of Law. The Franchisee acknowledges that the Company will grant numerous licenses throughout the United States on terms and conditions similar to those set forth in this Agreement and that it is of mutual benefit to the Franchisee and to the Company that these terms and conditions be uniformly interpreted. This Agreement; all relations between the parties; and, any and all disputes between Franchisee and Company, whether such dispute sounds in law, equity or otherwise, is to be exclusively construed in accordance with and/or governed by (as applicable) the law of the State of New York without recourse to New York (or any other) choice of law or conflicts of law principles. If, however, any provision of this Agreement is not enforceable under the laws of New York, and if Franchisee's franchised business is located outside of New York and the provision would be enforceable under the laws of the state in which the franchised business is located, then that provision (and only that provision) will be interpreted and construed under the laws of that state. This Section is not intended to invoke, and shall not be deemed to invoke, the application of any franchise, business opportunity or similar law of the State of New York which would not otherwise apply by its terms jurisdictionally or otherwise but for the

within designation of governing law.

16.4 Jurisdiction and Venue. With respect to any court proceeding between the Franchisee and the Company concerning the enforcement, construction or alleged breach or termination of this Agreement, the Franchisee hereby submits to the personal jurisdiction and venue of the federal and California state courts located in Orange County, California, for all such matters, and promises not to commence against the Company any court proceeding concerning such matters in any other courts.

16.5 Notices. Any notice from the Company that is required hereunder to be given in writing, and all notices from the Franchisee to be given hereunder, shall be in writing and shall be deemed given when first tendered or received, whether in person, through United States mail or through reputable private delivery service, during normal business hours for the locale of the addressee at the appropriate address set forth below, or such other address as one party may hereafter provide to the other with not less than three (3) days' notice.

| THE COMPANY: | TACO BELL FRANCHISOR, LLC 1 Glen Bell Way Irvine, California 92618 Attn: General Counsel | THE FRANCHISEE: | name address city state zip |
|--------------|---|-----------------|-----------------------------------|
| | | | |

16.6 Terms and Headings. Whenever any word is used in this Agreement in one gender, it shall also be construed as being used in the other genders, and singular usage shall include the plural and vice versa, all as the context shall reasonably require. The headings inserted in this Agreement are for reference purposes only and shall not affect the construction of this Agreement or limit the generality of any of its provisions.

16.7 Compliance with Laws. The Franchisee shall at its own cost and expense, promptly comply with all laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governments and appropriate departments, commissions, boards, and offices thereof. Without limiting the generality of the foregoing, the Franchisee shall abide by all applicable rules and regulations of any Public Health Department having jurisdiction over the Restaurant.

16.8 Lease of Land and Building. In the event that the parties have executed a lease of land or building relating to the premises described in Subsection 1.0 (the "Lease"), such Lease is hereby incorporated in this Agreement by reference, and any failure on the part of the Franchisee (lessee therein) to perform, fulfill or observe any of the covenants, conditions or agreements contained therein shall constitute a material breach of this Agreement. It is expressly understood, acknowledged and agreed by the Franchisee that any termination of the Lease resulting in the Franchisee's loss of possession of the Restaurant shall result in immediate termination of this Agreement without further notice.

16.9 Entire Agreement. This Agreement and the documents referred to herein constitute the entire agreement between the parties and supersede and cancel any and all prior and contemporaneous agreements, understandings, representations, inducements and statements, oral or written, of the parties in connection with the subject matter hereof. Nothing in the preceding sentence, however, is intended to disclaim the representations the Company made in the franchise disclosure document that the Company has provided to the Franchisee.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

16.10 Amendment or Modification. Except as expressly authorized herein, no amendment or modification of this Agreement shall be binding unless executed in writing by both the Company and the Franchisee.

IN WITNESS WHEREOF, the parties personally or through their duly authorized signatories have executed this Agreement in duplicate on the day and year written below.

TACO BELL FRANCHISOR, LLC

FRANCHISEE

By_____ Its Date:

Name Date

Name

Date

APPENDIX 1 TRADEMARKS

The Company has registered with the United States Patent and Trademark Office the following active trademarks:

| Mark | Pag No | Bog Data |
|---|------------------------------|--------------------------------|
| <u>Mark</u> Taco Bell (Class 42) | <u>Reg. No.</u> 0,820,073 | <u>Reg. Date</u> 12/06/1966 |
| Taco Bell within Tumbling Blocks (Class 42) | 0,856,207 | 09/03/1968 |
| Taco Bell (Class 30) | 0,879,582 | 10/28/1969 |
| Burrito Supreme (Class 29) | 1,050,189 | 10/12/1976 |
| Bell Design No. 2 (Class 42) | 1,322,737 | 02/26/1985 |
| Taco Bell and Bell Design No. 2 in 1984 Logo (Class 43) | 1,322,738 | 02/26/1985 |
| Taco Bell in 1984 Logo Distinctive Lettering (Class 42) | 1,322,739 | 02/26/1985 |
| Bell Design No. 2 in color (Class 42) | 1,330,236 | 04/09/1985 |
| Soft Taco Supreme (Class 30) | 1,551,516 | 08/08/1989 |
| MexiMelt (Class 30) | 1,528,496 | 03/07/1989 |
| The Bell (Class 42) | 1,765,386 | 04/13/1993 |
| Taco Bell (Class 30) | 1,874,786 | 01/17/1995 |
| Taco Supreme (Class 30) | 1,920,011 | 09/19/1995 |
| Taco Bell (Class 42) | 1,924,335 | 10/03/1995 |
| Bell Design No. 6 (Class 42) | 2,006,124 | 10/08/1996 |
| Soft Taco Supreme (Class 30) | 2,031,945 | 01/21/1997 |
| Double Decker (Class 30) | 2,090,212 | 08/19/1997 |
| Taco Bell and Bell Design No. 6 Logo No. 2 (Class 42) | 2,105,501 | 10/14/1997 |
| Taco Bell and Bell Design No. 6 Logo No. 1 (Class 29) | 2,105,502 | 10/14/1997 |
| Taco Bell (Class 30) | 2,114,014 | 11/18/1997 |
| Taco Bell and Design No. 7 (in color) (Class 30, 43) | 2,816,454 | 02/24/2004 |
| Double Decker (Class 30) | 2,860,026 | 06/07/2004 |
| Think Outside The Bun with Taco Bell and Bell Design No. 7 (Class 30, 43) | 3,020,103 | 11/29/2005 |
| Think Outside The Bun (Class 30, 43) | 3,020,149 | 11/29/2005 |
| Crunchwrap Supreme (Class 30) | 3,102,200 | 06/06/2006 |
| Crunchwrap (Class 30) | 3,108,135 | 06/20/2006 |
| Taco Bell (in color) (Class 43) | 3,501,311 | 09/16/2008 |
| Taco Bell (Class 36) | 3,676,436 | 03/05/2009 |
| Bell Design No. 6 (in color) (Class 43) | 3,629,938 | 06/02/2009 |
| Feed the Beat (Class 35,41) | 3,735,825 | 01/12/2010 |
| Bong (Sound Mark) (Class 43) | 3,736,968 | 01/12/2010 |
| Taco Bell & Bell Design No. 7 (Class 9) | 4,102,936 | 02/21/2012 |
| Happier Hour (Class 32) | 4,238,926 | 02/21/2012 |
| Live Más (Class 43) | 4,243,633 | 11/13/2012 |
| Bell Design with Mission Window (Class 43) | 4,295,975 | 02/26/2013 |
| Taco Bell & Bell Design #7 with Live Más Horizontal (Class 43) | 4,382,469 | 08/13/2013 |
| Loaded Grillers (Class 30) | 4,468,046 | 01/14/2014 |
| \$1 Cravings Menu (Class 43) | 4,465,403 | 01/14/2014 |
| Happier Hour (Class 32) | 4,651,267 | 12/09/2014 |
| Bell Design No. 6 (Class 43) | 4,682,267 | 02/03/2015 |
| Taco Bell (Class 29, 30, 32 & 43) | 4,780,421 | 07/28/2015 |
| Taco Bell and Bell Design No. 7 (in Color) (Class 43) | 4,873,041 | 12/22/2015 |
| Quesalupa (Class 30) | 5,037,135 | 09/06/2016 |
| Live Más (with accent over "A") (Class 25) | 5,146,760 | 02/21/2017 |
| Taco Bell Cantina (Logo) (Class 43) | 5,365,441 | 12/26/2017 |
| Nachos BellGrande (Class 30) | 5,437,137 | 04/03/2018 |
| TACO BELL & Bell Design No. 8 in color (Class 43) | 5,592,983 | 10/30/2018 |
| Crunchwrap (Class 30) | 5,961,689 | 01/14/2020 |
| Steal A Base, Steal A Taco (Class 41) | 6,029,220 | 04/07/2020 |
| Taco Bell (Class 9) | 6,051,763 | 05/12/2020 |
| | | |

| Taco Bell (Class14,25) | 6,082,094 | 06/16/2020 |
|--|-----------|------------|
| Triplelupa (Class 30) | 6,092,678 | 06/30/2020 |
| Whip Freeze stylized (Class 32) | 6,176,985 | 10/13/2020 |
| Cravings Pack (Class 30) | 6,245,606 | 01/12/2021 |
| Bell Stop (Class 43) | 6,328,911 | 04/20/2021 |
| Taco Night (Class 29) | 6,523,161 | 10/19/2021 |
| Taco Bell (Class 21,25, 26, 28) | 6,564,428 | 11/16/2021 |
| Cantina & Bell Design logo #8 (Class 43) | 6,775,765 | 06/28/2022 |
| Taco Bell (Class 18) | 6,775,836 | 06/28/2022 |
| Taco Bell Design #8 (Class 25) | 6,815,211 | 08/09/2022 |
| Taco Bell Design #8 (Class29, 30) | 6,820,973 | 08/16/2022 |
| Taco Bell Defy (Class 43) | 6,848,455 | 09/13/2022 |
| Enchirito (Class 30) | 6,997,531 | 05/07/2023 |
| Taco Lover's Pass (Class 35) | 7,027,027 | 04/11/2023 |
| Go Mobile (Class 43) | 7,094,488 | 06/27/2023 |
| Ambition Accelerator (Class 35, 36) | 7,109,025 | 07/11/2023 |
| Worth The Wake (Class 43) | 7,109,853 | 04/04/2023 |
| Live Mas (with Accent over "A") (Class 36) | 7,143,153 | 08/22/2023 |
| The Bell Wisdom (Class 41) | 7,145,596 | 08/22/2023 |
| Triple Double Crunchwrap (Class30) | 7,262,248 | 01/02/2024 |
| Cravings Value Menu (Class 43) | 7,279,426 | 01/16/2024 |
| | | |

There are also trademarks that have been applied for by the Company but have not yet been registered. Those marks are as follows:

| <u>Mark</u> | Application No | Application Date |
|---|----------------|------------------|
| Crispanada (Class 30) | 90562532 | 03/05/2021 |
| Taco Moon (Class 43) | 90603856 | 03/25/2021 |
| Cravetarian (Class 29, 30, 43) | 90664442 | 04/22/2021 |
| Taco Bell (Class 9, 35, 41, 42, 43) | 97330037 | 03/25/2022 |
| Taco Bell Design #8 (Class 9, 35, 41, 42, 43) | 97330039 | 03/25/2022 |
| #ISEEATACO (Class43) | 97493094 | 07/07/2022 |
| Quesalupa (Class 30) | 97539204 | 08/08/2022 |
| Taco Bell (Class 41) | 97541698 | 08/09/2022 |
| The Bell Breakfast (Class 43) | 97561160 | 08/23/2022 |
| Bell Iced Coffee (Class 30) | 97573257 | 08/31/2022 |
| Live Mas Stylized (Class 30, 43) | 97612764 | 09/29/2022 |
| Fourthmeal (Class 43) | 97634668 | 10/17/2022 |
| Breeze Freeze (Class 32) | 97694019 | 11/28/2022 |
| Taco Zone (Class 43) | 97701895 | 12/02/2022 |
| See A Goal, Score A Taco (Class 43) | 97701928 | 12/02/2022 |
| Cantina Street (Class 29, 30, 32, 43) | 97715287 | 12/13/2022 |
| Summer Of Connection (Class 41) | 97810516 | 02/24/2023 |
| Steak Firecracker Fries (Class 29) | 97828978 | 03/08/2023 |
| Crispy Tortilla Cheese Popper (Class 29) | 97829011 | 03/08/2023 |
| Taco Talks (Class 41) | 97938969 | 05/16/2023 |
| Live Más (Class 30) | 98114084 | 08/02/2023 |
| Cravings Value Pass (Class 35,43) | 98226125 | 10/16/2023 |
| Same Bell. New Ring. (Class 29,30,43) | 98287059 | 11/27/2023 |
| Not Just Late Night (Class 29,30,43) | 98324312 | 12/20/2023 |
| Bell Breakfast Box (Class 29,30) | 98349252 | 01/09/2024 |
| BELLHUB (Class 9) | 98361117 | 01/17/2024 |

Updated 2/02/2024

EXHIBIT B-2

FRANCHISE AGREEMENT ASSIGNMENT AND RELEASE, ACCEPTANCE OF ASSIGNMENT, CONSENT TO ASSIGNMENT, PERSONAL GUARANTY AND OWNERS' AGREEMENT

ASSIGNMENT OF FRANCHISE AGREEMENT TO [TYPE OF ENTITY]

THIS ASSIGNMENT OF FRANCHISE AGREEMENT (the "Assignment") is by and between _____, _____, and _____, [insert names of members/shareholders/partners] as individuals (collectively, "Assignor") and _____, [insert entity name] a _____ [insert state of formation and type of entity] ("Assignee").

RECITALS

WHEREAS, Assignor is entering into a Franchise Agreement (or Franchise Agreements, as applicable) with Taco Bell Franchisor, LLC, a Delaware limited liability company (the "Franchise Agreement"), pertaining to the following Taco Bell restaurant(s):

Unit No. Address

WHEREAS, Assignor desires to sell, assign and transfer, and Assignee is willing to accept Assignor's right, title and interest in and to the Franchise Agreement in accord with the terms of the Assignment and Acceptance of Assignment set forth herein.

ASSIGNMENT AND RELEASE

NOW THEREFORE, FOR VALUE RECEIVED, each of the undersigned sells, assigns and transfers unto Assignee, as of the date upon which Taco Bell Franchisor, LLC executes the Consent to Assignment set forth herein (the "Effective Date"), all right, title and interest in and to the Franchise Agreement.

Each of the undersigned further agrees that this Assignment will not relieve the undersigned from any of the obligations of the Franchise Agreement, or any related agreements, with Taco Bell Franchisor, LLC, its affiliated entities including without limitation Taco Bell Franchise Holder 1, LLC, a Delaware limited liability company, and its manager Taco Bell Corp., a California corporation (collectively, "Franchisor").

Each of the undersigned agrees to indemnify, defend, and hold harmless Franchisor, each of Franchisor's officers, directors, employees, agents, attorneys and representatives, as well as any of its parents, subsidiaries or affiliates, from any and all claims, demands, costs (including attorneys' fees), or any other damages or injuries that Franchisor may sustain in connection with this Assignment. Further, in consideration of Taco Bell Franchisor, LLC's consent to this Assignment, each of the undersigned hereby waives, releases, and forever discharges Franchisor, each of Franchisor's officers, directors, employees, agents, attorneys and representatives, as well as any of its parents, subsidiaries or affiliates (collectively, the "Released Parties") from any and all claims, demands, liabilities or causes of action in law or in equity of whatsoever nature arising prior to and including the Effective Date hereof, known or unknown, suspected or unsuspected, which any or all of the undersigned now has or may hereafter have, by reason of any act, omission, event, deed or course of action having taken place, or having been omitted, or on account of, or arising out of, or relating to, any franchise agreement or lease agreement or any other agreement between the undersigned and Franchisor and any of its parents, subsidiaries or affiliates, except as may be prohibited by law. This release does not apply to claims arising from representations in Taco Bell Franchisor, LLC's Franchise Disclosure Document, and any exhibits or amendments thereto. It is expressly acknowledged by each of the undersigned that any and all rights granted under Section 1542 of the California Civil Code are hereby expressly waived. Such statute reads as follows:

"Section 1542.

A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release, and that if known by him or her would have materially affected his or her settlement with the debtor or released party."

[insert following if entity is an LLC] Moreover, each of the undersigned hereby agrees that each of the conditions, obligations and restrictions on or of the Franchisee under the Franchise Agreement, concerning or pertinent to the assignment of the Franchise Agreement to a corporation or with respect to the Franchisee as a corporation shall apply to Assignee, to each of the undersigned, and to this assignment to Assignee with equivalent effect *mutatis mutandi*.

In addition, each of the undersigned hereby warrants and represents to the Released Parties, and each of them, that the undersigned has never assigned to anyone any claim of the undersigned's against the Released Parties, whether for damages or any other form of relief.

Date: ______ [insert name of member/shareholder/partner]
Date:

[insert name of member/shareholder/partner]

ACCEPTANCE OF ASSIGNMENT BY ASSIGNEE

The undersigned hereby accepts the above Assignment and agrees to be bound by all of the terms and conditions of the Franchise Agreement and assumes all of the obligations thereto. The undersigned further agrees to deliver to Taco Bell Franchisor, LLC the personal guaranty of all [insert members/shareholders/partners] of Assignee in the form set forth herein.

Assignee [insert assignee]

Date: _____

By: _____ Title: _____

CONSENT TO ASSIGNMENT BY TACO BELL FRANCHISOR, LLC

Taco Bell Franchisor, LLC hereby consents to the above Assignment upon the terms and conditions set forth herein.

TACO BELL FRANCHISOR, LLC

Date: _____

Title: President and Treasurer

PERSONAL GUARANTY

By:

In consideration of the foregoing Consent to Assignment by Taco Bell Franchisor, LLC, each of the undersigned hereby personally guarantees, jointly and severally, the full payment and performance of the franchisee's obligations to Taco Bell Franchisor, LLC under the Franchise Agreement and individually undertakes to be bound by all the terms of the Franchise Agreement, including, without limitation, the restrictions on sale or assignment of the Franchise Agreement, which provisions are hereby approved. Each of the undersigned further agrees he or she will take such action as is necessary to cause the [insert description of entity documents] (the "Documents") to recite that the issuance or transfer of its capital stock is restricted by the terms of the Franchise Agreement and expressly made subject to the prior approval in writing by Taco Bell Franchisor, LLC, and to require that notice of such restriction be stated prominently on all stock certificates issued by Assignee, including certificates previously issued, if any. A copy of the Documents shall be furnished to Taco Bell Franchisor, LLC upon execution of this Personal Guaranty, together with a list of names, addresses and interests of all legal and beneficial owners of Assignee's stock. This Personal Guaranty is and shall be a continuing guaranty and no amendment of or waiver under the Franchise Agreement, or transfer of any interest in Assignee, or other change in circumstances shall modify, reduce or cancel any of the obligations of any of the undersigned under this Personal Guaranty, except for the express, written cancellation of such obligations by an officer of Taco Bell Franchisor, LLC.

[insert following if entity is an LLC] Moreover, each of the undersigned hereby agrees that each of the conditions, obligations and restrictions on or of the Franchisee under the Franchise Agreement, concerning or pertinent to the assignment of the Franchise Agreement to a corporation or with respect to the Franchisee as a corporation shall apply to Assignee, to each of the undersigned, and to this assignment to Assignee with equivalent effect *mutatis mutandi*.

Unit No(s).

| Date: | |
|-------|---------------------------------------|
| | , Individually & as a [insert member/ |
| | shareholder/partner] |
| Date: | |
| | , Individually & as a [insert member/ |
| | shareholder/partner] |
| | · • |

[If an approved trust is a member/shareholder/partner, use the following for each of the trusts and the trustees and/or beneficiaries signing.]

| INSERT NAME OF T | TRUST |
|------------------|-------|
|------------------|-------|

Date: _____

MEMBER/SHAREHOLDER/PARTNER AGREEMENT

In consideration of the foregoing Consent to Assignment by Taco Bell Franchisor, LLC and its willingness to waive the requirement of Section 13 of the Franchise Agreement that a named, individual franchisee shall at all times retain majority interest in any assignee of the Franchise Agreement, the undersigned, being each and all of the [members/shareholders/partners] of Assignee, agree on behalf of themselves individually and as such [members/shareholders/partners] that ______ [insert primary franchisee name] ("Agent of Assignee"), an individual, does and shall have the power and authority to act on behalf of such Assignee in all matters affecting the subject Taco Bell franchise. The undersigned further so agree that the Agent of Assignee shall not transfer his or her interest in Assignee, nor shall his or her power or authority be curtailed, restricted, or diminished, without Taco Bell Franchisor, LLC's prior written consent, which consent shall not be unreasonably withheld. Furthermore, each of the undersigned agrees that any notice to the franchisee under the Franchise Agreement shall be deemed validly served on each of the undersigned, and on the franchisee under the Franchise Agreement, when such notice is posted, certified mail return receipt requested or by reputable, private courier service, to the address for notice in the Franchise Agreement to the attention of the Agent of Assignee.

| Date: | | | | | | | | | | | |
|-------|--|--|--|--|--|--|--|--|--|--|--|
| | | | | | | | | | | | |

Date: _____

____, [insert member/shareholder/partner]

, [insert member/shareholder/partner]

[If an approved trust is a member/shareholder/partner, use the following for each of the trusts and the trustees and/or beneficiaries signing.]

INSERT NAME OF TRUST

Date: _____

EXHIBIT B-3

EXTENSION AMENDMENT TO FRANCHISE AGREEMENT/KT SUCCESSOR FRANCHISE AGREEMENT

Unit No.:

Amendment to Taco Bell Franchise Agreement or KT Successor Franchise Agreement, as applicable

This Amendment to Taco Bell Franchise Agreement or KT Successor Franchise Agreement, as applicable ("this Amendment") dated as of ______, is by and between Taco Bell Franchisor, LLC, a Delaware limited liability company (the "Company") and ______ (the "Franchisee").

RECITALS

WHEREAS, the Company and the Franchisee entered into a Franchise Agreement or KT Successor Franchise Agreement, as applicable, dated ______ (as applicable, the "Franchise Agreement"), pertaining to Taco Bell Unit No. _____ located at ______ (the "Restaurant"); and

WHEREAS, the Company and the Franchisee desire to amend the Franchise Agreement for the purpose of extending the term of the Franchise Agreement as set forth below.

NOW THEREFORE, in consideration of the terms and conditions set forth herein and in the Franchise Agreement, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Company and the Franchisee hereby amend the Franchise Agreement as follows:

TERMS

- 1. The Term of the Franchise Agreement, together with all the rights and obligations created thereunder, is hereby extended so that the Franchise Agreement shall now expire on _____.
- In consideration for the extension of the Term of the Franchise Agreement, the Franchisee shall, upon execution of this Amendment, pay the Company a non-refundable extension fee in the amount of ______Dollars (\$_____).

Except as specifically amended hereby, the Franchise Agreement and any amendments thereof shall remain in full force and effect in accordance with its stated terms. The words used in this Amendment shall have the same meaning as in the Franchise Agreement unless otherwise noted. In the event of a conflict between this Amendment and the Franchise Agreement, this Amendment shall control.

IN WITNESS WHEREOF, the parties have executed this Amendment effective as of the date of the Company's execution below.

Franchisee

The Company

| By: | By: |
|-------|-------|
| Name: | Name: |
| Its: | Its: |
| Date: | Date: |

| Ву: | |
|-------|--|
| Name: | |
| Its: | |
| Date: | |

THIS AMENDMENT SHALL NOT BECOME EFFECTIVE UNLESS AND UNTIL SIGNED BY A CORPORATE OFFICER OF THE COMPANY. NO FIELD REPRESENTATIVE IS AUTHORIZED TO EXECUTE THIS AMENDMENT IN THE NAME OR ON BEHALF OF THE COMPANY.

EXHIBIT B-4

IN-LINE 10+10 ADDENDUM TO THE TACO BELL FRANCHISE AGREEMENT

IN-LINE 10+10 ADDENDUM TO THE TACO BELL FRANCHISE AGREEMENT

This In-Line 10+10 Addendum (this "Addendum") amends the Taco Bell Franchise Agreement dated (the "Franchise Agreement") between TACO BELL FRANCHISOR, LLC, a Delaware limited liability company (the "Company") and ______ (the "Franchisee").

1. **Precedence and Defined Terms**. This Addendum is an integral part of and is incorporated into the Franchise Agreement. This Addendum supersedes any inconsistent or conflicting provisions of the Franchise Agreement. Terms not otherwise defined in this Addendum have the meanings as defined in the Franchise Agreement.

2. <u>Section 2.0</u> The last sentence of Section 2.0 of the Franchise Agreement shall be deleted in its entirety and shall be replaced with the following:

"The Franchisee shall have the right to enter into one consecutive successor franchise agreement (a "Successor Agreement") featuring a term of 10 years (a "Successor Term") if it has complied with the conditions and procedures set forth in Section 2.2 below. The Successor Term will begin on the first date immediately following the date that the Term expires and the Successor Agreement will supersede this Agreement. The Successor Agreement will not take the form of an extension of this Agreement; but instead, may materially vary from this Agreement in all respects including the required completion of a Mid-Term Upgrade by the 6th anniversary of the Successor Term, provided, however, that the applicable successor fee will be in the amount of 1/2 of the then current initial fee for an In Line 10 + 10 Franchise Agreement and the periodic franchise fee due during the Successor Term will not be greater than the periodic franchise fee that the Company then imposes on similarly situated franchisees entering into successor agreements. The Franchisee's right to enter into a Successor Agreement is exercisable only once, however, and this Section 2.0, Section 2.1 and the below Section 2.2 shall be excluded from and of no effect during the Successor Term. The conditions to and procedures governing the Franchisee's right to enter into a Successor Agreement are set forth in Section 2.2 below."

3. <u>Section 2.2</u> The following provision shall be added as Section 2.2 of the Franchise Agreement:

"2.2 The Franchisee's right to enter into a Successor Agreement will be conditioned on the following:

- A. Throughout the Term and at the time of expiration of the Term, the Franchisee must have performed all of its material obligations and not be in breach of any term or condition of this Agreement, the Manual, and other agreements between the Franchisee and the Company or the Company's affiliates;
- B. Throughout the Term and at the time of expiration of the Term, the Franchisee must have maintained results on the Owner's Performance Summary ("OPS") that qualifies it to be Growth Approved (as set forth in the Manual);
- C. The Franchisee must have completed the Mid-Term Upgrade by the deadline and in the manner specified in Section 5.1 of this Agreement;
- D. The Franchisee must notify the Company in writing no more than 18 months and no less than 12 months prior to the expiration of the Term of this Agreement of its desire to enter into a Successor Agreement;
- E. At the time of expiration of the Term, the Franchisee must have completed an upgrade to the Restaurant in accordance with the requirements of the Company (This upgrade is in addition to the Mid-Term Upgrade specified in Section 5.1);
- F. The Franchisee must provide the Company with any documentation it so requests in connection with its desire to enter into a Successor Agreement; and,
- G. At least 60 days prior to the expiration of the Term, the Franchisee must: (i) execute and return to the Company its then-current form of a 10 year Successor Agreement; (ii) execute and return to the Company its then-current form of general release; and, (iii) pay to the Company a successor fee equal to ½ of the applicable then-current initial franchise fee.

If the Franchisee has timely and fully satisfied each of the above terms and conditions prior to and upon expiration of the Term, the Company will memorialize the grant of the Successor Term by executing and transmitting to Franchisee the fully signed Successor Agreement.

If the Franchisee does not timely and fully satisfy each of the above terms and conditions prior to the expiration of the Term, this will be considered Franchisee's conclusive election not to exercise its right to enter into a Successor Agreement and such right will then automatically lapse and expire without further notice or action by the Company. If this occurs, this Agreement will terminate at the end of the Term, except for the post-termination and post-expiration provisions of this Agreement which by their nature will survive.

Time is of the essence with regard to the terms and conditions of this Section 2.2."

4. <u>Section 3.9</u> The following provision shall be added as Section 3.9 of the Franchise Agreement:

Throughout the Term of the Franchise Agreement and any Successor Agreement, the Restaurant does not receive protections of the Company's Integrated Expansion and Development Policy ("IE Policy") and the Franchisee therefore cannot object to nearby development on that basis.

5. <u>Section 5.1</u>. Section 5.1 of the Franchise Agreement is amended to read:

"As a condition of continuing this Agreement after the sixth anniversary of the Date of Grant, the Franchisee shall, between the fifth and sixth anniversaries of the Date of Grant, upgrade the Restaurant in accordance with the Manual ("Mid-Term Upgrade"). The scope of the Mid-Term Upgrade shall be defined in the Manual and generally shall include an interior refresh (including paint, counters, seats, settees, chairs, tables, soffits, and lighting), an exterior refresh (including paint and the addition of, modification to, or incorporation of any new critical design elements), and a signage upgrade. The Franchisee must obtain the Company's prior written approval of the exact scope of the Mid-Term Upgrade pursuant to the procedures stated in the Manual. In the event the Franchisee fails to obtain the Company's prior written approval or complete timely the Mid-Term upgrade pursuant to this section, Franchisor may terminate this Agreement pursuant to Section 15."

6. <u>Remaining Terms Unaffected</u>. The remaining terms of the Franchise Agreement are unaffected by this Addendum and remain binding on the Company and Franchisee.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Addendum on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

Ву _____

Title _____

Date _____

FRANCHISEE

Name Date

EXHIBIT C

MARKET BUILD OUT AGREEMENT

MARKET BUILD OUT AGREEMENT

WHEREAS, Franchisee has entered into an Asset Purchase Agreement dated ______ ("Purchase Agreement") with ______, a _____ pursuant to which Franchisee has agreed to purchase certain Taco Bell restaurants listed in the Purchase Agreement.

WHEREAS, Taco Bell's consent to this transfer is subject to certain conditions, including Franchisee's agreement to develop ______ (__) Taco Bell restaurants upon the terms and conditions set forth herein.

WHEREAS, the parties have identified Development Locations as defined in Section 3 below, that Taco Bell and Franchisee agree have potential for development of one or more Taco Bell restaurants (each, a "New Restaurant") as further defined in Section 3 below.

WHEREAS, Franchisee desires to enter into a Franchise Agreement with Taco Bell for each New Restaurant within the Development Locations within the time frames set forth in the Development Schedule, as further defined in Section 3 below.

WHEREAS, Taco Bell, subject to the terms and conditions of this Agreement, is willing to enter into a Franchise Agreement with Franchisee for each New Restaurant within the Development Location within the time frames set forth in this Agreement.

NOW, THEREFORE, in consideration of the promises and mutual covenants contained herein, in the Franchise Agreement and in the Purchase Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Taco Bell and Franchisee agree as follows:

- 1. RECITALS. The foregoing recitals are hereby incorporated into and made a part of this Agreement.
- TERM. The term of this Agreement shall begin on the Effective Date and, except pertaining to Section 8, shall end on the tenth (10) year anniversary after the end of the last Time Period¹ as set forth in Schedule "A" (the "Expiration Date") except as specifically provided herein.
- 3. DEFINITIONS. Capitalized terms shall have the following meanings for the purpose of this Agreement:
 - A. "Acquired Restaurants" means Taco Bell restaurants (including multi-brand restaurants) that are purchased by Franchisee from Taco Bell, an affiliate of Taco Bell, or from another franchisee.
 - B. "Development Schedule" means the development schedule set forth in Schedule "A" attached hereto.
 - C. "Development Location" means the locations identified on Schedule "B" attached hereto.
 - D. "Force Majeure Event" means any of the following events to the extent any such event (alone or in the aggregate) has a material adverse effect on the operations or financial condition of Franchisee or, in the case of the development of a New Restaurant, the development of such Restaurant, and in each case is beyond Franchisee's reasonable control, is unforeseen and could not have been reasonably planned for, prevents Franchisee's performance or the development of such New Restaurant for a continuous period of at least thirty (30) days, and such non-performance could not have been avoided with the reasonable care of Franchisee: acts of God, flood, fire or explosion, (i) (ii) (iii) war, invasion, riot or other civil unrest, (iv) governmental order, mandate, regulation or law,

¹ Time Period means each of the specified time periods set forth in Schedule A.

(v) embargoes or blockades, (vi) national or regional emergency, (vii) strikes or labor stoppages, (viii) epidemics and pandemics, or (ix) any System Adverse Event²; <u>provided</u> that none of the following events shall constitute a Force Majeure Event: (1) any current or foreseeable event in connection with an epidemic or pandemic (including the COVID-19 pandemic), (2) any current or foreseeable supply chain issue, including the delay or unavailability related thereto or (3) a flood, fire, explosion or similar event that does not affect the development of such New Restaurant.

- E. "Franchise Agreement" shall mean and refer to the then-current franchise agreement form that Taco Bell issues for its traditional restaurants or the then-current license agreement form that Taco Bell issues for its non-traditional or "Express" restaurants, as is appropriate.
- F. "New Restaurant" means a newly constructed freestanding or inline Taco Bell restaurant. For purposes of this Agreement and the Development Schedule, a New Restaurant shall not include any of the following: (i) multi-brand units; (ii) Taco Bell restaurants which, according to Taco Bell's successor guidelines are successor units to existing restaurants; or (iii) any Taco Bell restaurant for which Franchisee receives any type of financial or other type of incentive, including, but not limited to, the National Incentive or other published incentive, unless as specifically permitted in Schedule A below; (iv) Acquired Restaurants.
- G. "Net New Restaurant(s)" means the number of New Restaurants that Franchisee opens to the public in a specified Time Period minus the number of Taco Bell restaurants that Franchisee permanently closes during the same Time Period. Net New Restaurants do not include Taco Bell restaurants that are open before the beginning of the specified Time Period or Taco Bell restaurants that are opened after the end of the specified Time Period. When assessing whether the Development Schedule has been met, Taco Bell shall take into account the number of Net New Restaurants opened during a Time Period.
- H. "Opening Date" as used herein means the last day of the Time Period in which the New Restaurant is to be opened to the public for business.
- 4. APPROVAL AND QUALIFICATION OF SITES. Each New Restaurant to be developed hereunder shall be subject to Taco Bell's prior express written approval in accordance with Taco Bell's thencurrent standard procedures for site approval, including with respect to architectural and design standards, and will be operated pursuant to a Franchise Agreement on Taco Bell's then-current standard form for new, free-standing or inline restaurants, as applicable, to be issued to Franchisee prior to opening the New Restaurant. Franchisee agrees to abide by and faithfully adhere to the terms of the Franchise Agreement for each New Restaurant.
- 5. TIME IS OF THE ESSENCE. Franchisee's timely performance of its obligations under this Agreement is of material importance and is of the essence to this Agreement.
- 6. NO EXCLUSIVITY. There is no exclusivity granted to Franchisee by this Agreement. Taco Bell expressly reserves for its own use and the use of others all rights to use and develop any Taco Bell restaurants in its sole discretion. Such reservation of rights includes the right to use, develop and/or transfer any Taco Bell restaurant and other operations, products, services, methods, and points of

² System Adverse Event means any event or occurrence or combination of events or occurrences caused by Taco Bell or its affiliate(s) that has a material adverse economic effect (such as a material adverse economic effect on EBITDA) on a significant number of Taco Bell franchisees, including Franchisee. For the avoidance of doubt, a System Adverse Event must be caused by Taco Bell or its affiliate(s) and none of the following (and no effect arising out of or resulting from any of the following) shall, either alone or in combination, constitute or be taken into account in determining whether a System Adverse Effect has occurred: (a) general economic, business, political, industry, trade or credit, financial or capital market conditions (whether in the United States or internationally), including any conditions affecting generally the industries or markets in which Franchisee operates; (b) earthquakes, tornados, hurricanes, floods, acts of God and other force majeure events; (c) disease outbreaks, epidemics and pandemics (including the COVID-19 pandemic); (d) acts of war, civil unrest, terrorism and military actions; (e) any changes in general legal, regulatory, trade or political conditions; and (f) strikes, slowdowns or work stoppages.

distribution of any and all sorts. Franchisee's rights granted in this Agreement are expressly made subject to the existing rights of third-party franchisees, including, but not limited to, Taco Bell restaurant registrations for new builds, successors, offset, scrape, and remodels and to currently open Taco Bell restaurants.

7. DEVELOPMENT SCHEDULE, RIGHTS AND OBLIGATIONS. Subject to the terms and conditions herein, Franchisee will have the obligation to execute a Franchise Agreement for and to commence operations of a New Restaurant within the Development Location according to the Development Schedule. The exact locations of each New Restaurant within the Development Location are subject to Taco Bell's express written approval.

A New Restaurant will be considered timely developed if: (i) the New Restaurant is within the Development Location; (ii) the New Restaurant is opened for continuous operation by the Opening Date specified in Schedule A; (iii) the Franchise Agreement has been signed by Franchisee and Taco Bell for the New Restaurant; (iv) the initial franchise fee has been paid; and (v) the New Restaurant is operating in compliance with the terms of the Franchise Agreement. Franchisee agrees to use its commercially reasonable efforts and to take all steps and actions to fully and timely satisfy its development obligation. Failure to meet any deadline set out in Schedule "A" shall cause the monetary sums set forth in paragraph 8 to be due and payable to Taco Bell immediately and without demand.

8. PAST DUE DEVELOPMENT FEE. Franchisee shall pay Taco Bell an initial franchise fee of \$45,000 for each New Restaurant, \$10,000 of which is payable upon registration and the balance of which is due upon such New Restaurant's groundbreak.

Further, Franchisee and Taco Bell agree that Taco Bell would be significantly damaged if Franchisee failed to timely and fully meet its Development Schedule as outlined in Schedule A. Franchisee and Taco Bell also agree that measuring the precise amount of this damage would be difficult and costly. Instead of a precise damages calculation, Franchisee and Taco Bell agree that the fees set out below are a fair and reasonable approximation of what Taco Bell's damages would be. Accordingly, Franchisee and Taco Bell agree that Franchisee shall immediately pay to Taco Bell, without demand, the fees set out in subparagraphs A and B below for each such New Restaurant that is not timely and fully satisfied:

- A. Forty-Five Thousand Dollars (\$45,000) within five (5) calendar days of the last day of the relevant Time Period. This payment will be credited toward the initial franchise fee for the applicable New Restaurant so long as the New Restaurant is opened to the public by the Opening Date of the last Time Period as set forth in Schedule A. This payment will not be credited toward the initial fee for any other restaurant and is non-refundable.
- B. For each New Restaurant that is not developed on or before the Opening Date Franchisee agrees to pay to Taco Bell \$4,231 ("Period Sum") for each four- or five-week accounting period of Taco Bell's pertinent financial calendar ("Accounting Period") starting on the Opening Date. Each payment of a Period Sum shall be made by Franchisee within seven (7) days after the last day of that Accounting Period to which it applies. For each New Restaurant not opened on or before the Opening Date, the Period Sum shall be paid by Franchisee until the earlier of i) the date that the New Restaurant actually opens in such Development Location or ii) 10 years after the Opening Date. For each New Restaurant opened in the middle of an Accounting Period, Franchisee shall pay a pro-rated Period Sum for that portion of the Accounting Period occurring after the New Restaurant's opening. Franchisee shall not be entitled to a reimbursement of any amount paid as a Period Sum.

Notwithstanding the foregoing, Franchisee will not be liable to Taco Bell for any Period Sum to the extent that Franchisee's failure to meet the development schedule for any New Restaurant resulted directly from a Force Majeure Event provided that any delay resulting from a Force Majeure Event shall extend performance, and suspend Franchisee's payment of any Period Sum, only so long as, and to the extent that, Franchisee's performance is prevented by such Force Majeure Event. The foregoing extension shall not exceed six (6) months for any given New Restaurant. Further, to be

eligible for the extension, Franchisee shall (a) promptly (and in any event within five (5) days) notify Taco Bell in writing of the nature and extent of the circumstances of the Force Majeure Event, which notice shall contain a reasonably detailed description of the Force Majeure Event and the impact, issues and/or destruction that such event has caused, and (b) use commercially reasonable efforts to establish and implement a plan that minimizes the disruption of such Force Majeure Event to Franchisee, remedies the situation, and removes the cause of Franchisee's inability to perform as soon as reasonably practicable under the circumstances. The foregoing shall not limit any other remedy available to Taco Bell relating to a breach by Franchisee of this Agreement or the Franchise Agreements. Franchisee shall resume the performance of its obligations as soon as reasonably practicable after the removal of the cause of any Force Majeure Event.

9. FAILURE TO COMPLY WITH CONDITIONS.

If Franchisee fails to:

i) meet Taco Bell's financial and operational criteria for development in accordance with Taco Bell's then-current policies, procedures and standards; or

ii) remain in good standing as a Taco Bell franchisee, as determined by Taco Bell in accordance with its then-current policies, procedures and standards; or

iii) make any payment due under Section 8 of this Agreement and cure such breach within ten (10) days of written demand from Taco Bell,

then Taco Bell shall be entitled to terminate this Agreement and Franchisee shall be required to pay to Taco Bell within five (5) days of written demand all amounts that would be due under Section 8 of this Agreement at or prior to the Expiration Date, or such later date as may be specified in Section 8.B.

10. DISPUTE RESOLUTION.

This Agreement; all relations between the parties; and any and all disputes between Franchisee and Taco Bell, whether such dispute sounds in law, equity or otherwise, is to be exclusively construed in accordance with and/or governed by (as applicable) the law of the State of New York without recourse to New York (or any other) choice of law or conflicts of law principles. If, however, any provision of this Agreement is not enforceable under the laws of New York, and if Franchisee's franchised business is located outside of New York and the provision would be enforceable under the laws of the state in which the franchised business is located, then that provision (and only that provision) will be interpreted and construed under the laws of that state. This Section is not intended to invoke, and shall not be deemed to invoke, the application of any franchise, business opportunity or similar law of the State of New York which would not otherwise apply by its terms jurisdictionally or otherwise but for the within designation of governing law.

With respect to any court proceeding between Franchisee and Taco Bell concerning the enforcement, construction or alleged breach or termination of this Agreement, Franchisee hereby submits to the personal jurisdiction and venue of the federal and California state courts located in Orange County, California, for all such matters, and promises not to commence against Taco Bell any court proceeding concerning such matters in any other courts.

11. MISCELLANEOUS.

- A. None of Franchisee's rights or obligations herein are assignable.
- B. The parties shall keep all of the terms of this Agreement strictly confidential, so long as this Agreement is in effect.

- C. This Agreement may not be modified or amended except by a written document, signed by all parties, specifically referring to the portion of this Agreement being amended and modified.
- D. All notices to be given hereunder shall be in writing and shall be deemed given when first received or tendered during normal business hours for the locale of the addressee at the appropriate address set forth below, or such other address as one party may hereafter provide to the other with not less than three (3) business days' notice.

| If to Taco Bell: | If to Franchisee: |
|---------------------------|----------------------------------|
| Taco Bell Franchisor, LLC | [insert Franchisee contact info] |
| 1 Glen Bell Way | |
| Irvine, CA 92618 | |
| Attn: General Counsel | Attn: |

- E. Terms of gender and captions as used in this Agreement are strictly for convenience and shall have no bearing on its construction.
- F. No waiver by either party of any breach, default or unfulfilled condition shall be deemed a waiver of any subsequent or other breach, default or unfulfilled condition. No waiver shall be effective unless in writing and signed by an authorized signatory of the waiving party.

IN WITNESS WHEREOF, the parties hereto through their duly authorized signatories have caused this Agreement to be executed and delivered as of the Effective Date.

| FRANCHISEE [insert entity name] | TACO BELL FRANCHISOR, LLC | | | | |
|------------------------------------|---------------------------|--|--|--|--|
| By: | Ву: | | | | |
| Title: | Title: | | | | |
| Date: | Date: | | | | |
| | | | | | |

[insert shareholder/member]

Date:

DEVELOPMENT SCHEDULE

SCHEDULE "A"

1

SCHEDULE "B"

DEVELOPMENT LOCATION

2

EXHIBIT D

RELEASE

RELEASE

This RELEASE is made on DATE, by the undersigned franchise applicant.

In consideration of the franchise(s) to be issued to the undersigned franchise applicant (the "undersigned") for the proposed TACO BELL restaurant(s) listed above, each of the undersigned hereby waives, releases, and forever discharges Taco Bell Franchisor, LLC, a Delaware limited liability company, its affiliated entities, including without limitation Taco Bell Franchise Holder 1, LLC, a Delaware limited liability company and, Taco Bell Corp., a California corporation, (collectively, the "Releasees"), and all of the Releasees' officers, directors, employees, agents, attorneys and representatives, as well as each of its and their parents, subsidiaries and affiliates from any and all claims, demands, liabilities or causes of action in law or in equity of whatsoever nature arising prior to and including the date hereof, known or unknown, suspected or unsuspected, which any or all of the undersigned now have or may hereafter have by reason of any act, omission, event, deed or course of action having taken place, or having been omitted, or on account of or arising out of any franchise or lease agreement or any other agreement between the undersigned and any of the Releasees and/or any of its or their parents, subsidiaries or affiliates occurring prior to the date of this Release, except as may be prohibited by law. This Release does not apply to claims arising from representations in the Franchise Disclosure Document of Taco Bell Franchisor, LLC, and any exhibits or amendments thereto. It is expressly acknowledged by the undersigned that any and all rights granted under Section 1542 of the California Civil Code are hereby expressly waived. Such statute reads as follows:

"Section 1542.

A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release, and that if known by him or her would have materially affected his or her settlement with the debtor or released party."

In addition, each of the undersigned hereby warrants and represents to the Releasees and Yum! Brands, Inc. ("Yum") that the undersigned has never assigned to anyone any claim of the undersigned's against the Releasees or against any of the Releasees' subsidiaries or against Yum, whether for damages or any other form of relief.

Name of [insert entity]

By: _____

Title: _____

Franchisee's name

Franchisee's name

Franchisee's name

BY SIGNING THIS RELEASE YOU ARE GIVING UP ANY CLAIMS YOU MAY HAVE OR HAD AGAINST THE RELEASEES OR ITS AFFILIATES INCLUDING YUM OR ANY OF THEM, INCLUDING CLAIMS UNRELATED TO THIS PROPOSED DEVELOPMENT OR MATTER. PLEASE CONSULT YOUR ATTORNEY BEFORE SIGNING THIS DOCUMENT.

EXHIBIT E

RELATIONSHIP AGREEMENT, LETTER OF CREDIT, AND GUARANTY

RELATIONSHIP AGREEMENT¹

THIS RELATIONSHIP AGREEMENT (this "**Agreement**") is made and entered into as of [•], 202_, by and among:

the following persons and entities ("**Obligors**"): _____; and

Taco Bell Franchisor, LLC, a Delaware limited liability company ("**Franchisor**"), having its principal place of business at 1 Glen Bell Way, Irvine, California 92618.

RECITALS

WHEREAS, Obligors own or hold an interest or perform a role or function in [Name of Franchisee] ("Franchisee") and want Franchisor to grant to Franchisee, now and in the future, franchise agreements (the "Franchise Agreements") permitting Franchisee to use Franchisor's Trademarks, System, and Manual (as such terms are defined below) to operate Taco Bell branded restaurants at various locations (the "Restaurants"); and

WHEREAS, each of the Obligors agrees to execute this Agreement, containing the terms, conditions, rights, and obligations stated below, in favor of Franchisor specifically to induce Franchisor to grant the Franchise Agreements to Franchisee.

NOW, THEREFORE, in consideration of the mutual promises herein, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

I. **DEFINITIONS**

The following terms shall have the following meanings:

- A. "Change in Control" means, with respect to any entity, the acquisition by any person or entity, either directly or indirectly, of (i) the right to exercise control (either alone or with one or more other persons or entities) with respect to such entity or any board of directors or similar governing body of such entity, whether through the acquisition of voting securities, by contract or otherwise, (ii) equity interests representing more than fifty percent (50%) of the outstanding equity interests in such entity, or (iii) all or a material portion of the assets of such entity.
- B. "Confidential Information" means the Manual and all information concerning the business, operations, finances, trademarks, system, or franchise enterprise of

¹ Note to Draft: This form RA is applicable to franchisees that have incurred amortizing debt.

Franchisor that Franchisee obtains from any source (including, without limitation, the operation of the Restaurants) or that Franchisor or its directors, officers, employees, or other representatives provide or make available to Franchisee. It includes the foregoing information obtained, provided, or made available anywhere in the world, and, retrospectively, the foregoing information obtained, provided, or made available before execution of this Agreement. It includes the foregoing information in any form or media, whether oral, written, visual (such as information illustrated by, or derived by inspecting, product, equipment, materials, structures, or processes), numbers or figures, information tables or databases, graphics, illustrations, and computer files, records, and memory. Confidential Information further includes both the original information and all copies, reproductions, extracts, or derivative forms of such information, in whole or in part, such as notes, summaries, reports, analyses, data, and charts. Finally, for the avoidance of doubt, the term "Confidential Information" specifically includes sales, product, supply, and volume data, trade secrets, proprietary information, know-how, techniques, methods, processes, procedures, specifications, recipes, ingredients, product information, financial information, systems, strategies, plans, and any other information or data concerning the research, development, production, sale, or marketing of food products or the operation of a restaurant business.

- C. "**Manual**" means all manuals, notices, correspondence, and other information that Franchisor may publish or provide from time-to-time in any form or media, including written or printed material, computer data, programs, and files, and online information, memorializing the standards, policies, procedures, rules, guidelines, techniques, and know-how related to the System. For the avoidance of doubt, the Manual also includes the information, policies, procedures, standards, and other materials currently housed in the My Taco Bell online database.
- D. ["**Permitted Franchisee Indebtedness**" means indebtedness for borrowed money of Franchisee incurred under credit agreement(s) entered into in connection with the closing of the transactions contemplated by the [Purchase Agreement] and approved by Franchisor in writing prior to the date hereof.]
- E. "**Principal Operator**" means the most senior person in the franchise organization(s) who is responsible and accountable for, involved in, and familiar with the day to day operations of Franchisee's Taco Bell branded business. A Principal Operator shall have authority to receive communications from and communicate with Franchisor regarding operations matters on behalf of Franchisee. A Principal Operator is required to attend such operations and other training, and maintain such operations or training certifications, as Franchisor may specify from time-to-time. The Principal Operator with respect to Franchisee as of the date hereof is [•].
- F. "System" means all standards, policies, procedures, rules, guidelines, techniques, and know-how, including all trade secrets, copyrights, patents, and other

intellectual property, concerning the operation of a Taco Bell branded restaurant business.

G. "Trademarks" means all trademarks licensed in the Franchise Agreements.

II. OBLIGORS' DIRECT OBLIGATIONS

- A. <u>Agreement to Use Reasonable Efforts</u>: Each Obligor agrees:
 - 1. to use its, his or her reasonable efforts (including the exercise of any voting, control, or management rights) at all times to cause Franchisee to comply timely and fully with all obligations under each Franchise Agreement;
 - 2. to perform no act (including the exercise of any voting, control or management rights) or omission, in each case that would cause, or would reasonably be expected to cause, a breach of, or other default in, any obligation of Franchisee under any Franchise Agreement; provided, <u>however</u>, that no Obligor shall be required by this <u>Section II(A)</u> to perform any act prohibited by applicable law.
- B. <u>Agreement Regarding Specific Acts</u>: Each Obligor agrees not to perform, and not to cause Franchisee to perform, any of the following acts or omissions:
 - 1. sub-license to anyone, or otherwise permit or authorize anyone other than Franchisee to use, the Trademarks, System, Manual, or any part thereof;
 - 2. with respect to the Trademarks, (i) claim any right, title, or interest in or to the Trademarks, (ii) contest or aid in contesting, directly or indirectly, the validity, ownership, or use of the Trademarks, (iii) take any action in derogation of Franchisor's rights to the Trademarks, or (iv) use the Trademarks in any manner other than in strict compliance with the Manual or as expressly approved by Franchisor in writing from time to time;
 - 3. claim any right, title, or interest in or to the System, the Manual, any information or materials included in the System or Manual, or any goodwill associated with the Trademarks (whether now or accreting hereafter, including any goodwill resulting from operation and promotion of the Restaurants);
 - 4. offer for sale from any Restaurant any food, beverages, or products other than those expressly described in the Manual or approved in writing by Franchisor, or offer such food, beverages, or products for sale from somewhere other than a Restaurant's premises, or under or in connection with any trademark or service mark other than the Trademarks, in each case without Franchisor's prior written approval;

- 5. speak or make statements, whether public or private, on behalf of the Franchisor or any affiliate of Franchisor, or the Taco Bell brand or Franchise System, in each case without Franchisor's prior written approval;
- 6. use the Trademarks or refer to Franchisor, the System, or the products or services of the System, in each case, in any oral or written statement or material that, in Franchisor's judgment, may be in bad taste or inconsistent with Franchisor's public image, or may tend to bring disparagement, ridicule, or scorn upon Franchisor, the System, the products or services of the System, the Trademarks, or the goodwill associated therewith;
- 7. transfer, assign, encumber, or grant any security interest, in any way, in or to any Franchise Agreement without Franchisor's prior written approval;
- 8. during the term of this Agreement and for the period set forth in Section III(A), directly or indirectly engage in, acquire any financial, beneficial or equity interest in, or perform any services (including consulting or advisory services) for any Quick-Service Restaurant Business, any Mexican Casual Dining Business or any Mexican Quick Casual Dining Business, in each case anywhere in the world, other than the Restaurants or any Yum! Brands concept; provided that, in the case of any natural person, the restrictions set forth in this Section II(B)(8) shall not apply to (x) passive investments in any commingled investment fund or vehicle managed by a third party manager (exclusive of any Obligor or any affiliate of any Obligor) so long as such individual's direct and indirect interests in any business otherwise prohibited by this Section II(B)(8) comprises less than five percent (5%) of the outstanding equity in such business and so long as such individual has no rights to participate in the management of any investment of such commingled investment fund or vehicle and (y) passive investments in any publicly traded securities of any public company (up to a cap of one percent (1%) of such public company's outstanding securities of that class or type) (collectively the "Permissible Activities"); and
- 9. directly or indirectly, take or permit any direct or indirect parent, subsidiary or other entity identified on <u>Schedule 1</u> to take, any action with the intent or effect of avoiding or otherwise circumventing any provision of this Agreement or the intent of the parties to this Agreement.
- C. <u>No Change in Corporate Structure</u>: Each Obligor represents and warrants to Franchisor that <u>Schedule 1</u> (Organizational Chart) to this Agreement is a true and correct illustration of Franchisee's corporate structure and sets forth all of the direct and indirect parent and subsidiary companies (or other entities) of Franchisee [and Holdings] and, with respect to each Obligor and other such entity, all individuals and/or entities that control (directly or indirectly) such Obligor or such other entity. Each Obligor agrees to not permit any change to the corporate structure and other

information illustrated in <u>Schedule 1</u>, whether by sale, transfer, or otherwise, without Franchisor's prior written approval.

D. No Transfer of Interest or Grant of Lien: Each Obligor represents and warrants to Franchisor that Schedule 2 (List of Franchisee's Direct & Indirect Shareholders & Ownership Interests) is a true and correct identification of the holders of the direct and indirect equity interests in Franchisee and each Obligor that is an entity (and/or such other entity in Franchisee's corporate structure required to be illustrated in Schedule 1) on the date of this Agreement. Each Obligor agrees not to cause or permit the sale, gift, pledge or other transfer to any other person or entity, in any way, without Franchisor's prior written approval, of any interest or share identified in Schedule 2 or any Restaurant (or substantially all of the assets comprising any Restaurant); provided that, without limiting the generality of the provisions set forth in Section II(C) and this Section II(D), (i) [Insert applicable Obligors] may transfer such interests to any Qualified Transferee (as defined below) in one or more transactions that are in compliance with all applicable laws (including securities laws) and (ii) the Obligors may grant security interests in the assets comprising any Restaurant (other than any Franchise Agreement) to a lender pursuant to the Permitted Franchisee Indebtedness. The parties hereto agree that notwithstanding anything in this Agreement to the contrary, no grant of security interest in a Franchise Agreement or this Agreement shall be assignable or is capable of being encumbered to secure obligations under the Permitted Franchisee Indebtedness or any other indebtedness of the Obligors; it being expressly understood and agreed that any lien or encumbrance on any Franchise Agreement or this Agreement constitutes a default under this Agreement. For the avoidance of doubt, Franchisor's approval of the Permitted Franchisee Indebtedness shall in no way be deemed approval of any such grant of lien or encumbrance.

For purposes of this Agreement, a "Qualified Transferee" is a person or entity that (i) is not named on any of the two lists maintained by the U.S. Department of Commerce (Denied Persons and Entities) or the list maintained by the U.S. Department of Treasury (Specially Designated Nationals and Blocked Persons) or any of the two lists maintained by the U.S. Department of State (Terrorist Organizations and Debarred Parties) or a person described by Section 1 of the Executive Order (No. 13,224) Blocking Property and Prohibited Transactions with Persons Who Commit, Threaten to Commit or Support Terrorism, 66 Fed. Reg. 49,079 (September 24, 2001), or any successor or similar list maintained by the U.S. Department of Commerce or Treasury, (ii) is not directly or indirectly engaged in, or the holder of any financial, beneficial, or equity interest in, or performing any services for any Quick-Service Restaurant Business, Mexican Casual Dining Business, or Mexican Quick Casual Dining Business, other than the Restaurants, except pursuant to Permissible Activities, and (iii) will not, as a result of a such transfer, obtain control of any Obligor, or a direct or indirect interest in Franchisee (together with its affiliates) in excess of ten percent (10%) of Franchisee's outstanding equity.

- E. <u>No Change of Control</u>: Each Obligor agrees that, without Franchisor's prior written approval, there shall be no Change in Control of any Obligor.
- F. <u>Principal Operator/Substantially Full Time</u>: Each Obligor agrees (and with respect to clause (ii), the Principal Operator agrees and each other Obligor acknowledges) that (i) the Restaurants will be operated at all times under the supervision, management, and control of the Principal Operator, (ii) the Principal Operator and each of Franchisee's officers, management employees, and above-store-level employees shall devote substantially all his or her working time to supervising, managing, and controlling the Restaurants, and shall not engage in any other business or enterprise, and (iii) the Principal Operator shall not be changed, and no other person shall perform the role of Principal Operator, without Franchisor's prior written approval.
- G. <u>Agreement Applies to All Restaurants Except for Restaurants Located in</u> <u>Iowa</u>: Each Obligor agrees that this Agreement and each Obligor's obligations hereunder apply to all Restaurants that Franchisee owns or operates and amends each applicable Franchise Agreement accordingly, with the exception that this Agreement does not apply to Restaurants that Franchisee owns or operates that are in Iowa, or in which any [Holdings] owns any direct or indirect interest, whether now or in the future. If Holdings causes any newly acquired or developed Restaurant located in a state other than Iowa to be held by a new entity, Holdings shall cause written notice thereof to be delivered to Franchisor and, upon such new entity becoming party to a Franchise Agreement, such entity shall be deemed a "Franchisee" for all purposes hereunder.
- H. <u>Confidentiality</u>: Each Obligor agrees:
 - 1. to take all measures necessary to maintain the confidentiality, secrecy, and security of all Confidential Information, including establishing processes and procedures to prohibit and prevent the disclosure of Confidential Information by any of Franchisee's directors, officers, employees, agents, and other representatives, and not to disclose any Confidential Information to any person or entity without Franchisor's prior written approval;
 - 2. to not use or adapt any Confidential Information for any purpose other than managing Franchisee and operating Franchisee's business;
 - 3. that Franchisor owns and shall continue to own (a) any approved copies, reproductions, extracts, or derivative works of Confidential Information, and (b) any developments, conceptions, inventions, patents, copyrights, trademarks, or other intellectual property that in any way includes, is derived from, or is based upon Confidential Information (either in whole or in part, and either directly or indirectly), and that upon Franchisor's request Obligors will execute and cause Franchisee to execute all assignments and other documents necessary to memorialize such ownership; and

- 4. upon Franchisor's demand and at its option, upon termination of the Franchise Agreements or an Obligor ceasing to hold a direct or indirect equity interest in Franchisee, to return to Franchisor or destroy all Confidential Information in any form (including all copies, reproductions, extracts, or derivative works) and certify in writing to Franchisor that the Obligors complied "fully and completely" with such obligation.
- I. <u>Organizational Documents</u>: Each Obligor represents and warrants to Franchisor that it has delivered to Franchisor as of the date hereof a true, correct and complete copy of its certificate of incorporation or formation or partnership (or like document), bylaws, partnership agreement and/or limited liability company agreement (and any similar document), as applicable, and that it has caused Franchisee to deliver to Franchisor a true, correct and complete copy of the same. Each Obligor understands and acknowledges that any amendment or modification of any such documents shall require Franchisor's prior written consent, and no Obligor shall cause or permit any such amendment or modification in the absence of Franchisor's prior written consent. If such consent is granted, the Obligors shall submit copies of such amended or modified organizational documents to Franchisor promptly after the amendment or modification becomes effective.
- J. Letter of Credit: Franchisor acknowledges that Franchisee has delivered to Franchisor a letter of credit issued by $[\bullet]$ in the aggregate amount of $[\bullet]$ (the "Letter of Credit"). Each Obligor acknowledges and agrees that Franchisee shall continue to provide the Letter of Credit during the term of this Agreement, provided that the amount of the Letter of Credit required hereunder may change from time to time in accordance with Exhibit B attached hereto. The Letter of Credit shall (1) name Franchisor as a beneficiary, (2) expressly allow Franchisor to draw upon it in any amount up to the total amount of the Letter of Credit at any time and from time to time in accordance with its terms by delivering to the issuer notice that Franchisor is entitled to draw thereunder, and (3) otherwise be in form and substance satisfactory to Franchisor as determined by Franchisor in its sole discretion. The Letter of Credit shall provide that, if any franchise fees, marketing fees, royalties or other financial obligations (including any indemnification obligations) due from Franchisee to Franchisor or its affiliate or designee are or become in arrears, Franchisor shall have the right and ability (but not the obligation) to draw down immediately on the Letter of Credit an amount equal to its good faith estimates of those franchise fees, marketing fees, royalties or other financial obligations so in arrears (provided that Franchisor shall promptly refund or otherwise credit to the account of Franchisee any overages). Nothing herein shall prevent Franchisor from drawing down additional funds in the amount of additional arrearages that arise in such fees, royalties or other financial obligations. In the event that the Letter of Credit lapses or otherwise ceases to be effective, or if the amount of the Letter of Credit required hereunder shall change as determined pursuant to Exhibit B, Obligors shall immediately cause there to be issued one or more substitute letters of credit on substantially identical terms or on such other

terms as are satisfactory to Franchisor as determined by Franchisor in its sole discretion, and if no such substitute letter of credit is provided prior to the date that is ten (10) business days prior to the expiration of an existing letter of credit, Franchisor may fully draw upon such existing letter of credit and in its sole discretion apply such amounts drawn to amounts due to Franchisor or its affiliates or hold such amounts (or any portion thereof) until a substitute letter of credit has been provided as contemplated hereby.

- K. Breach of Franchise Agreements: Each Obligor acknowledges and agrees that any breach of any obligation stated in this Section II shall be a fundamental default in the Franchise Agreements entitling Franchisor to terminate such Franchise Agreements immediately upon notice (following the expiration of any applicable cure period). In addition, each Obligor and Franchisee acknowledges and agrees that any breach of any obligation stated in any Franchise Agreement (or any other default event described in the terms thereof) by Franchisee, and any default or breach by Franchisee, any of Franchisee's affiliates or any Obligor of any lease or other agreement to which Franchisor or its affiliate is a party relating to Franchisee, its business or a Restaurant (in each case beyond any cure period provided for therein), shall be deemed a breach of this Agreement (including, but not limited to, a breach of any remodel obligation set forth in any Franchise Agreement and/or any obligation with respect to net new restaurant growth set forth in any Market Build Out Agreement). If the nature of the default or breach under any such agreement would have permitted Franchisor to terminate the Franchise Agreement(s) if the default had occurred under the Franchise Agreement(s), then Franchisor shall have the right to terminate this Agreement, any or all Franchise Agreement(s) and all such other agreements in the same manner provided for in the Franchise Agreement(s) for termination thereof.
- L. **Taco Bell Purchase Option:** In the event (i) any change in the corporate structure of any Obligor or Franchisee (as compared to that set forth on Schedule 1 attached hereto) occurs without Franchisor's prior written approval to the extent required in this Agreement, or (ii) no successor Principal Operator is timely designated (upon the departure of the Principal Operator named above or any approved successor thereafter) who meets Franchisor's then current standard criteria (the "Criteria") for approval, Franchisor (in addition to all of its other remedies under this Agreement, the Franchise Agreements, at law and in equity) or any party designated by Franchisor shall have the option (the "Option"), at Franchisor's election, to (A) purchase for cash all of the outstanding equity interests in Franchisee from Holdings (or any of its direct or indirect subsidiaries), (B) purchase for cash all of the Restaurants from Franchisee (or any of its direct or indirect subsidiaries), or (C) take no such action. Any such purchase shall be at a price equal to ninety five percent (95%) of the Fair Market Value (as defined on Exhibit C) of such equity interests or Restaurants, as applicable, as of the time of exercise (taking into account, among other things, the consideration paid in similar transactions involving similar types of businesses of like size). In the event that Holdings and Franchisor are unable to agree to terms for such purchase within ninety (90) days

of Franchisor's exercise of its Option, then Franchisor may (in its sole discretion) rescind its exercise of the Option or require that the purchase occur as set forth in <u>Exhibit C</u> attached hereto. The parties shall use commercially reasonable efforts to close any acquisition contemplated hereby within sixty (60) days from the date of the determination of Fair Market Value. In the event that Franchisor exercises its Option pursuant to this <u>Section II(L)</u>, the guarantees in support of the Franchise Agreements shall continue in full force and effect with respect to all obligations guaranteed thereby due to Franchisor.

- M. Acquisition and Development: Each Obligor hereby represents and warrants that it is acquiring direct or indirect interests in the Restaurants for investment purposes, with the purpose of seeking to improve the operations of the Restaurants, and to develop new Taco Bell branded restaurants, and not with a view toward acquiring additional existing Taco Bell branded restaurants. Each Obligor understands and acknowledges that any acquisition of an existing Taco Bell branded restaurant shall be subject to the prior written approval of Franchisor, which may be granted or withheld in Franchisor's sole discretion. Except with the prior written approval of Franchisor (which may be granted or withheld in Franchisor's sole discretion), each Obligor covenants that it will not (and will cause its subsidiaries and Franchisee not to) enter into any agreement (including letter of intent or similar agreement) or make or accept any offer (including any non-binding or preliminary offer or indication of interest) to, or otherwise agree to, or undertake any negotiations with a view to, acquire existing Taco Bell branded restaurants from any party. In addition, each Obligor agrees, in connection with any discussion regarding any possible acquisition of existing Taco Bell branded restaurants, that it will notify such other person or entity of the restrictions set forth in this Section II(M).
- N. ²[System. Each Obligor represents to Franchisor that Franchisee has installed and participates in the e-Restaurant program (the "**BOH System**"), and that the BOH System is fully installed in each of the Restaurants. Each Obligor acknowledges and agrees that Franchisee shall be required to use and maintain the BOH System at each of the Restaurants for at least twenty-four (24) months after the date the BOH System was installed at each such Restaurant. In the event that Franchisee fails to install, use or maintain the BOH System in all of the Restaurants, Franchisee shall be subject to a penalty in the amount of \$60,000.00, without deduction or set-off for any number of installations or partial compliance, which amount in whole represents both a penalty and liquidated damages to Franchisor for such non-compliance. Further, such non-compliance shall constitute a default under each of the Franchise Agreements with respect to the Restaurants, without regard to any partial compliance at the respective Restaurant.]
- O. **Board of Managers**: Any person who is appointed to the board of directors or board of managers (or similar governing body or advisory board), as applicable, of

² <u>Note</u>: To be deleted if the Restaurants already participate in the e-Restaurant program.

[each Obligor that is an entity]³ (any such person, a "Board Member") shall abide by the following conditions: each Board Member shall (i) enter into confidentiality agreement(s) with Franchisor on the then-current standard form used by Franchisor, (ii) be a reputable person in good business standing, (iii) satisfy the non-competition provisions set forth in Section II(B)(8) as if such person were a party hereto at the time such person is appointed to as a Board Member, and continue to satisfy such provisions throughout the time such person is a Board Member, and (iv) have never been convicted of a felony or fraud or any other crime of moral turpitude or a person that a U.S. person is generally restricted from doing business with under federal or state law (including, without limitation, laws relating to OFAC and money laundering), and in each case of clauses (i) through (iv) above, a member of senior management of Franchisee or an officer of Holdings provides a certificate setting forth such facts and provides Franchisor with the documents referred to in clause (i) above. The appointment of any Board Member in violation of this Section II(O) (or the continuation of such person serving as a Board Member subsequent to such circumstance occurring) shall constitute a breach under each of the Franchise Agreements without a right to cure, which shall entitle Franchisor to automatically terminate all Franchise Agreements.

P. **Indebtedness**: Each Obligor agrees that:

1. it shall not permit Holdings, [any intermediate subsidiary under Holdings], Franchisee or any other entity Obligor or entity with respect to which any direct or indirect interest in Franchisee and its assets and business comprise ten percent (10%) or more of such Obligor's or other entity's assets to (i) incur indebtedness for borrowed money other than with respect to Permitted Franchisee Indebtedness, (ii) guarantee any indebtedness for money borrowed of any person or entity other than a majority-owned subsidiary or (iii) refinance (or otherwise modify the repayment terms of) any portion of the Permitted Franchisee Indebtedness or any other indebtedness that Franchisor approves pursuant to this Section II(P)(1), without in each case obtaining the prior written consent of Franchisor. It is expressly understood and agreed by the Obligors and Franchisor that the requirements of this Section II(P)(1) are in addition to any restrictions set forth in the Franchise Agreements;

2. in the event that Franchisee or any other entity Obligor obtains any institutional term loan (such as a term loan B) or other non-traditional financing (whether or not such debt is Permitted Franchisee Indebtedness or was otherwise approved by Franchisor) that requires the dissemination of any financial or other information regarding the business of Franchisee to multiple lenders or other parties, the Obligors shall not permit such dissemination (including any filing with the Securities and Exchange Commission (or other governmental authority) or other report to multiple persons that includes any portion of such information) until

³ <u>Note</u>: If there are parent entities that this provision should <u>not</u> apply to, change bracketed language to "Holdings, [intermediate subsidiaries under Holdings], and/or Franchisee"

subsequent to the public reporting by Yum! Brands, Inc. of financial information for the same reporting period(s); and

3. Franchisor shall have the right to contact and discuss the financial condition of Franchisee with any of its lenders and/or other creditors, whether as part of a proposed financial restructuring of Franchisee or otherwise.

Q. <u>Financial Covenants</u>:

- 1. Each Obligor agrees to cause Franchisee to maintain, at all times during the term of this Agreement, a (i) Rent Adjusted Leverage Ratio (according to the calculation set forth on <u>Exhibit B</u>) equal to or less than 6.00, <u>provided</u> that any revolving credit facility will not be taken into account in the calculation of the Rent Adjusted Leverage Ratio except to the extent of any amount actually drawn upon such revolving credit facility (the "<u>RAL Financial Covenant</u>"); and (ii) Fixed Charge Coverage Ratio (according to the calculation set forth on <u>Exhibit B</u>) equal to or more than 1.10 (the "<u>FCCR Financial Covenant</u>" and, together with the RAL Financial Covenant, the "<u>Financial Covenants</u>").
- 2. Each Obligor agrees that, without Franchisor's written approval, which approval shall be in the sole discretion of Franchisor, [such Obligor]⁴ will not make, declare, authorize or pay any dividend, distribution or partnership income to any person unless Franchisee is in compliance with (i) the RAL Financial Covenant; and (ii) the FCCR Financial Covenant.
- 3. Each Obligor agrees that the violation of any Financial Covenant will constitute a breach of this Agreement under <u>Section II(K)</u> and, if any such violation occurs during any fiscal quarter during the term of this Agreement, Franchisee (or an Obligor on behalf of Franchisee) shall provide written notice thereof to Franchisor promptly (and in any event within five (5) business days) following the quarterly financial statements for the applicable fiscal quarter in which the violation occurs becoming available (which notice to Franchisor shall contain relevant financial information and other supporting documentation of Franchisee).
- 4. Notwithstanding anything set forth in Section II(Q)(3) to the contrary, Obligors and Franchisee shall not be in breach of this Agreement under Section II(K) (and the required Letter of Credit Amount shall not be subject to adjustment in connection with a Financial Covenant violation) if, prior to the expiration of the date that is thirty (30) days after Franchisee provides the written notice to Franchisor described in Section II(Q)(3) (such 30-day period, the "FC Cure Period"), Franchisee (or any Obligor) cures the

⁴ <u>Note</u>: If there are parent entities that this provision should <u>not</u> apply to, change bracketed language to "none of Holdings, [intermediate subsidiaries under Holdings], or Franchisee"

applicable violation of any Financial Covenant in accordance with the following:

- (a) Franchisee (or any Obligor) may elect to cure a violation of a Financial Covenant by (i) making a cash contribution to Franchisee (any such contribution, a "Cash Contribution"), which Cash Contribution shall be counted as an addback towards EBITDA in accordance with the calculations of Rent Adjusted Leverage Ratio and Fixed Charge Coverage Ratio (in each case as set forth on Exhibit B), or (ii) making a Debt Payoff (as defined below), and, as a result of such Cash Contribution (or such Debt Payoff), Franchisee becomes compliant with the Financial Covenants; provided that a Cash Contribution may only cure such a violation (A) a maximum of two (2) times during any rolling thirty-six (36) month period throughout the term of this Agreement and (B) if the Rent Adjusted Leverage Ratio is equal to or less than 6.50 immediately prior to such Cash Contribution. If a Cash Contribution has already been made two (2) times during any rolling thirty-six (36) month period and Franchisee violates a Financial Covenant a third time (or for any subsequent violation thereafter) during such period (or if the Rent Adjusted Leverage Ratio is greater than 6.50 at any time), Franchisee may only cure such violation by making a Debt Payoff. By way of illustration, if Franchisee violates a Financial Covenant a first time in Q2 of 2025 and cures such initial violation by making a Cash Contribution. Franchisee may make a second Cash Contribution to cure a second violation that occurs in Q3 of 2027. However, if a third violation occurs in Q1 of 2028 (i.e., thirty three (33) months after the first violation), Franchisee may not cure such third violation by making a Cash Contribution and, instead, may only cure such violation by making a Debt Payoff.
- (b) In the event that (i) any subsequent violation of a Financial Covenant occurs after Franchisee (or any Obligor) has made two (2) Cash Contributions to cure prior violations during a rolling thirty-six (36) month period or (ii) the Rent Adjusted Leverage Ratio is greater than 6.50 at any time, in each case Franchisee (or any Obligor) may elect to cure such violation by paying off a portion of the Permitted Franchisee Indebtedness (together with any other indebtedness that Franchisor approves pursuant to this Agreement) to the extent that Franchisee becomes compliant with the Financial Covenants (any such payoff, a "Debt Payoff").
- (c) If Franchisee (or any Obligor) adequately cures the applicable violation of any Financial Covenant in accordance with this <u>Section</u> <u>II(Q)(4)</u> prior to the expiration of the FC Cure Period, Obligors shall provide reasonably detailed written notice of any such cure (and provide reasonably acceptable supporting evidence) to Franchisor.

For the avoidance of doubt, if Franchisee (or any Obligor) fails to cure the applicable violation of any Financial Covenant in accordance with this <u>Section II(Q)(4)</u> prior to the expiration of the applicable FC Cure Period, (1) Obligors and Franchisee shall be deemed to be in breach of this Agreement under <u>Section II(K)</u> and (2) the required Letter of Credit Amount shall be subject to adjustment in accordance with <u>Exhibit B</u>.

- 5. Notwithstanding anything set forth in Section II(Q)(3) to the contrary, Obligors and Franchisee shall not be deemed to be in breach of this Agreement under Section II(K) (and the required Letter of Credit Amount shall not be subject to adjustment in connection with a Financial Covenant violation) if a violation of any Financial Covenant occurs and (A) Franchisee or any Obligor provides written notice thereof to Franchisor promptly (and in any event within five (5) business days) following financial statements for the reporting period in which the violation occurs becoming available (which notice to Franchisor shall contain relevant financial information and other supporting documentation of Franchisee) and (B) such violation is caused by a System Adverse Event and is not within Franchisee's reasonable control, then Obligors shall have ninety (90) days from the date of such System Adverse Event or other circumstance or occurrence (such 90-day period, the "SAE Cure Period") to cure such violation and shall provide reasonably detailed written notice of any such cure (and provide reasonably acceptable supporting evidence) to Franchisor; provided that in no event shall the cure right in the immediately preceding sentence apply if Franchisee's Rent Adjusted Leverage Ratio exceeds 5.25 on a pre-distribution basis. For the avoidance of doubt, if a System Adverse Event occurs and Franchisee (or any Obligor) fails to cure the applicable violation of any Financial Covenant in accordance with this Section II(Q)(5) prior to the expiration of the applicable SAE Cure Period, (1) Obligors and Franchisee shall be deemed to be in breach of this Agreement under Section II(K) and (2) the required Letter of Credit Amount shall be subject to adjustment in accordance with Exhibit B.
- 6. Each Obligor agrees that any distributions, dividends or other income received in violation of this Agreement shall be received in trust for the sole benefit of Franchisor, and shall be promptly paid over and submitted to Franchisor, which distributions, dividends or other income shall be applied to any amounts due (whether past due, currently due or due in the future) from Franchisee.

For purposes of this Agreement, "**System Adverse Event**" means any event or occurrence or combination of events or occurrences caused by Franchisor or its affiliate(s) that has a material adverse economic effect (such as a material adverse economic effect on EBITDA) on a significant number of Taco Bell franchisees, including Franchisee. For the avoidance of doubt, a System Adverse Event must be caused by Franchisor or its affiliate(s) and none of the following (and no effect

arising out of or resulting from any of the following) shall, either alone or in combination, constitute or be taken into account in determining whether a System Adverse Effect has occurred: (a) general economic, business, political, industry, trade or credit, financial or capital market conditions (whether in the United States or internationally), including any conditions affecting generally the industries or markets in which Franchisee or any Obligor operates; (b) earthquakes, tornados, hurricanes, floods, acts of God and other force majeure events; (c) disease outbreaks, epidemics and pandemics (including the COVID-19 pandemic); (d) acts of war, civil unrest, terrorism and military actions; (e) any changes in general legal, regulatory, trade or political conditions; and (f) strikes, slowdowns or work stoppages.

R. <u>**Guaranty**</u>: Each of [Insert applicable Obligors]⁵ shall execute and deliver to Franchisor the Guaranty in the form attached as <u>Exhibit A</u> hereto.

III. GENERAL

- A. <u>Survival and Release</u>. Franchisor agrees to release any Obligor from its, his or her prospective obligations under this Agreement upon the expiration of one year following such Obligor's approved sale or disposition of all its, his or her direct or indirect interests in Franchisee, unless (1) such Obligor retains a management, supervisory or other controlling or decision-making position or role in Franchisee or its direct or indirect parent companies or (2) a breach or default in this Agreement, a Franchise Agreement or any guaranty in support of this Agreement or a Franchise Agreement occurs on or prior to such one year anniversary and continues thereafter, in which case the effectiveness of this Agreement shall be extended until all such breaches and defaults have been cured.
- B. **No Initial Public Offerings or other Distributions of Securities.** Each of the Obligors hereby covenants that it shall not cause, assist or permit any of the Obligors or Franchisee (i) to make a public offering or broadly disseminated general private distribution of its debt or equity securities or (ii) to register its debt or equity securities and Exchange Commission or (iii) to voluntarily file reports with the Securities and Exchange Commission. Under no circumstances shall any of the Obligors or Franchisee cooperate with any attempt by any person or entity to make a public offering or broadly disseminated general private distribution of any direct or indirect ownership interest in any such Obligor or Franchisee or supply any information about the operations or business of Franchisee to any federal or state agency or instrumentality in connection therewith, and each of the parties shall promptly inform Franchisor if the party becomes aware of any such attempt.

IV. MISCELLANEOUS

⁵ <u>Note</u>: Guarantors generally should be the following Obligors: the Individuals, the management entity, Holdings, and any intermediate subsidiaries between Holdings and Franchisee.

- A. Any notice or other communication required or permitted under this Agreement shall be in writing addressed to the addressee at the address specified in <u>Schedule</u> <u>3</u> to this Agreement (Notice Addresses) (or such other address as is specified in writing by the addressee) by nationally recognized courier and will be deemed received by the addressee on the date of delivery.
- B. This Agreement will inure to the benefit of Franchisor, its successors and assigns and may be assigned by Franchisor to any other party without Obligors' prior approval.
- C. No Obligor may assign any of its, his or her rights or obligations under this Agreement.
- D. The delay or failure of Franchisor to exercise any right or remedy pursuant to this Agreement will not operate as a waiver of the right or remedy. All rights and remedies under this Agreement are cumulative and the exercise of one right or remedy will not limit the exercise of any other right or remedy.
- E. This Agreement may be amended, modified, or revised only in writing signed by Franchisor and Obligors.
- F. This Agreement, all relations between the parties, and, any and all disputes between any Obligor and Franchisor, whether such disputes sound in law, equity or otherwise, are to be exclusively construed in accordance with and/or governed by (as applicable) the laws of the State of New York without recourse to New York (or any other) choice of law or conflicts of law principles. If, however, any provision of this Agreement is not enforceable under the laws of New York, and if the provision would be enforceable under the laws of the state in which the greatest number of Restaurants are located, then that provision (and only that provision) will be interpreted and construed under the laws of that state. This <u>Section IV(F)</u> is not intended to invoke, and shall not be deemed to invoke, the application of any franchise, business opportunity or similar law of the State of New York which would not otherwise apply by its terms jurisdictionally or otherwise but for the within designation of governing law. The parties agree to submit to the exclusive jurisdiction of the courts of California.
- G. The obligations of Obligors under this Agreement shall be joint and several and shall survive the expiration or termination of the Franchise Agreement(s) and/or this Agreement in accordance with their terms as set forth herein.
- H. Franchisor may elect (in its sole discretion) to set off the due and payable obligations of Franchisee or any Obligor pursuant to this Agreement, any Franchise Agreement or any Guaranty against any payment obligations that Franchisor may have in favor of Franchisee or any Obligor, whether relating to any of the Restaurants or otherwise.

- I. This Agreement, the Guaranty and the Franchise Agreements set forth the entire agreement and understanding of the parties hereto with respect to the matters contemplated hereby and supersede and replace any and all prior agreements, arrangements and understandings, written or oral, among the parties relating to the subject matter hereof. To the extent any provision of this Agreement expressly modifies a provision of any Franchise Agreements, such Franchise Agreements shall be deemed to have been modified as set forth herein, and in the event of any conflict between the provisions of this Agreement and any such Franchise Agreements, this Agreement shall govern and control to the extent of such conflict. Except as set forth in the prior sentence, the provisions of each Franchise Agreement are hereby ratified by each of Franchisee and Franchisor and shall continue in full force and effect.
- J. Each of this Agreement and the Guaranty may be executed in counterparts (including using any electronic signature covered by the United States ESIGN Act of 2000, Uniform Electronic Transactions Act, the Electronic Signatures and Records Act or other applicable law, e.g., www.docusign.com), and such counterparts may be delivered in electronic format, including by facsimile, email or other transmission method. Such delivery of counterparts shall be conclusive evidence of the intent to be bound hereby and each such counterpart, including those delivered in electronic format, and copies produced therefrom shall have the same effect as an originally signed counterpart. Minor variations in the form of the signature page, including footers from earlier versions of this Agreement and/or the Guaranty, shall be disregarded in determining a party's intent or the effectiveness of such signature. No party shall raise the use the delivery of signatures to this Agreement and/or the Guaranty in electronic format as a defense to the formation of a contract.

[Signature Pages Follow.]

IN WITNESS WHEREOF, the Parties have duly executed and delivered this Relationship Agreement as of the date first written above.

OBLIGORS:

[•]

| By: | | |
|--------|--|--|
| Name: | | |
| Title: | | |

AGREED AND ACKNOWLEDGED

FRANCHISOR:

TACO BELL FRANCHISOR, LLC A Delaware limited liability company

By:_____ Name: Title:

FRANCHISEE:

[•]

By:_____ Name: Title:

EXHIBIT A

GUARANTY

THIS GUARANTY (this "Guaranty") is dated as of [•], 202_, by and among:

the following persons and entities ("Guarantors"):⁶ ; and

Taco Bell Franchisor, LLC, a Delaware limited liability company ("**Franchisor**"), having its principal place of business at 1 Glen Bell Way, Irvine, California 92618. All initially-capitalized terms used herein without definition shall have the meaning ascribed to such terms in the Relationship Agreement (defined below).

WHEREAS, each Guarantor owns or holds some interest (directly or indirectly) or performs some role or function in [Name of Franchisee] ("Franchisee"), and wants Franchisor to grant to Franchisee franchise agreements (the "Franchise Agreements") permitting Franchisee to use Franchisor's Trademarks, System, and Manual in the operation of Taco Bell branded restaurants at various locations (the "Restaurants");

WHEREAS, Franchisor, Franchisee, Guarantors and certain other parties named therein have entered into a certain Relationship Agreement, dated as of the date hereof (the "Relationship Agreement"), whereby Guarantors and such other parties have agreed to undertake certain obligations in favor of Franchisor and effect certain modifications to the Franchise Agreements as more fully set forth therein; and

WHEREAS, Guarantors agree to execute this Guaranty, containing the terms, conditions, rights, and obligations stated below, in favor of Franchisor specifically to induce Franchisor to grant the Franchise Agreements to Franchisee and enter into the Relationship Agreement;

NOW, THEREFORE, THE PARTIES AGREE AS FOLLOWS:

I. GUARANTORS' GUARANTY OF FRANCHISEE'S OBLIGATIONS

- 1. Each Guarantor, jointly and severally, unconditionally and irrevocably guarantees, as primary obligor and not merely as surety, to Franchisor the due and punctual payment of all moneys due, whether by demand, acceleration or otherwise, under the Franchise Agreement(s) and the due and punctual performance by Franchisee of all of Franchisee's obligations and liabilities under the Franchise Agreement(s).
- 2. The guaranty in <u>Section I(1)</u> will be an absolute, unconditional and continuing guaranty of payment (and not merely of collectability) and

⁶ <u>Note</u>: Guarantors generally should be the following Obligors: the Individuals, the management entity, Holdings, and any intermediate subsidiaries between Holdings and Franchisee.

performance on Guarantors' part and will not be abrogated, released, affected or discharged by, and each Guarantor waives any notice with respect to:

- (a) Franchisor granting to Franchisee any forbearance, concession, indulgence or waiver in respect of any obligation or liability under the Franchise Agreement(s);
- (b) Any change, amendment or waiver of or any consent to depart from any of the terms of the Franchise Agreement(s) or obligations arising thereunder;
- (c) The occurrence of any termination event under, or termination of, the Franchise Agreement(s);
- (d) Any sale, transfer or assignment of the Franchise Agreement(s), or any interest therein, or any interest or share in Franchisee;
- (e) Any reconstruction, amalgamation or other material change in the structure or financial condition of Franchisee;
- (f) The Guaranty not being binding upon or enforceable against a Guarantor;
- (g) Franchisor's neglect or forbearance to enforce any rights under the Franchise Agreement(s) or this Guaranty;
- (h) Any other act, event or omission that otherwise would abrogate, release, affect or discharge Guarantors' liability under the Guaranty;
- any lack of capacity or authority of Franchisee or any lack of validity, regularity or enforceability of any provision of any Franchise Agreement or other agreement relating to the obligations under the Franchise Agreement(s); or
- (j) any release or amendment or waiver of, or consent to depart from, any other Guarantor or any other guaranty or support document, or any exchange, release or non-perfection of any collateral, for all or any of the Franchise Agreement(s) or obligations arising thereunder.
- 3. Each Guarantor shall be jointly and severally liable to Franchisor under the Guaranty as principal debtors and Franchisor may enforce the Guaranty without first taking any other steps or proceedings or having recourse to any other security. Each Guarantor hereby agrees that Franchisor may at its option enforce the entire amount of the obligations due and owing hereunder

by Franchisee against Franchisee or any Guarantor. Franchisor may exercise remedies against any Guarantor separately, whether or not Franchisor exercises remedies against any other Guarantor. Franchisor may enforce any Guarantor's obligations without enforcing any other Guarantor's obligations or Franchisee's obligations under this Guaranty or the Franchise Agreement(s), as applicable. Any failure or inability of Franchisor to enforce any Guarantor's or Franchisee's obligations shall not in any way limit Franchisor's right to enforce the respective obligations of any other Guarantor or Franchisee or the Guarantor's obligations under this Guaranty. Guarantors waive any right to require Franchisor to (1) proceed against Franchisee for any performance or payment by Franchisee, (2) pursue or exhaust any remedy, including any legal or equitable relief, against Franchisee, (3) give notice of demand for performance or payment by Franchisee, or (4) exercise diligence in collection or protection of or realization upon any obligations guaranteed under this Guaranty or any security for or guaranty of any such obligations.

- 4. This Guaranty will apply on a continuing basis to all amounts, liabilities or obligations from time to time outstanding or undischarged under the Franchise Agreement(s). Accordingly, Guarantors will not:
 - (a) exercise in respect of any amount payable by Guarantors to Franchisor hereunder any right or remedy, including, without limitation, subrogation;
 - (b) claim payment or exercise any right or remedy in respect of any monies due to Guarantors by Franchisee; or
 - (c) seek in any liquidation or insolvency proceeding concerning Franchisee any monies due to Guarantors in competition with Franchisor's claims for any monies due to Franchisor.
- 5. All payments by Guarantors to Franchisor pursuant to this Guaranty shall be in the full amounts due from Franchisee pursuant to the Franchise Agreement(s), including any interest, free and clear of any taxes due or payable on such amounts and without any deduction or set-off.
- 6. Each Guarantor hereby waives any defense based on suretyship, or any other circumstance which might otherwise constitute a defense to its obligations hereunder and each Guarantor further waives any right or defense it may have at law or equity.
- 7. Each Guarantor further agrees that if at any time all or any part of any payment theretofore applied by Franchisor to any of the obligations of Franchisee under the Franchise Agreement(s) is or must be rescinded or returned by Franchisor for any reason whatsoever (including, without

limitation, the insolvency, bankruptcy or reorganization of Franchisee or any Guarantor), such obligations shall, for the purposes of this Guaranty, to the extent that such payment is or must be rescinded or returned, be deemed to have continued in existence, notwithstanding such application by Franchisor, and this Guaranty shall continue to be effective or be reinstated, as the case may be, as to such obligations, all as though such application by Franchisor had not been made.

8. Each Guarantor agrees not to exercise any rights which it may acquire by way of subrogation or by any indemnity, reimbursement or other agreement until all of the obligations hereunder have been indefeasibly paid in full in cash and the Franchise Agreement(s) have been terminated. If any amount shall be paid to any Guarantor in violation of the preceding sentence, such amount shall be held in trust for the benefit of Franchisor and shall forthwith be paid to Franchisor to be credited and applied to the obligations hereunder, whether matured or unmatured.

II. GENERAL

Franchisor agrees to release any Guarantor from its (or his or her) prospective obligations under this Guaranty upon the expiration of one year following such Guarantor's approved sale of all his, her or its direct or indirect interests in Franchisee, unless (1) such Guarantor retains a management, supervisory or other controlling or decision-making position or role in Franchisee or any of its direct or indirect parent entities, or (2) a breach or default in this Guaranty, the Relationship Agreement, or a Franchise Agreement occurs on or prior to such one year anniversary in which case the effectiveness of this Guaranty with respect to such Guarantor shall continue until all such breaches and defaults have been cured.

III. MISCELLANEOUS

- A. Any notice or other communication required or permitted under this Guaranty shall be in writing addressed to the addressee at the address specified in the Relationship Agreement (or such other address as is specified in writing by the addressee) by nationally recognized courier and will be deemed received by the addressee on the date of delivery.
- B. This Guaranty will inure to the benefit of Franchisor, its successors and assigns and may be assigned by Franchisor to any other party without Guarantors' prior approval.
- C. No Guarantor may assign any of its (or his or her) rights or obligations under this Guaranty.
- D. The delay or failure of Franchisor to exercise any right or remedy pursuant to this Guaranty will not operate as a waiver of the right or remedy. All rights and

remedies under this Guaranty are cumulative and the exercise of one right or remedy will not limit the exercise of any other right or remedy.

- E. This Guaranty may be amended, modified or revised only in writing signed by Franchisor and Guarantors.
- F. This Guaranty, all relations between the parties and, any and all disputes between any Guarantor and Franchisor, whether such disputes sound in law, equity or otherwise, are to be exclusively construed in accordance with and/or governed by (as applicable) the laws of the State of New York without recourse to New York (or any other) choice of law or conflicts of law principles. If, however, any provision of this Guaranty is not enforceable under the laws of New York, and the provision would be enforceable under the laws of the state in which the greatest number of Restaurants (as defined in the Relationship Agreement) are located, then that provision (and only that provision) will be interpreted and construed under the laws of that state. This <u>Section III(F)</u> is not intended to invoke, and shall not be deemed to invoke, the application of any franchise, business opportunity or similar law of the State of New York which would not otherwise apply by its terms jurisdictionally or otherwise but for the within designation of governing law. The parties agree to submit to the exclusive jurisdiction of the courts of California.
- G. The obligations of Guarantors under this Guaranty shall be joint and several and shall survive the expiration or termination of the Franchise Agreement(s) and/or this Guaranty.
- H. Each Guarantor represents to Franchisor that:
 - 1. it (or he or she) has reviewed this Guaranty with the assistance of independent legal counsel and understands and accepts the terms and conditions of this Guaranty and the nature and extent of its (or his or her) obligations under this Guaranty; and
 - 2. it (or he or she) has relied upon its (or his or her) own investigations and judgment in entering this Guaranty and has not relied upon any inducements, representations or warranties other than as stated in the Franchise Agreements.

[Signature Page Follows]

GUARANTORS:

[•]

By:_____ Name: Title:

EXHIBIT B

LETTER OF CREDIT PROVISIONS

With respect to the fiscal quarter during which this Agreement is executed and for each fiscal quarter thereafter, Obligors shall submit unaudited consolidated financial statements of Franchisee (including a Balance Sheet, Income Statement, Statement of Cash Flows and Statement of Retained Earnings) to Franchisor on a quarterly basis, no later than forty-five (45) days following the end of each such fiscal quarter, together with a statement of Rent Adjusted Leverage Ratio and Fixed Charge Coverage Ratio for such period as set forth below. Such quarterly financial statements shall be prepared in accordance with U.S. GAAP and present activity for the preceding thirteen (13) accounting periods. Obligors shall also submit consolidated financial statements of Franchisee to Franchisor on an annual basis, beginning with consolidated financial statements for the fiscal year during which this Agreement is executed, that have been reviewed by an independent accounting firm within ninety (90) days after the end of each fiscal year (as required pursuant to the terms of and as more fully set forth in the Franchise Agreements).

Based on the financial statements submitted hereunder, Franchisor shall have the right to adjust the required Letter of Credit amount based on the then-current NAFA and Royalty payments and the Rent Adjusted Leverage Ratio and Fixed Charge Coverage Ratio as set forth below, <u>provided</u> that, in the event any such annual or quarterly financial statements are not delivered in a timely manner as required hereunder, the required Letter of Credit amount shall be the maximum provided for in this <u>Exhibit B</u>.

| Rent Adjusted Leverage Ratio | Required Letter of Credit Amount | |
|------------------------------|----------------------------------|--|
| <=5.25 | 6 months royalties and NAFA | |
| >5.25, <=6.00 | 9 months royalties and NAFA | |
| >6.00 | 12 months royalties and NAFA | |

The required Letter of Credit amount shall be determined as follows:

| Fixed Charge Coverage Ratio | Required Letter of Credit Amount | |
|-----------------------------|----------------------------------|--|
| >=1.25 | 6 months royalties and NAFA | |
| <1.25, >=1.10 | 9 months royalties and NAFA | |
| <1.10 | 12 months royalties and NAFA | |

The required Letter of Credit amount shall be the highest set forth above. Thus, if for a particular quarter the submitted financial statements demonstrate a Rent Adjusted Leverage Ratio of 5.5, but a Fixed Charge Coverage Ratio of 1.05, then the required Letter of Credit Amount shall be 12 months royalties and NAFA.

Notwithstanding any of the foregoing: (A) in the event that any Obligor acquires any additional restaurant(s) at any time, no later than forty-five (45) days following the end of the fiscal quarter in which such acquisition(s) occurred, Obligors shall submit pro forma unaudited consolidated financial statements of Franchisee for such fiscal quarter (including a pro forma Balance Sheet, Income Statement, Statement of Cash Flows and Statement of Retained Earnings) to Franchisor consolidating such additional restaurant(s), and based on such pro forma quarterly financial statements, Franchisor shall have the right to adjust the required Letter of Credit amount based on the then-current NAFA and Royalty payments and the Rent Adjusted Leverage Ratio and Fixed Charge Coverage Ratio as set forth above (based on such consolidated financial statements), (B) in the event any annual or quarterly financial statements are not delivered in a timely manner as required hereunder the required Letter of Credit amount shall immediately become the maximum provided for in this Exhibit B and (C) if at any time Franchisee fails to make a timely payment to Franchisor of any monetary obligations owed under any Franchise Agreement after the expiration of any grace period provided for therein, then (1) after the first such late or missed payment the Letter of Credit Amount shall be the greater of (i) 9 months royalties and NAFA or (ii) the then-required Letter of Credit Amount, and (2) after the second such late or missed payment, the Letter of Credit Amount shall be 12 months royalties and NAFA.

Franchisor will use the following formulas to calculate Rent Adjusted Leverage (**RAL**) and Fixed Charge Coverage (**FCCR**):

- **RAL**: All outstanding debt (inclusive of both senior and subordinated loans, drawn balances on credit lines, seller notes, capitalized leases) + 8x Annualized Rent Expense Excess Cash, *divided by* Annualized Earnings before Interest, Taxes, Depreciation, Amortization and Rent.
- <u>Clarification of RAL Terms</u>:
 - The term "<u>Annualized</u>" means EBITDAR (and any other applicable term) is projected for partial year performance for any Restaurants that were either (i) closed for reasons approved and permitted by Franchisor or (ii) had an initial opening at any point during the applicable accounting period.
 - The term "<u>Excess Cash</u>" means, with respect to any accounting period, an amount equal to the Cash Amount *minus* Current Liabilities *minus* the product of \$30,000 *multiplied by* the number of Restaurants owned by Franchisee at the end of such accounting period.
 - The term "<u>Cash Amount</u>" means, with respect to any accounting period, an amount equal to the actual cash on the balance sheet of Franchisee at the end of such period.
 - The term "<u>Current Liabilities</u>" means, with respect to any accounting period, an amount equal to current liabilities *minus* any debt-related balances classified within current liabilities on the balance sheet of Franchisee at the end of such accounting period.

- Franchisor will permit management fees to be added back to EBITDA up to the lesser amount of (i) \$2,000,000 or (ii) two percent (2%) of EBITDA, but only if the Cash Amount for the applicable period exceeded the product of \$30,000 *multiplied by* the number of Restaurants owned by Franchisee at the end of such accounting period.
- After giving effect to the limited management fee add-back directly above (as applicable), Franchisor will permit LTM earnings to be calculated on a pre-distribution basis, but (i) only up to a cap of twenty five percent (25%) of EBITDA and (ii) only if the Cash Amount for the applicable period exceeded the product of \$30,000 *multiplied by* the number of Restaurants owned by Franchisee at the end of such accounting period.
- Notwithstanding the twenty five percent (25%) EBITDA cap directly above, Franchisee may request in writing Franchisor's prior written consent to permit LTM earnings to be calculated on a pre-distribution basis for distributions in excess of such cap. In addition to any other information that Franchisor reasonably requests, such notice shall contain all relevant financial information and other supporting documentation applicable to such request to permit the validation of the RAL and FCCR calculations. If each of the following conditions in <u>clauses (i)</u> through (iv) is satisfied, Franchisor agrees that it shall provide its prior written consent within thirty (30) days of each such condition being satisfied:
 - (i) if either (a) (1) FCCR is equal to or greater than 1.25 on a post-distribution basis and (2) the Cash Amount for the applicable period exceeded the product of \$30,000 *multiplied by* the number of Restaurants owned by Franchisee at the end of the applicable period (provided that any distributions in excess of the amount that causes FCCR to equal 1.25 will be charged against EBITDA) or (b) (1) RAL is equal to or less than 5.25 on a pre-distribution basis, (2) FCCR is equal to or greater than 1.10 on a post-distribution basis and (3) the Cash Amount for the applicable period exceeded the product of \$30,000 *multiplied by* the number of Restaurants owned by Franchisee at the end of the applicable period exceeded the product of \$30,000 *multiplied by* the number of Restaurants owned by Franchisee at the end of the applicable period;
 - (ii) Franchisee has provided all applicable financial information and other supporting documentation to Franchisor, which information shall include, but not be limited to, (1) quarterly financial statements for the most recent quarter and (2) a financial forecast for the current quarter in which Franchisee is making such request;
 - (iii) Franchisee's financial reporting of RAL and FCCR is in compliance with the Agreement; and
 - (iv) Neither Franchisee nor any Obligor is in breach or default of the Agreement, any Franchise Agreement or any other agreement to

which Franchisor (or its affiliate) is a party relating to Franchisee or any Restaurants.

- Franchisee may use any of the add-backs to EBITDA for any of the non-operating expenses set forth on Exhibit B-1. In addition to any other information that Franchisor reasonably requests, Franchisee shall provide all relevant financial information and other supporting documentation with respect thereto.
- FCCR: Annualized Earnings before Interest, Taxes, Depreciation, Amortization and Rent, *divided by* Annualized Interest + Scheduled Debt Amortization + Assumed Principal Payments on Revolving Balances and Lines of Credit + Annualized Rent Expense.
- <u>Clarification of FCCR Terms</u>:
 - The term "<u>Annualized</u>" means EBITDAR (and any other applicable term) is projected for partial year performance for any Restaurants that were either (i) closed for reasons approved and permitted by Franchisor or (ii) had an initial opening at any point during the applicable accounting period.
 - The term "<u>Scheduled Debt Amortization</u>" means, for any period, the greater of (i) the actual principal amount of indebtedness for borrowed money that becomes due and payable during such period (exclusive of any such principal amount that becomes due and payable upon maturity (whether accelerated or otherwise) as part of a "bullet" payment obligation on indebtedness that is not fully amortizing) and (ii) the principal amount of indebtedness for borrowed money that would become due and payable during such period if such indebtedness was a term loan of equal initial principal amount and interest rate that fully amortizes over twelve (12) years.
 - The term "<u>Cash Amount</u>" means, with respect to any accounting period, an amount equal to the actual cash on the balance sheet of Franchisee at the end of such period.
 - Franchisor will permit management fees to be added back to EBITDA up to the lesser amount of (i) \$2,000,000 or (ii) two percent (2%) of EBITDA, but only if the Cash Amount for the applicable period exceeded the product of \$30,000 *multiplied by* the number of Restaurants owned by Franchisee at the end of such period.
 - Franchisee may use any of the add-backs to EBITDA for any of the non-operating expenses set forth on Exhibit B-1. In addition to any other information that Franchisor reasonably requests, Franchisee shall provide all relevant financial information and other supporting documentation with respect thereto.

EXHIBIT B-1

EBITDA AND PRO FORMA ADJUSTMENTS

The schedule below provides the categories of add-backs and adjustments to EBITDA that are permitted by Franchisor under <u>Exhibit B</u>. Additional information around Taco Bell EBITDA and Pro Forma Adjustments can be found within this Agreement as well as on MyTacoBell.

| EBITDA | | | |
|---|--|--|--|
| + Management Fees | | | |
| + Distributions | | | |
| Pro Forma Adjustments | | | |
| + New Restaurant Openings | | | |
| + Downtime Related to Asset Actions | | | |
| + Adjustments for Cost Saving and Operational Initiatives | | | |
| + Transaction Costs | | | |
| + Nonrecurring Financing Activity Costs | | | |
| + Non-Cash and/or Non-Recurring Expense and Income | | | |
| + Liability, Casualty, or Business Interruption Expenses | | | |
| + Charitable Contributions | | | |
| + Other Non-Ordinary Course Events | | | |
| Adjusted EBITDA | | | |

EXHIBIT C

TACO BELL PURCHASE OPTION

If Taco Bell Franchisor, LLC, a Delaware limited liability company ("**Taco Bell**") or its designee exercises its Option to purchase for cash (A) all of the outstanding equity interests in Franchisee from Holdings (or any of its direct or indirect subsidiaries), or (B) the Taco Bell restaurants from Franchisee (or any of its direct or indirect subsidiaries) (any such entity or entities, the "**Seller**") under <u>Section II(L)</u> of this Relationship Agreement, "**Fair Market Value**" shall mean the gross fair market value of the equity interests or restaurant(s), as applicable, to be purchased by Taco Bell or its designee (the "**Sale Assets**"), determined as follows:

The gross fair market value of the Sale Assets means the cash price that a willing buyer would pay to a willing seller when neither is acting under compulsion and when both have reasonable knowledge of the relevant facts. The parties shall use commercially reasonable efforts to mutually agree upon the gross fair market value of the Sale Assets. If the parties are unable to so agree within seven (7) business days after the date Taco Bell or its designee delivers written notice exercising its right to purchase the Sale Assets under <u>Section II(L)</u> of the Relationship Agreement, each party shall appoint an appraiser with at least five (5) years prior experience in the appraisal and valuation of quick service restaurants (each, an "**Appraiser**") within the following seven (7) business days. If either party fails to appoint an Appraiser as set forth above, any Appraiser duly appointed shall serve as the sole Appraiser, and his or her determination of the gross fair market value of the Sale Assets shall be final and binding. The Seller (and its affiliates) shall reasonably cooperate with Taco Bell or its designee and any Appraiser in any review to determine the gross fair market value of the Sale Assets by providing full access to books and records and the full cooperation of its management.

The Appraiser(s) appointed pursuant to the foregoing paragraph shall determine the gross fair market value of the Sale Assets taking into account any liabilities associated with the Sale Assets and recent comparable sales of Taco Bell restaurants between unaffiliated parties (and excluding any transactions in which Taco Bell, its designee or its affiliate acted as either buyer or seller), and shall deliver to each of the parties its written report as to such fair market value within fourteen (14) days. If the higher opinion of value expressed by one Appraiser is not more than one hundred five percent (105%) of the other, the two valuations shall be added together and divided by two, and the resulting quotient shall be the Fair Market Value. If the higher opinion of value expressed by one Appraiser is more than one hundred five percent (105%) of the other, the Appraisers themselves shall appoint a third Appraiser. Within 14 days following its appointment, the third appointed Appraiser shall determine the fair market value of the Sale Assets in the manner described above, and shall deliver to each of the parties its written report as to such fair market value. If the fair market value of the Sale Assets as determined by such third appointed Appraiser is within five percent (5%) of the average of the valuations determined by the two Appraisers selected by the parties, the Fair Market Value of the Sale Assets shall be determined by calculating the average of all three values; otherwise, the Fair Market Value of the Sale Assets shall be determined by calculating the average of the two numerically closest values determined by the Appraisers.

Any valuation determined pursuant to this <u>Exhibit C</u> shall be final and binding upon the parties for all purposes of <u>Section II(L)</u> of the Relationship Agreement; <u>provided</u>, <u>however</u>, that upon receiving such valuation and the written reports underlying such determination, Taco Bell or its designee shall have the right to withdraw its exercise of its purchase rights under <u>Section II(L)</u> of the Relationship Agreement and not purchase the Sale Assets (it being understood that any such withdrawal shall have no effect on Taco Bell's or its designee's rights under any agreement between the parties, including, without limitation, Taco Bell's or its designee's rights under any agreement between the parties, including, without limitation, Taco Bell's right to terminate Franchise Agreements under <u>Section II(K)</u> of the Relationship Agreement or otherwise).

The Seller shall pay for the services of any and all Appraisers selected by the parties pursuant to this <u>Exhibit C</u>.

SCHEDULE 1

ORGANIZATIONAL CHART

[See attached.]

SCHEDULE 2

LIST OF FRANCHISEE'S DIRECT & INDIRECT SHAREHOLDERS & OWNERSHIP INTERESTS

[See attached.]

SCHEDULE 3

NOTICE ADDRESSES

Pursuant to Section IV(A) of this Relationship Agreement, any notice or other communication required or permitted under this Agreement shall be in writing addressed to the addressee at the address set forth herein (or such other address as is specified in writing by the addressee)

If to Taco Bell, addressed as follows:

Taco Bell Franchisor, LLC 1 Glen Bell Way Irvine, CA 92618 Attention: General Counsel Email: Julie.Davis@yum.com

with a copy to (which shall not constitute notice):

Mayer Brown LLP 71 South Wacker Drive Chicago, IL 60606 Attention: Brian T. May Email: BMay@mayerbrown.com

If to the Obligors, addressed as follows:

[•]

with a copy to:

[•]

EXHIBIT F-1

DEVELOPMENT SERVICES AGREEMENT

DEVELOPMENT SERVICES AGREEMENT

This Development Services Agreement (the "Agreement") is made as of ______, between _____ ("Client"), and Yum Restaurant Services Group, LLC, a Delaware limited liability company ("YRSG").

The project (the "Project") is a [TACO BELL restaurant (the "Restaurant")] [multibrand restaurant (the "Restaurant") comprising BRANDS] (individually a "Brand" and, collectively, the "Brands").

Each such Brand is owned by Yum! Brands, Inc. ("Yum"), a North Carolina corporation and affiliate of YRSG.

This is a contract for:

Real Estate Services and Construction Services. The trade area is ______(Site ____/Entity _____) (the "Trade Area"). **\$35,000**, plus the cost of the ADA Inspection described in section 6.12.

Real Estate Services only. The trade area is ______ (the "Trade Area"). \$10,000.

Construction Services only. The Project address is: ______. \$25,000, plus the cost of the ADA Inspection described in section 6.12.

Additional Services – See Attached Exhibit. ______. \$______

ARTICLE 1 GENERAL PROVISIONS

YRSG shall furnish certain real estate development and/or construction administration services (as indicated above) in furtherance of the Project. Client shall pay YRSG for such services in accordance with the terms of this Agreement and shall promote cooperation among the persons or consultants employed by Client for the Project, as further described herein. Client acknowledges that in estimating the scope of work and costs in performing construction services YRSG may encounter unanticipated or unknown conditions that may substantially impact the required scope of work and associated costs, and Client agrees that it is solely responsible for any additional required work or increased costs in such event.

ARTICLE 2 REAL ESTATE SERVICES

If this Agreement is for Construction Services only, this Article 2 is inapplicable and YRSG assumes no duties, obligations or liabilities pursuant to this Article.

- 2.1 Real Estate Services by YRSG. YRSG shall perform the Services described in this Article 2 (collectively, the "Real Estate Services") if this Agreement is for Real Estate Services. YRSG does not provide legal services or advice. All legal aspects of Real Estate Services, including legal compliance and all contractual and other document review, are Client's sole responsibility.
 - a) conduct a Trade Area analysis for the Restaurant within the Trade Area considering, among other things, competitor performance, demographics, generators and traffic analysis;
 - b) identify and evaluate potential sites for the Restaurant within the Trade Area considering, among other things, comparable transactions, market values, access and visibility;
 - c) select a site for the Restaurant within the Trade Area with the approval of Client and assist the Franchise Development Leader with registering the site per Brand standards;

- d) prepare a site submittal package as required by each applicable Brand; and
- e) assist with the applicable Brand approval process(es).
- 2.2 In connection with the provision of **Real Estate Services**, Client agrees as follows:
 - a) Client shall furnish YRSG with a list of sites Client has examined in the Trade Area along with a list of any real estate brokers used by Client in such examination, designating which real estate brokers have been consulted on which sites;
 - b) If YRSG has used a real estate broker to find a site, Client will support such broker in obtaining a commission from the seller or landlord, as the case may be;
 - c) For a period of three (3) years after the execution of this Agreement, Client shall not develop or operate a Yum restaurant on any site presented to Client by YRSG pursuant to this Agreement, except pursuant to the terms of this Agreement or otherwise with the consent of YRSG. A "Yum restaurant" includes any KFC, Pizza Hut, and/or Taco Bell restaurants and any other brand of restaurant then-owned or licensed by Yum! Brands, Inc., YRSG or their affiliates; and
 - d) The selection and approval of a site by YRSG or any Brand and/or any affiliate of YRSG, and its acceptance by Client, shall not be construed or implied to be any representation that such site shall generate any specified level of sales or otherwise be profitable for Client. Client accepts all risks connected with the development and operation of the Restaurant at such site.

ARTICLE 3 CONSTRUCTION SERVICES

If this Agreement is for Real Estate Services only, this Article 3, with the exception of Section 3.2 which will be provided as part of the Real Estate Services, is inapplicable and YRSG assumes no duties, obligations or liabilities pursuant to this Article, other than the Services provided as part of the Construction Feasibility Phase described in Section 3.2.

- **3.1 Construction Services.** YRSG shall perform the services described in this Article 3 (collectively, the "Construction Services") if this Agreement includes Construction Services. In performing these services, YRSG shall promote cooperation among the Architect (as defined below), the General Contractor (as defined below) and the Client. YRSG does not provide legal services or advice. All legal aspects of such services, including legal compliance and all contractual and other document review, are Client's sole responsibility. All consultants, vendors, suppliers and service providers are subject to YRSG's reasonable approval.
- **3.2 Construction Feasibility Phase.** YRSG shall perform the following Services as part of the Construction Feasibility Phase (if Feasibility Phase is declined by Client, the following services will not be performed):
 - a) coordinate with Client's consultants to complete a feasibility summary including a construction and zoning analysis and preliminary on-site investigation of the Project site;
 - b) coordinate with Client's consultant to develop a site sketch and assist to obtain Brand approval of same;
 - c) Taco Bell's A&D Brand Designer will recommend a building type and equipment package for the Project to Client;
 - d) Upon Client's consultant completing a feasibility and on-site investigation, develop the Project budget (building, site, equipment, design and construction costs, and miscellaneous fees); and
 - e) develop the Project schedule.

- **3.3 Design Phase**. YRSG shall perform the following Services as part of the Design Phase:
 - a) coordinate with Client's Main Consultant (except when identified by another title, "Main Consultant" shall refer to Client's consultant for the specific Phase) to order geo-technical and environmental soils testing and Client's consultant's review of same (with all test costs to be paid by Client when due);
 - b) coordinate with Client's Main Consultant to order the completion of an ALTA survey of the property and Client's consultant's review of same (with all survey costs to be paid by Client when due);
 - c) manage the Project architect retained by Client (the "Architect"), engineer retained by Client, and Main Consultant and other consultants retained by Client in the preparation of all applicable plans and specifications for the permitting and construction (all design and consulting fees and related costs to be paid by Client when due); and
 - d) in connection with the Architect, prepare and monitor the Project schedule for completion of design activities.
- **3.4 Permit Phase**. YRSG shall perform the following Services as part of the Permit Phase:
 - a) coordinate with Client's Main Consultant to complete utility company plan submittals (with all utility company fees and deposits to be paid by Client when due);
 - b) coordinate with Client's Main Consultant to submit all applicable permit applications (with all permit fees and deposits to be paid by Client when due);
 - c) coordinate with Client's Main Consultant to arrange for and manage representation at municipal/public hearings relating to the Project;
 - d) coordinate with Client's Main Consultant to manage other consultant activities such as traffic engineers, attorneys and permit expediters (with all fees and costs to be paid by Client when due); and
 - e) coordinate with Client's Main Consultant to prepare and monitor the Project schedule for completion of permit activities. YRSG will maintain an overall project schedule which will include consultant schedule for permitting.
- **3.5 Construction Management Phase**. YRSG shall perform the following Services as part of the Construction Management Phase:
 - a) recommend general contractors to bid on the Project;
 - b) coordinate with Client's Main Consultant to prepare bid packages and issue an invitation to bid;
 - c) coordinate with Client's Main Consultant to conduct one (1) pre-bid meeting and respond to questions by bidders;
 - d) prepare bid spreadsheet and analyze the bids with the Client;
 - e) make recommendation to Client regarding the successful bidder;
 - f) secure a construction contract for execution by Client and the selected contractor (the "General Contractor"), with the reasonable approval of Client and Client's attorney;
 - g) coordinate with Client's Main Consultant to conduct one (1) pre-construction meeting with Client and the General Contractor. This meeting may be a (Teams or Zoom) virtual meeting or in-person on-site at YRSG Construction Manager's discretion;

- h) coordinate with Client's Main Consultant to communicate the construction start date to utility companies, applicable government agencies, and the equipment distributor;
- i) monitor progress against the Project schedule, and provide Client with reports of Project progress against the schedule;
- j) conduct up to five (5) meetings (meetings may be a (Teams or Zoom) virtual meeting or in-person on-site at YRSG Construction Manager's discretion) of on-site progress of the Project, in connection with the Architect;
- k) on site monitoring cameras may also be used by YRSG to assist in monitoring onsite activities. The cost of such cameras is excluded from this Agreement;
- 1) in connection with the Architect, review change order requests and payment requests from the General Contractor and make recommendations to Client regarding approval of same;
- m) coordinate, with the General Contractor and Restaurant Supply Chain Solutions, LLC, delivery and installation of all equipment required for the Project;
- n) in connection with the Architect, conduct one (1) inspection for substantial completion (RTO), including review of associated punchlist items; and
- o) assist in the "close out" of the Project.

ARTICLE 4 ADDITIONAL SERVICES

4.1 YRSG may furnish certain additional services, not identified in Articles 2 or 3, at its discretion (the "Additional Services") as requested by Client. The method and amount of compensation shall be based upon an hourly fee of ninety dollars (\$90), or the then applicable standard hourly rate for YRSG services and personnel, or any combination thereof, which shall be agreed to in writing by the parties prior to the commencement by YRSG of the Additional Services.

Additional on-site visits (beyond those identified in Section 3.5), due to circumstances beyond YRSG's control, necessary to complete the Project will be invoiced to Client in the amount of \$1,600 per day on site, provided YRSG is given two weeks' notice to arrange travel to the site.

Necessary on site visits (beyond those identified in Section 3.5), due to circumstances beyond YRSG's control, with less than two weeks' notice will be invoiced to Client in the amount of \$2,000 per day on site.

- **4.2** If the Project is delayed through no fault of YRSG or if there is a change in a Project which requires an increase in YRSG's personnel committed to the Project or otherwise increases YRSG's costs, then YRSG shall be entitled to an extension of time and/or an increase in its fees, which shall be described in a request that sets forth the basis therefor and includes supporting documentation, to the extent reasonably necessary. Any modifications to the schedule or fees arising from any such request or otherwise shall be reasonably agreed upon between the parties.
- **4.3** If the parties cannot reach an agreement as to the amount to be paid for such Additional Services or increase in scope, either party may terminate this Agreement with ten (10) business days' notice. In the event of said termination, YRSG will be entitled to fees, compensation and reimbursement for any work previously performed and for its costs of winding down, said amount to be determined by YRSG pursuant to YRSG's then-prevailing standard hourly rates or, if YRSG does not believe such amount to be sufficient in light of the work actually performed, by YRSG in its reasonable discretion.

ARTICLE 5 USE OF YRSG DEVELOPMENT PROCESSES AND STANDARDS

- **5.1** Client acknowledges that it is engaging YRSG to utilize YRSG's development and/or construction processes and standards. Client agrees to comply and abide by such processes and standards.
- **5.2** Client acknowledges and agrees that YRSG will use its business discretion for the benefit of Client. Client expressly authorizes YRSG to approve and/or execute on behalf of Client, as Client's agent, any contract, change order or single expenditure up to \$25,001 without obtaining the express consent of Client. Client shall be obligated and liable with respect to any such contract, or change order and/or expenditure approved or executed by YRSG on Client's behalf pursuant to this Section 5.2.
- **5.3** Client acknowledges and agrees that YRSG will not provide legal services or advice, that YRSG has urged Client to retain counsel at Client's own choosing and expense, and that Client is solely responsible for all legal aspects of any service provided to Client by YRSG pursuant to this Agreement.

ARTICLE 6 CLIENT'S RESPONSIBILITIES

In addition to Client's other obligations described elsewhere in this Agreement, Client shall be responsible for those items set forth in this Article 6 (to the extent applicable to the services being performed by YRSG hereunder).

- 6.1 Client shall provide complete and accurate information in a timely manner regarding the requirements of the Project, including a detailed program which sets forth Client's objectives, constraints and criteria, including space requirements and relationships, flexibility and expandability requirements, special equipment and systems, and site requirements.
- **6.2** Client shall be solely responsible for negotiating and preparing a lease or purchase agreement for the site, as well as preparing all necessary easements, memorandum of lease, and other documents necessary for closing the transaction after all permits are obtained, including recording necessary documents and obtaining title insurance.
- **6.3** If YRSG determines in its reasonable discretion that it is necessary or advisable to obtain the services of additional architects, space planners, engineers, contractors, interior decorators, attorneys and/or other experts and consultants ("Additional Service Providers"), YRSG shall assist in the selection of such Additional Service Providers. Once an Additional Service Provider has been selected, Client shall directly engage and pay such Additional Service Provider, and YRSG shall have no obligation to engage or pay any Additional Service Provider. Notwithstanding the foregoing, YRSG may, on behalf of Client and at Client's expense, and without making a request to Client order or otherwise procure such services, information, surveys or reports as YRSG, in its sole discretion, determines reasonably necessary for completion of the Project. YRSG shall not be responsible for the service, actions, errors, omissions, negligence or misconduct of any Additional Service Provider or others participating in the Project other than YRSG.
- **6.4** Client shall take all steps necessary to qualify for any franchise agreement and other authorization and approvals required to operate the Yum restaurant, including training, providing documents and information and making required payments.
- 6.5 If YRSG is providing Construction pursuant to Article 3 above, as part of the **Construction Feasibility Phase** described in Section 3.2, Client agrees to pay for all aerial photograph fees, consulting fees and other costs within seven (7) days of a request by YRSG.
- 6.6 If YRSG is providing Construction Services pursuant to Article 3 above, at the conclusion of the **Construction Feasibility Phase** described in Section 3.2, Client shall decide upon a building type and equipment package. Client shall also provide YRSG with approval of the Project budget and schedule.

- **6.7** If YRSG is providing Construction Services pursuant to Article 3 above, as part of the **Design Phase** described in Section 3.3, Client shall perform the following within seven (7) days of request by YRSG:
 - a) Client shall retain a geo-technical, environmental and/or soils investigation firm to perform soils testing and investigative services as required for the Project. Such services may include but are not limited to test borings, test pits, determinations of soil bearing values, percolation tests, evaluations of hazardous materials, and ground corrosion and resistivity tests, including necessary operations for anticipating subsoil conditions, with reports and appropriate professional recommendations. YRSG and Client shall evaluate such tests, and Client, with input from YRSG, shall decide what remedial measures to take, if any; provided that YRSG may, on behalf of Client, take or cause to be taken customary actions in the normal course;
 - b) retain the Architect and any additional engineers and other design consultants as required for the Project;
 - c) retain a surveyor to furnish metes and bounds surveys describing physical characteristics, legal limitations and utility locations for the site of the Project, and a written legal description of the site. The surveys and legal information shall include, as applicable, grades and lines of streets, alleys, pavements and adjoining property and structures; adjacent drainage; rights-of-way, restrictions, easements, encroachments, zoning, deed restrictions, boundaries and contours of the site; locations, dimensions and necessary data pertaining to existing buildings, other improvements and trees; and information concerning available utility services and lines, both public and private, above and below grade including inverts and depths. All the information on the survey shall be referenced to a Project benchmark. YRSG, Client's Main Consultant and Client shall evaluate such information, and Client, with input from YRSG, shall decide what remedial measures to take, if any; provided that YRSG may (but is not required to), on behalf of Client, take or cause to be taken customary actions in the normal course;
 - d) furnish a title commitment and be solely responsible for reviewing the commitment and objecting to title matters; and
 - e) furnish structural, mechanical, chemical, air and water pollution tests, tests for hazardous materials, and other laboratory and environmental tests, inspections and reports required by applicable Federal, state or local laws, statutes, ordinances, rules, codes and/or regulations ("Laws"). YRSG and Client shall evaluate such tests, and Client, with input from YRSG shall decide what remedial measures to take, if any; provided that YRSG may (but is not required to), on behalf of Client, take or cause to be taken customary actions in the normal course.
- **6.8** All services, information, surveys and reports shall be furnished at Client's expense, and YRSG shall be entitled to rely on the accuracy and completeness thereof. Moreover, YRSG may, on behalf of Client, without making request of Client, and at Client's expense, order or otherwise procure such services, information, surveys or reports as YRSG, in its sole discretion, determines reasonably necessary.
- **6.9** Client shall be solely responsible to:
 - a) conduct crime surveys and gather other information pertinent to employee and customer security; and
 - b) determine the type and level of security measures, including, without limitation, safes, alarms and surveillance systems for the Restaurant.
- **6.10** If YRSG is providing Construction Services pursuant to Article 3 above, as part of the Permit Phase described in Section 3.4, Client shall perform the following within ten (10) days of a request by YRSG:
 - a) through its civil engineer, provide an accurate and complete set of utility company plan submittals;

b) complete all necessary permit applications necessary to enable the construction of the Project to proceed; and

- c) retain the services of consultants, traffic engineers, attorneys or other expediters required to achieve permit approvals.
- **6.11** As part of the **Construction Management Phase** described in Section 3.5 above, Client shall perform the following within ten (10) days of a request by YRSG:
 - a) Client shall enter into a contract with the General Contractor for the construction of the Project. The standard form construction contract provided by YRSG shall be the basis for such contract with the General Contractor. Client shall also enter into purchase orders for the procurement of all equipment and furnishings required for the Project (except to the extent they will be procured by the General Contractor). All construction and procurement costs shall be paid by Client when due;
 - b) through its representatives, including the Architect and any other design consultants retained by Client, furnish the required information and services, and render approvals and decisions as expeditiously as necessary for the progress of the work of the General Contractor. All architectural and consulting fees required hereunder shall be furnished at Client's expense; and
 - c) retain the services of Additional Service Providers as required for the Project. Any such services required hereunder shall be furnished at Client's expense.
- **6.12** Client shall be solely responsible for a post construction Americans with Disabilities Act ("ADA") inspection of each Project (an "ADA Inspection"). Each ADA Inspection shall determine whether the Project complies with the ADA. The inspection shall be completed by a YRSG authorized consultant and a charge of \$2,250 shall be added to this Agreement to insure the Project complies with ADA requirements. YRSG shall order the inspection and shall use the \$2,250 to pay for the inspection. If the inspection exceeds \$2,250, Client shall be solely responsible to pay any amount exceeding said amount. Should the inspection cost less than \$2,250, any remaining funds shall be returned to Client. The \$2,250 charge shall be waived in those states where the state performs an ADA inspection. If a state charges a fee for an ADA inspection, the Client shall be responsible for the payment of the fee. It shall be the Client's and the General Contractor's responsibility to ensure that any non-compliant ADA items are properly and timely corrected.
- **6.13** Client shall be solely responsible for complying with the terms and conditions of the lease or purchase agreement for the real property comprising the Project, including without limitation, complying with all schedule and payment obligations.
- 6.14 Client shall be solely responsible for complying with the terms and conditions of any and all other agreements Client may have with YRSG and/or Yum, or any entity controlling, controlled by or under common control with YRSG or Yum, including without limitation, any franchise, license or preferred developer agreements, and neither the execution, delivery nor performance of this Agreement shall modify or otherwise affect the rights of YRSG and/or Yum or any entity controlled by or under common control with YRSG or Yum, or the obligations of Client under such other agreements.
- **6.15** Except as otherwise provided, the costs and fees associated with all Additional Service Providers, studies, documents, goods, services and information required in this Article 6, including any permit fees, shall be paid for by Client and shall be paid by Client promptly when due.

ARTICLE 7 PAYMENT FOR SERVICES

The Client shall make payment for the Services performed by YRSG as described in this Article 7.

7.1 If only Construction Services are elected, Client shall pay YRSG (a) \$25,000 plus the ADA Inspection fee described in section 6.12, upon execution of this Agreement and (b) except as otherwise provided herein, fees for Additional Services (if applicable) within 30 days after the date of YRSG's invoice(s) therefor.

7.2 If only Real Estate Services are elected, Client shall pay YRSG (a) \$10,000 upon execution of this Agreement and (b) except as otherwise provided herein, fees for Additional Services (if applicable) within 30 days after the date of YRSG's invoice(s) therefor.

7.3 If both Real Estate Services and Construction Services are elected, Client shall pay YRSG (a) \$35,000 plus the ADA Inspection fee described in section 6.12 upon execution of this Agreement and (b) except as otherwise provided herein, fees for Additional Services, if any, within 30 days after the date of YRSG's invoice(s) therefor.

7.4 Amounts unpaid 30 days after the invoice (including, without limitation, all fees due hereunder and reimbursement for expenses pursuant to Section 9.10) shall bear interest at the lesser of (a) the highest rate allowed by applicable Law and (b) 1.5% per month.

ARTICLE 8 TERMINATION, SUSPENSION OR ABANDONMENT

- **8.1** This Agreement may be terminated by either party upon not less than seven days written notice should the other party fail substantially to perform in accordance with the terms of this Agreement through no fault of the party initiating the termination. Failure of Client to make payments to YRSG when due or to retain consultants and/or Additional Service Providers in accordance with this Agreement shall be considered substantial nonperformance and cause for termination and/or suspension, at YSRG's option.
- **8.2** If the Project is suspended by Client for more than 30 consecutive days, YRSG shall be compensated for Services performed prior to notice of such suspension. When the Project is resumed, YRSG's compensation shall be equitably adjusted to provide for expenses incurred in the interruption and resumption of YRSG's Services. If the Project is abandoned by Client for more than 90 consecutive days, then YRSG may, in its discretion, terminate this Agreement by giving written notice.
- **8.3** In the event of a suspension and/or termination of Services by YSRG, YRSG shall have no liability to Client for delay or damage caused Client because of such suspension of Services.
- **8.4** In the event of termination not the fault of YRSG, YRSG shall be compensated for all Services performed prior to termination.

ARTICLE 9 MISCELLANEOUS PROVISIONS

- 9.1 This Agreement shall be governed by the law of the state where the Project is located.
- **9.2** This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Neither Client nor YRSG shall assign this Agreement without the written consent of the other.
- **9.3** This Agreement represents the entire and integrated agreement between Client and YRSG concerning the Project and supersedes all prior negotiations, representations or agreements, either written or oral, with respect thereto. This Agreement may be amended only by written instrument signed by both Client and YRSG. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same agreement. Any counterpart may be executed by facsimile signature and such facsimile signature shall be deemed an original.
- **9.4** YRSG shall indemnify, defend and hold Client harmless from and against any and all liabilities and expenses (including, without limitation, reimbursement of reasonable attorney's fees, expert witness fees and court costs) arising out of any action, suit or proceeding brought against Client by any third party resulting from YRSG's gross negligence or intentional misconduct in YRSG's performance of its obligations under this Agreement.

- 9.5 Client shall defend, indemnify and hold harmless YRSG, its parent, subsidiaries and affiliates, and the employees, directors, shareholders and agents of each (the "YRSG Parties") from and against all losses, liabilities, costs and expenses (including, without limitation, reasonable attorney's fees, expert witness fees and court costs) arising out of any claim, action, suit or proceeding brought against any YRSG Party by any third party by reason of or arising out of the Client's, Architect's, General Contractor's or any Additional Service Provider's acts or omissions, breach of contract, intentional misconduct or fraud in connection with this Agreement, the Project or the services provided by such party. For the avoidance of doubt, and without limiting the foregoing, Client shall defend, indemnify and hold harmless the YRSG Parties from and against all losses, liabilities, costs and expenses (including, without limitation, reasonable attorney's fees, expert witness fees and court costs) arising out of, and the YRSG Parties shall have no responsibility and shall bear no liability for: (i) the discovery, presence, handling, removal or disposal of or exposure of persons to hazardous materials in any form at the Project site, including but not limited to asbestos, asbestos products, polychlorinated biphenyl (PCB) or other toxic substances, (ii) liens filed or threatened to be filed with respect to the Project, (iii) any claims of the Architect, the General Contractor, any Additional Service Provider, or any other contractor, subcontractor or supplier in connection with the Project, or (iv) any breach or violation of any Law by the Architect, the General Contractor, any Additional Service Provider, or any other contractor, subcontractor or supplier in connection with the Project, including, without limitation, the Americans with Disabilities Act.
- **9.6** This Agreement does not constitute an application for, or a grant of, a franchise or license agreement, a preferred developer agreement or any other franchise, license or development rights with respect to the Project or otherwise. Client is solely responsible to obtain any such agreements or rights directly from the franchisor for the applicable Brand(s).
- **9.7** Nothing contained in this Agreement, express or implied, shall confer unto any person other than the parties hereto or their respective successors and assigns any right, obligation, remedy or benefit hereunder.
- **9.8** The parties acknowledge that the relationship of YRSG to the client is that of an independent contractor and in no event shall this be considered an agreement of employment, franchise or agency. Each party shall be solely responsible for all wages and benefits owed to its respective employees, and the other party shall have no obligation with respect thereto.
- **9.9** Within a reasonable time after final "close out" of the Project, if requested by YRSG, Client shall meet with YRSG and complete a checklist, punchlist or survey making note of any items yet to be completed at that time or, if completed, acknowledging that the Project is complete and that no further work remains outstanding.
- **9.10** In addition to the payment of all fees due hereunder, Client shall reimburse YRSG for any reasonable outof-pocket expenses incurred by YRSG in connection with each Project; provided that YRSG shall, if possible, notify Client of such out-of-pocket expense prior to incurring such expenses and seek Client's consent for such expenses.
- **9.11** Notwithstanding anything contained herein to the contrary, YRSG shall not be responsible for the actions, omissions or determinations of any third party hired by Client as a result of YRSG's recommendation or endorsement.
- **9.12** Client acknowledges and agrees that YRSG's obligation under this Agreement is to use reasonable efforts to cause each Project to be completed in accordance with plans and specifications, budgets and schedules approved by Client, but that YRSG shall not be deemed to have given any guaranty or warranty that any of the foregoing can be accomplished and shall not be liable for the errors, omissions or breaches of contract or duty by any other party providing goods or services to any Project, including, but not limited to, the Architect, General Contractor or any Additional Service Provider for any Project. YRSG, however, shall notify Client when it reasonably anticipates that a Project cannot be constructed in accordance with the plans and specifications, budgets and schedules approved by Client.
- **9.13** Client acknowledges and agrees that YRSG's obligation under this Agreement is to use reasonable efforts. YRSG does not guaranty, warrant or represent that the subject property, Project or restaurant will perform in a

particular way or achieve particular results. Client acknowledges that decisions regarding the suitability and projected performance of the subject property, Project and/or restaurant are that of Client and Client alone.

- **9.14** YRSG shall have the right to include representations of the Project, including photographs of the exterior and interior, among YRSG's promotional and professional materials. YRSG's materials shall not include Client's confidential or proprietary information if Client has previously advised YRSG in writing of the specific information considered by Client to be confidential or proprietary. If requested by YRSG, Client shall provide professional credit for YRSG on the construction sign and in the promotional materials for the Project.
- **9.15** This Agreement is by and between the entities identified below. No affiliate, parent or subsidiary of YRSG is intended to be or shall be construed to be a party hereto or to have agreed to undertake any responsibility, obligation or liability in connection herewith.
- **9.16** In the event an ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the parties and no presumptions or burden of proof shall arise favoring or disfavoring any party by virtue of the authorship of any of the provisions of this Agreement. Any Law or any legal decision that would require interpretation of any claimed ambiguities in this Agreement against the party that drafted it has no application and is expressly waived.
- **9.17** TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL YRSG BE LIABLE FOR, AND CLIENT HEREBY WAIVES ITS RIGHT TO CLAIM, ANY INDIRECT, SPECIAL, PUNITIVE, EXEMPLARY, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, LOSS OF PROFITS OR REVENUE, COST OF CAPITAL OR COST OF SUBSTITUTE FACILITIES OR SERVICES) DIRECTLY OR INDIRECTLY RELATING TO OR ARISING OUT OF OR IN CONNECTION WITH YRSG'S OBLIGATIONS PURSUANT TO THIS AGREEMENT REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE AND PRODUCT LIABILITY), STRICT LIABILITY, BREACH OF WARRANTY OR OTHERWISE WHETHER OR NOT SUCH DAMAGES WERE FORESEEN OR UNFORESEEN. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS SHALL NOT APPLY WHERE SPECIFICALLY PROHIBITED BY APPLICABLE LAW.
- **9.18** YRSG'S (AND ITS AFFILIATES) TOTAL AND EXCLUSIVE LIABILITY (WITH THE EXCEPTION OF DEATH OR PERSONAL INJURY CAUSED BY YRSG'S NEGLIGENCE ONLY TO THE EXTENT APPLICABLE LAW PROHIBITS THE LIMITATION OF DAMAGES IN SUCH CIRCUMSTANCES) WITH RESPECT TO ANY AND ALL CLAIMS, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING PRODUCT LIABILITY), STRICT LIABILITY, BREACH OF WARRANTY OR OTHERWISE (WHETHER OR NOT SUCH DAMAGES WERE FORESEEN OR UNFORESEEN), ARISING OUT OF OR IN CONNECTION WITH THE PERFORMANCE OR NON-PERFORMANCE OF ANY OF YRSG'S OBLIGATIONS UNDER THIS AGREEMENT OR THE USE OF ANY PRODUCTS AND/OR SERVICES PROVIDED PURSUANT TO THIS AGREEMENT SHALL NOT EXCEED, THE LESSER OF (A) CLIENT'S DIRECT DAMAGES AND (B) THE PRICE ALLOCABLE TO THE RELEVANT YRSG SERVICES RECEIVED BY YRSG FROM CLIENT HEREUNDER.
- **9.19** Client and YRSG shall attempt in good faith to resolve any controversy, claim or dispute arising out of or relating to this Agreement promptly by negotiations between representatives of Client and YRSG who have authority to settle the controversy. If such controversy persists in spite of such efforts, the controversy shall be settled by arbitration in the County of Jefferson, Commonwealth of Kentucky. Such arbitration shall be conducted in accordance with the then-prevailing model procedures for mediation or business/commercial disputes of the American Arbitration Association. The decisions and awards rendered by the arbitrator shall be final and conclusive and may be entered in any court having jurisdiction thereof as a basis of judgment and of the issuance of execution for its collection. The parties shall keep confidential the existence of the claim, controversy or disputes from third parties (other than the arbitrator and any other necessary participants in the arbitration), and the determination thereof, unless otherwise required by Law. The parties shall be responsible for paying their equal share of the arbitrator's fee and any and all associated filing or other fees or costs (including, without limitation, any advances related to such fees or costs), however, the loser of any such arbitration shall pay the

prevailing party's reasonable costs and attorneys fees relating to such arbitration. If for any reason this arbitration clause becomes inapplicable, each party hereby irrevocably consents to the jurisdiction of the state and federal courts located in County of Jefferson, Commonwealth of Kentucky and hereby expressly waives any defenses of venue and forum non-conveniens for the courts located in the Commonwealth of Kentucky in any action arising out of or relating to this Agreement, and waive any other venue to which either party might be entitled by domicile or otherwise. EACH OF THE PARTIES IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHTS TO TRIAL BY JURY IN CONNECTION WITH ANY ACTION, SUIT OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY. The procedures specified in this Section 9.19 shall be the sole and exclusive procedures for the resolution of all controversies, claims or disputes under this Agreement. If any action or other proceeding is brought for the enforcement of this Agreement or because of an alleged dispute, breach, default or misrepresentation in connection with any provision of this Agreement, the successful or prevailing party or parties shall be entitled to recover reasonable attorney's fees and other costs incurred in such action or proceeding in addition to any other relief to which they may be entitled.

- **9.20** YRSG shall not be liable for any delays in performance of its services hereunder for causes beyond its reasonable control, including, but not limited to, acts of war or terrorism, power failures, fire, flood, adverse weather conditions, epidemic, strike, acts of Client or restriction by civil or military authority in their sovereign or contractual capacities. In the event of any such delay, performance shall be extended for so long as such period of delay.
- **9.21** Client shall assume all risks with respect to the loss by casualty of Client's equipment or the Premises and/or Project and shall properly insure against such risks to the full replacement value of the equipment, improvements and/or Project, as applicable. If YSRG is providing Construction Services hereunder, Client shall require the Architect, General Contractor and all Additional Service Providers to provide commercially reasonable insurance coverage, naming YRSG and the YRSG Parties as additional insureds on all such policies. Client shall provide certificates of insurance evidencing such insurance to YRSG upon request.

| CLIENT | YRSG |
|--------|---|
| a | Yum Restaurant Services Group, LLC, a Delaware limited liability company |
| Ву | By |
| Its: | Its: |
| Date: | Date: |

| No. | Description | Fee |
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Exhibit A – Additional Services

EXHIBIT F-2

DEVELOPMENT SERVICES AGREEMENT

CANTINA / URBAN IN-LINE

DEVELOPMENT SERVICES AGREEMENT CANTINA / URBAN IN-LINE

This Development Services Agreement for a Cantina / Urban In-Line restaurant (the "Agreement") is made as of _______, between _______ ("Client"), and Yum Restaurant Services Group, LLC, a Delaware limited liability company ("YRSG").
The project (the "Project") is a [TACO BELL restaurant (the "Restaurant")] [multibrand restaurant (the "Restaurant") comprising BRANDS] (individually a "Brand" and, collectively, the "Brands").
Each such Brand is owned by Yum! Brands, Inc. ("Yum"), a North Carolina corporation and affiliate of YRSG.
This is a contract for: **Real Estate Services and Construction Services**. The trade area is ______ (Site ___/Entity _____) (the "Trade Area").

□ Real Estate Services only. The trade area is ______ (the "Trade Area"). \$10,000.

□ Construction Services only. The Project address is: ______. \$25,000, plus the cost of the ADA Inspection described in section 6.12.

Additional Services – See Attached Exhibit. _____. \$_____

ARTICLE 1 GENERAL PROVISIONS

YRSG shall furnish certain real estate development and/or construction administration services (as indicated above) in furtherance of the Project. Client shall pay YRSG for such services in accordance with the terms of this Agreement and shall promote cooperation among the persons or consultants employed by Client for the Project, as further described herein. Client acknowledges that in estimating the scope of work and costs in performing construction services YRSG may encounter unanticipated or unknown conditions that may substantially impact the required scope of work and associated costs, and Client agrees that it is solely responsible for any additional required work or increased costs in such event.

ARTICLE 2 REAL ESTATE SERVICES

If this Agreement is for Construction Services only, this Article 2 is inapplicable and YRSG assumes no duties, obligations or liabilities pursuant to this Article.

2.1 Real Estate Services by YRSG. YRSG shall perform the Services described in this Article 2 (collectively, the "Real Estate Services") if this Agreement is for Real Estate Services. YRSG does not provide legal services or advice. All legal aspects of Real Estate Services, including legal compliance and all contractual and other document review, are Client's sole responsibility.

a) conduct a Trade Area analysis for the Restaurant within the Trade Area considering, among other things, competitor performance, demographics, generators and traffic analysis;

b) identify and evaluate potential sites for the Restaurant within the Trade Area considering, among other things, comparable transactions, market values, access and visibility;

c) select a site for the Restaurant within the Trade Area with the approval of Client and assist the Franchise Development Leader with registering the site per Brand standards;

d) prepare a site submittal package as required by each applicable Brand; and

e) assist with the applicable Brand approval process(es).

2.2 In connection with the provision of Real Estate Services, Client agrees as follows:

a) Client shall furnish YRSG with a list of sites Client has examined in the Trade Area along with a list of any real estate brokers used by Client in such examination, designating which real estate brokers have been consulted on which sites;

b) If YRSG has used a real estate broker to find a site, Client will support such broker in obtaining a commission from the seller or landlord, as the case may be;

c) For a period of three (3) years after the execution of this Agreement, Client shall not develop or operate a Yum restaurant on any site presented to Client by YRSG pursuant to this Agreement, except pursuant to the terms of this Agreement or otherwise with the consent of YRSG. A "Yum restaurant" includes any KFC, Pizza Hut, and/or Taco Bell restaurants and any other brand of restaurant then-owned or licensed by Yum! Brands, Inc., YRSG or their affiliates; and

d) The selection and approval of a site by YRSG or any Brand and/or any affiliate of YRSG, and its acceptance by Client, shall not be construed or implied to be any representation that such site shall generate any specified level of sales or otherwise be profitable for Client. Client accepts all risks connected with the development and operation of the Restaurant at such site.

ARTICLE 3 CONSTRUCTION SERVICES

If this Agreement is for Real Estate Services only, this Article 3, with the exception of Section 3.2 which will be provided as part of the Real Estate Services, is inapplicable and YRSG assumes no duties, obligations or liabilities pursuant to this Article, other than the Services provided as part of the Construction Feasibility Phase described in Section 3.2.

3.1 Construction Services. YRSG shall perform the services described in this Article 3 (collectively, the "Construction Services") if this Agreement includes Construction Services. In performing these services, YRSG shall promote cooperation among the Architect (as defined below), the General Contractor (as defined below) and the Client. YRSG does not provide legal services or advice. All legal aspects of such services, including legal compliance and all contractual and other document review, are Client's sole responsibility. All consultants, vendors, suppliers and service providers are subject to YRSG's reasonable approval.

3.2 Construction Feasibility Phase. YRSG shall perform the following Services as part of the Construction Feasibility Phase (if Feasibility Phase is declined by Client, the following services will not be performed):

a) coordinate with Client's consultants to complete a feasibility summary including a construction and zoning analysis and preliminary on-site investigation of the Project site;

b) coordinate with Client's consultant to develop a site sketch and assist to obtain Brand approval of same;

c) Taco Bell's A&D Brand Designer will recommend equipment package for the Project to Client;

d) Upon Client's consultant completing a feasibility and on-site investigation, develop the Project budget (site, equipment, design and construction costs, and miscellaneous fees); and

e) develop the Project schedule

3.3 Design Phase. YRSG shall perform the following Services as part of the Design Phase:

- a) coordinate with Client's Main Consultant (except when identified by another title, "Main Consultant" shall refer to Client's consultant for the specific Phase) to order environmental testing and Client's consultant's review of same (with all test costs to be paid by Client when due);
- b) coordinate with Client's Main Consultant to order the completion of an As-built survey of the property and Client's consultant's review of same (with all survey costs to be paid by Client when due);
- c) manage the Project architect retained by Client (the "Architect"), engineer retained by Client, and Main Consultant and other consultants retained by Client in the preparation of all applicable plans and specifications for the permitting and construction (all design and consulting fees and related costs to be paid by Client when due); and
- d) in connection with the Architect, prepare and monitor the Project schedule for completion of design activities.

3.4 Permit Phase. YRSG shall perform the following Services as part of the Permit Phase:

a) coordinate with Client's Main Consultant to complete utility company plan submittals (with all utility company fees and deposits to be paid by Client when due);

b) coordinate with Client's Main Consultant to submit all applicable permit applications (with all permit fees and deposits to be paid by Client when due);

c) coordinate with Client's Main Consultant to arrange for and manage representation at municipal/public hearings relating to the Project;

d) coordinate with Client's Main Consultant to manage other consultant activities such as traffic engineers, attorneys and permit expediters (with all fees and costs to be paid by Client when due); and

e) coordinate with Client's Main Consultant to prepare and monitor the Project schedule for completion of permit activities. YRSG will maintain an overall project schedule which will include consultant schedule for permitting.

3.5 Construction Management Phase. YRSG shall perform the following Services as part of the Construction Management Phase:

- a) recommend general contractors to bid on the Project;
- b) coordinate with Client's Main Consultant to prepare bid packages and issue an invitation to bid;
- c) coordinate with Client's Main Consultant to conduct one (1) pre-bid meeting and respond to questions by bidders;
- d) prepare bid spreadsheet and analyze the bids with the Client;
- e) make recommendation to Client regarding the successful bidder;
- f) secure a construction contract for execution by Client and the selected contractor (the "General Contractor"), with the reasonable approval of Client and Client's attorney;
- g) coordinate with Client's Main Consultant to conduct one (1) pre-construction meeting with Client and the General Contractor. This meeting may be a (Teams or Zoom) virtual meeting or in-person on-site at YRSG Construction Manager's discretion;
- h) coordinate with Client's Main Consultant to communicate the construction start date to utility companies, applicable government agencies, and the equipment distributor;
- i) monitor progress against the Project schedule, and provide Client with reports of Project progress against the schedule;
- j) conduct up to three (3) meetings (meetings may be a (Teams or Zoom) virtual meeting or in-person on-site at YRSG Construction Manager's discretion) of on site progress of the Project, in connection with the Architect, as needed;
- k) on site monitoring cameras may also be used by YRSG to assist in monitoring onsite activities. The cost of such cameras is excluded from this Agreement;
- 1) in connection with the Architect, review change order requests and payment requests from the General Contractor and make recommendations to Client regarding approval of same;
- m) coordinate with the General Contractor and Restaurant Supply Chain Solutions, LLC, delivery and installation of all equipment required for the Project;
- n) in connection with the Architect, conduct one (1) inspection for substantial completion (RTO), including review of associated punchlist items; and
- o) assist in the "close out" of the Project.

ARTICLE 4 ADDITIONAL SERVICES

4.1 YRSG may furnish certain additional services, not identified in Articles 2 or 3, at its discretion (the "Additional Services") as requested by Client. The method and amount of compensation shall be based upon an hourly fee of ninety dollars (\$90), or the then applicable standard hourly rate for YRSG services and personnel, or any combination thereof, which shall be agreed to in writing by the parties prior to the commencement by YRSG of the Additional Services.

Additional on site visits (beyond those identified in Section 3.5), due to circumstances beyond YRSG's control, necessary to complete the Project will be invoiced to Client in the amount of \$1,600 per day on site, provided YRSG is given two weeks' notice to arrange travel to the site.

Necessary on site visits (beyond those identified in Section 3.5), due to circumstances beyond YRSG's control, with less than two weeks' notice will be invoiced to Client in the amount of \$2,000 per day on site.

4.2 If the Project is delayed through no fault of YRSG or if there is a change in a Project which requires an increase in YRSG's personnel committed to the Project or otherwise increases YRSG's costs, then YRSG shall be entitled to an extension of time and/or an increase in its fees, which shall be described in a request that sets forth the basis therefor and includes supporting documentation, to the extent reasonably necessary. Any modifications to the schedule or fees arising from any such request or otherwise shall be reasonably agreed upon between the parties.

4.3 If the parties cannot reach an agreement as to the amount to be paid for such Additional Services or increase in scope, either party may terminate this Agreement with ten (10) business days' notice. In the event of said termination, YRSG will be entitled to fees, compensation and reimbursement for any work previously performed and for its costs of winding down, said amount to be determined by YRSG pursuant to YRSG's then-prevailing standard hourly rates or, if YRSG does not believe such amount to be sufficient in light of the work actually performed, by YRSG in its reasonable discretion.

ARTICLE 5 USE OF YRSG DEVELOPMENT PROCESSES AND STANDARDS

5.1 Client acknowledges that it is engaging YRSG to utilize YRSG's development and/or construction processes and standards. Client agrees to comply and abide by such processes and standards.

5.2 Client acknowledges and agrees that YRSG will use its business discretion for the benefit of Client. Client expressly authorizes YRSG to approve and/or execute on behalf of Client, as Client's agent, any contract, change order or single expenditure up to \$25,001 without obtaining the express consent of Client. Client shall be obligated and liable with respect to any such contract, or change order and/or expenditure approved or executed by YRSG on Client's behalf pursuant to this Section 5.2.

5.3 Client acknowledges and agrees that YRSG will not provide legal services or advice, that YRSG has urged Client to retain counsel at Client's own choosing and expense, and that Client is solely responsible for all legal aspects of any service provided to Client by YRSG pursuant to this Agreement.

ARTICLE 6 CLIENT'S RESPONSIBILITIES

In addition to Client's other obligations described elsewhere in this Agreement, Client shall be responsible for those items set forth in this Article 6 (to the extent applicable to the services being performed by YRSG hereunder).

6.1 Client shall provide complete and accurate information in a timely manner regarding the requirements of the Project, including a detailed program which sets forth Client's objectives, constraints and criteria, including space requirements and relationships, flexibility and expandability requirements, special equipment and systems, and site requirements.

6.2 Client shall be solely responsible for negotiating and preparing a lease or purchase agreement for the site, as well as preparing all necessary easements, memorandum of lease, and other documents necessary for closing the transaction after all permits are obtained, including recording necessary documents and obtaining title insurance. Client shall also be responsible for sourcing and securing any necessary liquor license(s) or permits, if opening a Cantina restaurant.

6.3 If YRSG determines in its reasonable discretion that it is necessary or advisable to obtain the services of additional architects, space planners, engineers, contractors, interior decorators, attorneys and/or other experts and consultants ("Additional Service Providers"), YRSG shall assist in the selection of such Additional Service Providers. Once an Additional Service Provider has been selected, Client shall directly engage and pay such Additional Service Provider, and YRSG shall have no obligation to engage or pay any Additional Service Provider. Notwithstanding the foregoing, YRSG may, on behalf of Client and at Client's expense, and without making a request to Client order or otherwise procure such services, information, surveys or reports as YRSG, in its sole discretion, determines reasonably necessary for completion of the Project. YRSG shall not be responsible for the service, actions, errors, omissions, negligence or misconduct of any Additional Service Provider or others participating in the Project other than YRSG.

6.4 Client shall take all steps necessary to qualify for any franchise agreement and other authorization and approvals required to Rev. 3/2021 operate the Yum restaurant, including training, providing documents and information and making required payments.

6.5 If YRSG is providing Construction pursuant to Article 3 above, as part of the **Construction Feasibility Phase** described in Section 3.2, Client agrees to pay for all aerial photograph fees, consulting fees and other costs within seven (7) days of a request by YRSG.

6.6 If YRSG is providing Construction Services pursuant to Article 3 above, at the conclusion of the **Construction Feasibility Phase** described in Section 3.2, Client shall decide upon a building type and equipment package. Client shall also provide YRSG with approval of the Project budget and schedule.

6.7 If YRSG is providing Construction Services pursuant to Article 3 above, as part of the **Design Phase** described in Section 3.3, Client shall perform the following within seven (7) days of request by YRSG:

a) Client shall retain an environmental firm to perform testing and investigative services as required for the Project. Such services may include but are not limited to testing for hazardous materials, with reports and appropriate professional recommendations. YRSG and Client shall evaluate such tests, and Client, with input from YRSG, shall decide what remedial measures to take, if any; provided that YRSG may, on behalf of Client, take or cause to be taken customary actions in the normal course;

b) retain the Architect and any additional engineers and other design consultants as required for the Project;

c) furnish a title commitment and be solely responsible for reviewing the commitment and objecting to title matters; and

d) furnish structural, mechanical, chemical, air and water pollution tests, tests for hazardous materials, and other laboratory and environmental tests, inspections and reports required by applicable Federal, state or local laws, statutes, ordinances, rules, codes and/or regulations ("Laws"). YRSG and Client shall evaluate such tests, and Client, with input from YRSG shall decide what remedial measures to take, if any; provided that YRSG may (but is not required to), on behalf of Client, take or cause to be taken customary actions in the normal course.

6.8 All services, information, surveys and reports shall be furnished at Client's expense, and YRSG shall be entitled to rely on the accuracy and completeness thereof. Moreover, YRSG may, on behalf of Client, without making request of Client, and at Client's expense, order or otherwise procure such services, information, surveys or reports as YRSG, in its sole discretion, determines reasonably necessary.

6.9 Client shall be solely responsible to:

a) conduct crime surveys and gather other information pertinent to employee and customer security; and

b) determine the type and level of security measures, including, without limitation, safes, alarms and surveillance systems for the Restaurant.

6.10 If YRSG is providing Construction Services pursuant to Article 3 above, as part of the **Permit Phase** described in Section 3.4, Client shall perform the following within ten (10) days of a request by YRSG:

a) through its civil engineer, provide an accurate and complete set of utility company plan submittals;

b) complete all necessary permit applications necessary to enable the construction of the Project to proceed; and

c) and retain the services of consultants, traffic engineers, attorneys or other expediters required to achieve permit approvals.

6.11 As part of the **Construction Management Phase** described in Section 3.5 above, Client shall perform the following within ten (10) days of a request by YRSG:

a) Client shall enter into a contract with the General Contractor for the construction of the Project. The standard form construction contract provided by YRSG shall be the basis for such contract with the General Contractor. Client shall also enter into purchase orders for the procurement of all equipment and furnishings required for the Project (except to the extent they will be procured by the General Contractor). All construction and procurement costs shall be paid by Client when due;

b) through its representatives, including the Architect and any other design consultants retained by Client, furnish the required information and services, and render approvals and decisions as expeditiously as necessary for the progress of the work of the General Contractor. All architectural and consulting fees required hereunder shall be furnished at Client's expense; and

c) retain the services of Additional Service Providers as required for the Project. Any such services required hereunder shall be furnished at Client's expense.

6.12 Client shall be solely responsible for a post construction Americans with Disabilities Act ("ADA") inspection of each Project (an "ADA Inspection"). Each ADA Inspection shall determine whether the Project complies with the ADA. The inspection shall be completed by a YRSG authorized consultant and a charge of \$2,250 shall be added to this Agreement to insure the Project complies with ADA requirements. YRSG shall order the inspection and shall use the \$2,250 to pay for the inspection. If the inspection exceeds \$2,250, Client shall be solely responsible to pay any amount exceeding said amount. Should the inspection cost less than \$2,250, any remaining funds shall be returned to Client. The \$2,250 charge shall be waived in those states where the state performs an ADA inspection. If a state charges a fee for an ADA inspection, the Client shall be responsible for the payment of the fee. It shall be the Client's and the General Contractor's responsibility to ensure that any non-compliant ADA items are properly and timely corrected.

6.13 Client shall be solely responsible for complying with the terms and conditions of the lease or purchase agreement for the real property comprising the Project, including without limitation, complying with all schedule and payment obligations.

6.14 Client shall be solely responsible for complying with the terms and conditions of any and all other agreements Client may have with YRSG and/or Yum, or any entity controlling, controlled by or under common control with YRSG or Yum, including without limitation, any franchise, license or preferred developer agreements, and neither the execution, delivery nor performance of this Agreement shall modify or otherwise affect the rights of YRSG and/or Yum or any entity controlling, controlled by or under common control with YRSG or Yum, or the obligations of Client under such other agreements.

6.15 Except as otherwise provided, the costs and fees associated with all Additional Service Providers, studies, documents, goods, services and information required in this Article 6, including any permit fees, shall be paid for by Client and shall be paid by Client promptly when due.

ARTICLE 7 PAYMENT FOR SERVICES

The Client shall make payment for the Services performed by YRSG as described in this Article 7.

7.1 If only Construction Services are elected, Client shall pay YRSG (a) \$25,000 plus the ADA Inspection fee described in section 6.12, upon execution of this Agreement and (b) except as otherwise provided herein, fees for Additional Services (if applicable) within 30 days after the date of YRSG's invoice(s) therefor.

7.2 If only Real Estate Services are elected, Client shall pay YRSG (a) \$10,000 upon execution of this Agreement and (b) except as otherwise provided herein, fees for Additional Services (if applicable) within 30 days after the date of YRSG's invoice(s) therefor.

7.3 If both Real Estate Services and Construction Services are elected, Client shall pay YRSG (a) \$35,000 plus the ADA Inspection fee described in section 6.12 upon execution of this Agreement and (b) except as otherwise provided herein, fees for Additional Services, if any, within 30 days after the date of YRSG's invoice(s) therefor.

7.4 Amounts unpaid 30 days after the invoice (including, without limitation, all fees due hereunder and reimbursement for expenses pursuant to Section 9.10) shall bear interest at the lesser of (a) the highest rate allowed by applicable Law and (b) 1.5% per month.

ARTICLE 8 TERMINATION, SUSPENSION OR ABANDONMENT

8.1 This Agreement may be terminated by either party upon not less than seven days written notice should the other party fail substantially to perform in accordance with the terms of this Agreement through no fault of the party initiating the termination. Failure of Client to make payments to YRSG when due or to retain consultants and/or Additional Service Providers in accordance with this Agreement shall be considered substantial nonperformance and cause for termination and/or suspension, at YSRG's option.

8.2 If the Project is suspended by Client for more than 30 consecutive days, YRSG shall be compensated for Services performed prior to notice of such suspension. When the Project is resumed, YRSG's compensation shall be equitably adjusted to provide for expenses incurred in the interruption and resumption of YRSG's Services. If the Project is abandoned by Client for more than 90 consecutive days, then YRSG may, in its discretion, terminate this Agreement by giving written notice.

8.3 In the event of a suspension and/or termination of Services by YSRG, YRSG shall have no liability to Client for delay or damage caused Client because of such suspension of Services.

8.4 In the event of termination not the fault of YRSG, YRSG shall be compensated for all Services performed prior to termination.

ARTICLE 9 MISCELLANEOUS PROVISIONS

9.1 This Agreement shall be governed by the law of the state where the Project is located.

9.2 This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. Neither Client nor YRSG shall assign this Agreement without the written consent of the other.

9.3 This Agreement represents the entire and integrated agreement between Client and YRSG concerning the Project and supersedes all prior negotiations, representations or agreements, either written or oral, with respect thereto. This Agreement may be amended only by written instrument signed by both Client and YRSG. This Agreement may be executed in two or more counterparts, each of which will be deemed an original, but all of which together will constitute one and the same agreement. Any counterpart may be executed by facsimile signature and such facsimile signature shall be deemed an original.

9.4 YRSG shall indemnify, defend and hold Client harmless from and against any and all liabilities and expenses (including, without limitation, reimbursement of reasonable attorney's fees, expert witness fees and court costs) arising out of any action, suit or proceeding brought against Client by any third party resulting from YRSG's gross negligence or intentional misconduct in YRSG's performance of its obligations under this Agreement.

9.5 Client shall defend, indemnify and hold harmless YRSG, its parent, subsidiaries and affiliates, and the employees, directors, shareholders and agents of each (the "YRSG Parties") from and against all losses, liabilities, costs and expenses (including, without limitation, reasonable attorney's fees, expert witness fees and court costs) arising out of any claim, action, suit or proceeding brought against any YRSG Party by any third party by reason of or arising out of the Client's, Architect's General Contractor's or any Additional Service Provider's acts or omissions, breach of contract, intentional misconduct or fraud in connection with this Agreement, the Project or the services provided by such party. For the avoidance of doubt, and without limiting the foregoing, Client shall defend, indemnify and hold harmless the YRSG Parties from and against all losses, liabilities, costs and expenses (including, without limitation, reasonable attorney's fees, expert witness fees and court costs) arising out of, and the YRSG Parties shall have no responsibility and shall bear no liability for: (i) the discovery, presence, handling, removal or disposal of or exposure of persons to hazardous materials in any form at the Project site, including but not limited to asbestos, asbestos products, polychlorinated biphenyl (PCB) or other toxic substances, (ii) liens filed or threatened to be filed with respect to the Project, (iii) any claims of the Architect, the General Contractor, any Additional Service Provider, or any other contractor, subcontractor or supplier in connection with the Project, or (iv) any breach or violation of any Law by the Architect, the General Contractor, any Additional Service Provider, or any other contractor, subcontractor or supplier in connection with the Project, or (iv) any breach or violation of any Law by the Architect, the General Contractor, any Additional Service Provider, or any other contractor, subcontractor or supplier in connection with the Project, or (iv) any breach or violation of

9.6 This Agreement does not constitute an application for, or a grant of, a franchise or license agreement, a preferred developer agreement or any other franchise, license or development rights with respect to the Project or otherwise. Client is solely responsible to obtain any such agreements or rights directly from the franchisor for the applicable Brand(s).

9.7 Nothing contained in this Agreement, express or implied, shall confer unto any person other than the parties hereto or their respective successors and assigns any right, obligation, remedy or benefit hereunder.

9.8 The parties acknowledge that the relationship of YRSG to the client is that of an independent contractor and in no event shall this be considered an agreement of employment, franchise or agency. Each party shall be solely responsible for all wages and benefits owed to its respective employees, and the other party shall have no obligation with respect thereto.

9.9 Within a reasonable time after final "close out" of the Project, if requested by YRSG, Client shall meet with YRSG and complete a checklist, punchlist or survey making note of any items yet to be completed at that time or, if completed, acknowledging that the Project is complete and that no further work remains outstanding.

9.10 In addition to the payment of all fees due hereunder, Client shall reimburse YRSG for any reasonable out-of-pocket expenses incurred by YRSG in connection with each Project; provided that YRSG shall, if possible, notify Client of such out-of-pocket expense prior to incurring such expenses and seek Client's consent for such expenses.

9.11 Notwithstanding anything contained herein to the contrary, YRSG shall not be responsible for the actions, omissions or determinations of any third party hired by Client as a result of YRSG's recommendation or endorsement.

9.12 Client acknowledges and agrees that YRSG's obligation under this Agreement is to use reasonable efforts to cause each Project to be completed in accordance with plans and specifications, budgets and schedules approved by Client, but that YRSG shall not be deemed to have given any guaranty or warranty that any of the foregoing can be accomplished and shall not be liable for the errors, omissions or breaches of contract or duty by any other party providing goods or services to any Project, including, but not limited to, the Architect, General Contractor or any Additional Service Provider for any Project. YRSG, however, shall notify Client when it reasonably anticipates that a Project cannot be constructed in accordance with the plans and specifications, budgets and schedules approved by Client.

9.13 Client acknowledges and agrees that YRSG's obligation under this Agreement is to use reasonable efforts. YRSG does not guaranty, warrant or represent that the subject property, Project or restaurant will perform in a particular way or achieve particular results. Client acknowledges that decisions regarding the suitability and projected performance of the subject property, Project and/or restaurant are that of Client and Client alone.

9.14 YRSG shall have the right to include representations of the Project, including photographs of the exterior and interior, among YRSG's promotional and professional materials. YRSG's materials shall not include Client's confidential or proprietary information if Client has previously advised YRSG in writing of the specific information considered by Client to be confidential or proprietary. If requested by YRSG, Client shall provide professional credit for YRSG on the construction sign and in the promotional materials for the Project.

9.15 This Agreement is by and between the entities identified below. No affiliate, parent or subsidiary of YRSG is intended to be or shall be construed to be a party hereto or to have agreed to undertake any responsibility, obligation or liability in connection herewith.

9.16 In the event an ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the parties and no presumptions or burden of proof shall arise favoring or disfavoring any party by virtue of the authorship of any of the provisions of this Agreement. Any Law or any legal decision that would require interpretation of any claimed ambiguities in this Agreement against the party that drafted it has no application and is expressly waived.

9.17 TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL YRSG BE LIABLE FOR, AND CLIENT HEREBY WAIVES ITS RIGHT TO CLAIM, ANY INDIRECT, SPECIAL, PUNITIVE, EXEMPLARY, INCIDENTAL OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, LOSS OF PROFITS OR REVENUE, COST OF CAPITAL OR COST OF SUBSTITUTE FACILITIES OR SERVICES) DIRECTLY OR INDIRECTLY RELATING TO OR ARISING OUT OF OR IN CONNECTION WITH YRSG'S OBLIGATIONS PURSUANT TO THIS AGREEMENT REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING NEGLIGENCE AND PRODUCT LIABILITY), STRICT LIABILITY, BREACH OF WARRANTY OR OTHERWISE WHETHER OR NOT SUCH DAMAGES WERE FORESEEN OR UNFORESEEN. SOME STATES DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATIONS OR EXCLUSIONS SHALL NOT APPLY WHERE SPECIFICALLY PROHIBITED BY APPLICABLE LAW.

9.18 YRSG'S (AND ITS AFFILIATES) TOTAL AND EXCLUSIVE LIABILITY (WITH THE EXCEPTION OF DEATH OR PERSONAL INJURY CAUSED BY YRSG'S NEGLIGENCE ONLY TO THE EXTENT APPLICABLE LAW PROHIBITS THE LIMITATION OF DAMAGES IN SUCH CIRCUMSTANCES) WITH RESPECT TO ANY AND ALL CLAIMS, REGARDLESS OF THE FORM OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING PRODUCT LIABILITY), STRICT LIABILITY, BREACH OF WARRANTY OR OTHERWISE (WHETHER OR NOT SUCH DAMAGES WERE FORESEEN OR UNFORESEEN), ARISING OUT OF OR IN CONNECTION WITH THE PERFORMANCE OR NON-PERFORMANCE OF ANY OF YRSG'S OBLIGATIONS UNDER THIS AGREEMENT OR THE USE OF ANY PRODUCTS AND/OR SERVICES PROVIDED PURSUANT TO THIS AGREEMENT SHALL NOT EXCEED, THE LESSER OF (A) CLIENT'S DIRECT DAMAGES AND (B) THE PRICE ALLOCABLE TO THE RELEVANT YRSG SERVICES RECEIVED BY YRSG FROM CLIENT HEREUNDER.

9.19 Client and YRSG shall attempt in good faith to resolve any controversy, claim or dispute arising out of or relating to this Agreement promptly by negotiations between representatives of Client and YRSG who have authority to settle the controversy. If such controversy persists in spite of such efforts, the controversy shall be settled by arbitration in the County of Jefferson, Commonwealth of Kentucky. Such arbitration shall be conducted in accordance with the then-prevailing model procedures for mediation or business/commercial disputes of the American Arbitration Association. The decisions and awards rendered by the arbitrator shall be final and conclusive and may be entered in any court having jurisdiction thereof as a basis of judgment and of the issuance of execution for its collection. The parties shall keep confidential the existence of the claim, controversy or disputes from third parties (other than the arbitrator and any other necessary participants in the arbitration), and the determination thereof, unless otherwise required by Law. The parties shall be responsible for paying their equal share of the arbitrator's fee and any and all associated filing or other fees or costs (including, without limitation, any advances related to such fees or costs), however, the loser of any such arbitration shall pay the prevailing party's reasonable costs and attorneys fees relating to such arbitration. If for any reason this arbitration clause becomes inapplicable, each party hereby irrevocably consents to the jurisdiction of the state and

federal courts located in County of Jefferson, Commonwealth of Kentucky and hereby expressly waives any defenses of venue and forum non-conveniens for the courts located in the Commonwealth of Kentucky in any action arising out of or relating to this Agreement, and waive any other venue to which either party might be entitled by domicile or otherwise. EACH OF THE PARTIES IRREVOCABLY AND UNCONDITIONALLY WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY AND ALL RIGHTS TO TRIAL BY JURY IN CONNECTION WITH ANY ACTION, SUIT OR PROCEEDING ARISING OUT OF OR RELATING TO THIS AGREEMENT OR THE TRANSACTIONS CONTEMPLATED HEREBY. The procedures specified in this Section 9.19 shall be the sole and exclusive procedures for the resolution of all controversies, claims or disputes under this Agreement. If any action or other proceeding is brought for the enforcement of this Agreement or because of an alleged dispute, breach, default or misrepresentation in connection with any provision of this Agreement, the successful or prevailing party or parties shall be entitled to recover reasonable attorney's fees and other costs incurred in such action or proceeding in addition to any other relief to which they may be entitled.

9.20 YRSG shall not be liable for any delays in performance of its services hereunder for causes beyond its reasonable control, including, but not limited to, acts of war or terrorism, power failures, fire, flood, adverse weather conditions, epidemic, strike, acts of Client or restriction by civil or military authority in their sovereign or contractual capacities. In the event of any such delay, performance shall be extended for so long as such period of delay.

9.21 Client shall assume all risks with respect to the loss by casualty of Client's equipment or the Premises and/or Project and shall properly insure against such risks to the full replacement value of the equipment, improvements and/or Project, as applicable. If YSRG is providing Construction Services hereunder, Client shall require the Architect, General Contractor and all Additional Service Providers to provide commercially reasonable insurance coverage, naming YRSG and the YRSG Parties as additional insureds on all such policies. Client shall provide certificates of insurance evidencing such insurance to YRSG upon request.

| CLIENT | YRSG Yum Restaurant Services Group, LLC | | | | |
|--------|--|--|--|--|--|
| a | a Delaware limited liability company | | | | |
| Ву | Ву | | | | |
| Its: | Its: | | | | |
| Date: | Date: | | | | |

Exhibit A – Additional Services

| No. | Description | Fee |
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EXHIBIT G

TABLE OF CONTENTS OF MANUAL OneSource library folders, by name and estimated number of pages, that comprise the Manual:

| FOLDER | Estimated No. of Pages |
|-----------------------------|------------------------|
| Experiences National & Test | 40 |
| Training and Development | 1600 |
| Food Safety and Sanitation | 265 |
| Help | 30 |
| Food | 700 |
| The Customer Experience | 120 |
| People and Culture | 190 |
| Systems and Technology | 200 |
| Safety and Security | 210 |
| Restaurant Equipment | 390 |
| Own It (Routines) | 730 |
| Franchise Policy Standards | 110 |
| Covid-19 | 30 |

EXHIBIT H

APPLICANT CONFIDENTIALITY AGREEMENT

APPLICANT CONFIDENTIALITY AGREEMENT

This Applicant Confidentiality Agreement is made and entered into this __day of _____by and between Taco Bell Franchisor, LLC, a Delaware limited liability company ("Taco Bell") and _____ ("Applicant").

WHEREAS, Taco Bell is the originator of a distinctive concept for the marketing, preparation and sale of certain Mexican and other style food products.

WHEREAS, Taco Bell owns or controls various trademarks, service marks, trade names, trade dress, designs (including product package designs), symbols, emblems, logos, insignias, external and internal building designs and architectural features and combinations of the foregoing (collectively, the "Trademarks"), which are used by it and its franchisees in offering, selling and distributing its products and services.

WHEREAS, Taco Bell has developed, owns and has adopted for its own use and the use of its franchisees a unique system of quick service restaurant operation (the "System"), consisting of a variety of distinctive sign and facility designs, equipment specifications and layouts, recipes, methods of food presentation and service, business techniques, copyrighted manuals and other materials, trade secrets, know-how and technology.

WHEREAS, Taco Bell has developed an operations manual for both franchise and license units, commonly referred to as OneSource ("OneSource"), that includes, among other things, instructions, requirements, standards, specifications, systems and procedures dealing with the selection, purchase, storage, preparation, packaging, service and sale (including menu content and presentation) of all food and beverage products, the maintenance and repair of restaurant buildings, grounds, furnishings, fixtures, and equipment, employee uniforms and dress, accounting, bookkeeping, record retention and other business systems, procedures and operations (OneSource, together with the Trademarks, the System, any information or materials which may constitute trade secrets of Taco Bell, and any other information which is proprietary to Taco Bell or the disclosure of which would be detrimental to Taco Bell, shall hereinafter collectively be referred to as the "Confidential Information").

WHEREAS, Applicant is considering purchasing a franchise for a Taco Bell restaurant, and Taco Bell wishes to give Applicant access to certain confidential and proprietary information and documents related to the System in order to assist Applicant to evaluate the purchase of a franchise for a Taco Bell restaurant;

WHEREAS, it is the mutual desire of both parties hereto to preserve the secrecy and confidentiality of the Confidential Information.

NOW THEREFORE, in consideration of the promises described below and other good and valuable consideration, receipt of which is hereby acknowledged by each party, it is hereby agreed as follows:

- 1. Taco Bell will deliver Confidential Information to Applicant for the purpose set forth above and for no other purpose.
- 2. Applicant hereby acknowledges that Taco Bell has made a clear representation that the Confidential Information has been developed by Taco Bell through the expenditure of substantial time, effort and money and is a valuable and necessary asset which Taco Bell desires to retain in confidence and to withhold from publication and from availability to others.
- 3. Except as specifically authorized in writing by Taco Bell, Applicant agrees that:
 - a) Applicant will not disclose any of the Confidential Information to others;
 - b) Applicant will not use any of the Confidential Information for his/her own account or purposes, or for the account or purposes of any third party;
 - c) Applicant will not make or disclose documents or copies of documents containing any of the Confidential Information;
 - d) Applicant will treat confidentially all Confidential Information or portions thereof and will mark any documents containing Confidential Information as proprietary, not to be reproduced or used without appropriate written authority from Taco Bell;

- e) Applicant will require all persons under his/her control who may come into contact with any of the Confidential Information, including all persons to whom Applicant may deliver documents and materials as a necessary part of achieving the purposes set forth above, to undertake in writing the same obligations of confidence imposed upon Applicant by this Confidentiality Agreement;
- f) Applicant will not advise others that any of the Confidential Information is known to or used by Taco Bell or Applicant or others associated with either party; and
- g) Applicant will not disclose to any third party any business plan of Taco Bell revealed for the purpose set forth above or the nature or extent of the association between Applicant and Taco Bell.
- 4. Notwithstanding the provisions of Section 3, Applicant shall not be more burdened against use of information from public sources than he/she would otherwise have been had he/she not received the disclosure of such Confidential Information. Furthermore, Taco Bell agrees that Applicant is as free as any third party to use the publicly available information which a third party would learn of through legal means, appreciate the value of and use without any initiative suggested by the disclosure by Taco Bell hereunder.
- 5. Applicant agrees that he/she will be completely responsible for maintaining the secrecy and confidentiality of the Confidential Information disclosed to him/her and will be responsible in this regard for the actions and activities of all of Applicant's agents, employees and designees working with any of the Confidential Information, and Applicant agrees to indemnify and hold harmless Taco Bell from all damages and expense (including attorneys' fees) which Taco Bell may sustain as a result of any unauthorized disclosure which can be traced to the disclosure of such Confidential Information to Applicant hereunder.
- 6. Applicant agrees that all documents and other materials containing Confidential Information delivered to him/her by Taco Bell and all reproductions, translations and presentations thereof shall at all times be and remain the property of Taco Bell and that the same will be delivered immediately to Taco Bell upon demand at any time.
- 7. Applicant acknowledges and agrees that the unauthorized use or disclosure of any Confidential Information in violation of this Confidentiality Agreement will cause severe and irreparable damage to Taco Bell. In the event of any violation of this Confidentiality Agreement, Applicant agrees that Taco Bell shall be authorized and entitled to obtain from any court of competent jurisdiction preliminary and/or injunctive relief, as well as any other relief permitted by applicable law.
- 8. If Applicant does not enter into a franchise relationship with Taco Bell, or upon Taco Bell's request, Applicant will promptly return to Taco Bell or destroy all Confidential Information and retain no copies thereof.

IN WITNESS WHEREOF, the parties hereto through their authorized signatories have executed this Applicant Confidentiality Agreement as indicated below.

| Taco Bell Franchisor, LLC | Applicant |
|---------------------------|-------------|
| Ву: | |
| Title: | Print Name: |
| Date: | Date: |

EXHIBIT I

INFORMATION REGARDING TACO BELL FRANCHISES

| | | e 1: | | | | |
|--|-------------------|------------------------|----------|----------------|--|------------------------------|
| Unit Address 1 | Address 2 | City | St | Postal | Legal Entity | Owner Phone |
| 8825 Old Seward Hwy | | Anchorage | AK | 99515 | Denali Foods, Inc. | 907-334-3105 |
| 939 West Northern Lights Blvd | | Anchorage | AK | 99503 | Denali Foods, Inc. | 907-334-3105 907-334-3105 |
| 9000 Lake Otis Parkway Units 6 ar 2351 E. 5th Ave | 1 | Anchorage Anchorage | AK AK | 99507 99501 | Denali Foods, Inc. Denali Foods, Inc. | 907-334-3105 |
| 1231 Muldoon Road | | Anchorage | AK | 99501 99504 | Denali Foods, Inc. | 907-334-3105 |
| 2640 East Tudor Road | | Anchorage | AK | 99504 99507 | Denali Foods, Inc. | 907-334-3105 |
| 9001 Jewel Lake Rd Ste 12 | Diamond Jewel Lak | • | AK | 99502 | Denali Foods, Inc. | 907-334-3105 |
| 12130 Business Blvd | Diamona jewer Lak | Eagle River | AK | 99577 | Denali Foods, Inc. | 907-334-3105 |
| 87 College Rd | | Fairbanks | AK | 99701 | Denali Foods, Inc. | 907-334-3105 |
| 1450 University Ave S | | Fairbanks | AK | 99709 | Denali Foods, Inc. | 907-334-3105 |
| 560 D Street | | Fort Richardson | AK | 99505 | Denali Foods, Inc. | 907-334-3105 |
| 209 N. Santa Claus Lane | | North Pole | AK | 99705 | Denali Foods, Inc. | 907-334-3105 |
| 755 West Rowland Memorial Way | , | Palmer | AK | 99645 | Denali Foods, Inc. | 907-334-3105 |
| 43845 Sterling Hwy | | Soldotna | AK | 99669 | Denali Foods, Inc. | 907-334-3105 |
| 1751 E Parks Highway | | Wasilla | AK | 99654 | Denali Foods, Inc. | 907-334-3105 |
| 450 Colonial Promenade Pkwy | | Alabaster | AL | 35007 | Tacala, LLC | 205-443-9600 |
| 7959 Us Highway 431 | | Albertville | AL | 35950 | Tacala, LLC | 205-443-9600 |
| 3779 Highway 280 | | Alexander City | AL | 35010 | Tacala Georgia Corp. | 205-443-9600 |
| 254 West Bypass | | Andalusia | AL | 36420 | Tacala, LLC | 205-443-9600 |
| 5550 McClellan Blvd | | Anniston | AL | 36206 | Tacala, LLC | 205-443-9600 |
| 1264 N BRINDLEE MOUNTAIN PK | ٨ | Arab | AL | 35016 | Tacala, LLC | 205-443-9600 |
| 1625 US Hwy 72 East | | Athens | AL | 35611 | Tacala, LLC | 205-443-9600 |
| 1112 Jefferson St SE | | Athens | AL | 35611 | Tacala, LLC | 205-443-9600 |
| 5920 Hwy 21 | | Atmore | AL | 36502 | Tacala, LLC | 205-443-9600 |
| 519 Cleveland Ave | | Attalla | AL | 35954 | Champion Restaurants - Fiesta, LLC | 678-557-6624 |
| 1365 N Donahue Drive | | Auburn | AL | 36830 | Tacala Georgia Corp. | 205-443-9600 |
| 1521 East Glenn Avenue | | Auburn | AL | 36830 | Tacala Georgia Corp. | 205-443-9600 |
| 271 S Gay St | | Auburn | AL | 36830 | Tacala Georgia Corp. | 205-443-9600 |
| 2027 S. College St. | | Auburn | AL | 36832 | Tacala Georgia Corp. | 205-443-9600 |
| 621 McMeans Ave | | Bay Minette | AL | 36507 | Southeast QSR, LLC | 727/443-5656 |
| 1004 Academy Drive | | Bessemer | AL | 35022 | Tacala, LLC | 205-443-9600 |
| 710 9th Ave N | | Bessemer | AL | 35020 | Tacala, LLC | 205-443-9600 |
| 5050 Bond Boulevard | Colonial Promenad | Bessemer | AL | 35022 | Tacala, LLC | 205-443-9600 |
| 1101 Forestdale Blvd | | Birmingham | AL | 35214 | Tacala, LLC | 205-443-9600 |
| 4525 Valleydale Road | | Birmingham | AL | 35242 | Tacala, LLC | 205-443-9600 |
| 6806 Tattersall Way | | Birmingham | AL | 35242 | Tacala, LLC | 205-443-9600 |
| 381 Palisades Blvd | | Birmingham | AL | 35209 | Tacala, LLC | 205-443-9600 |
| 2124 7th Ave S | | Birmingham | AL | 35233 | Tacala, LLC | 205-443-9600 |
| 9509 Parkway East | | Birmingham | AL | 35215 | Tacala, LLC | 205-443-9600 |
| 1541 Montclair Road | | Birmingham | AL | 35210 | Tacala, LLC | 205-443-9600 |
| 4623 Highway 280 S. | | Birmingham | AL | 35242 | Tacala, LLC | 205-443-9600 |
| 2300 Bessemer Rd. | | Birmingham | AL | 35208 | Tacala, LLC | 205-443-9600 |
| 1040 US Highway 431 | | Boaz | AL | 35957 | Tacala, LLC | 205-443-9600 |
| 2150 Douglas Avenue | | Brewton | AL | 36426 | Tacala, LLC | 205-443-9600 |
| 5005 Highway 31 | | Calera | AL | 35040 | Tacala, LLC | 205-443-9600 |
| 100 20th Ave NE | | Center Point | AL | 35215 | Tacala, LLC | 205-443-9600 |
| 1545 Chestnut Bypass | | Centre | AL | 35960 | Champion Restaurants - Fiesta, LLC | 678-557-6624 |
| 16778 Hwy. 280 | | Chelsea | AL | 35043 | Tacala, LLC | 205-443-9600 |
| 33458 Us Highway 280 | | Childersburg | AL | 35044 | Tacala, LLC | 205-443-9600 |
| 2047 7th St South | | Clanton | AL | 35045 | Tacala, LLC | 205-443-9600 |
| 218 W. College Street | | Columbiana | AL | 35051 | Tacala, LLC | 205-443-9600 |
| 1746 2nd Avenue SW | | Cullman | AL | 35055 | Tacala, LLC | 205-443-9600 |
| 5961 AL Highway 157 | | Cullman Daleville | AL | 35057 | Tacala, LLC | 205-443-9600 |
| 935 N Daleville Ave | | | AL | 36322 | Tacala, LLC | 205-443-9600 |
| 2928 Point Mallard Pkwy 2136 6th Ave SE | | Decatur | AL | 35603 | Tacala, LLC | 205-443-9600 |
| | | Decatur | AL | 35601 | Tacala, LLC | 205-443-9600 |
| 1807 Beltline Rd SW 100 US Highway 80 East | | Decatur Demonolis | AL AL | 35601 36732 | Tacala, LLC Pacific Bells, LLC | 205-443-9600 |
| 100 US Highway 80 East 3282 Reeves Street | | Demopolis Dothan | AL | 36732 | Tacala, LLC | 360/694-7855 205-443-9600 |
| 3168 S Oates Street | | Dothan | AL | 36303 | Tacala, LLC Tacala, LLC | 205-443-9600 |
| 3056 Ross Clark Cir | | Dothan | AL | 36301 | Tacala, LLC Tacala, LLC | 205-443-9600 |
| 3927 Montgomery Hwy | | Dothan | AL | 36303 | Tacala, LLC | 205-443-9600 |
| 1087 Ross Clark Circle | | Dothan | AL | 36303 | Tacala, LLC | 205-443-9600 |
| 602 Boll Weevil Circle | | Enterprise | AL | 36330 | Tacala, LLC | 205-443-9600 |
| 3191 S. Eufaula Ave. | | Eufaula | AL | 36027 | Tacala Georgia Corp. | 205-443-9600 |
| 1525 Temple Avenue N | | Fayette | AL | 35555 | Tacala, LLC | 205-443-9600 |
| 1412 N Wood Ave | | Florence | AL | 35630 | Tacala, LLC | 205-443-9600 |
| | | | | | · / - | |

| 2040 Cloverdale Read | | Florence | A I | 25622 | | 205 442 0600 |
|---|--------------------|-------------------------|----------|----------------|-------------------------------------|------------------------------|
| 3040 Cloverdale Road 503 S Court Street | | Florence Florence | AL AL | 35633 35630 | Tacala, LLC Tacala, LLC | 205-443-9600 205-443-9600 |
| 2717 Florence Blvd | | Florence | AL | 35630 | Tacala, LLC | 205-443-9600 |
| 1255 S McKenzie Street | | Foley | AL | 36535 | Southeast QSR, LLC | 727/443-5656 |
| 610 Glenn Blvd SW | | Fort Payne | AL | 35967 | Mid-South Bells, LLC | 727/443-5656 |
| 1611 Morris Avenue | | Fultondale | AL | 35068 | Tacala, LLC | 205-443-9600 |
| 579 E. Meighan Boulevard | | Gadsden | AL | 35903 | Champion Restaurants - Fiesta, LLC | 678-557-6624 |
| 523 Fieldstown Road | | Gardendale | AL | 35071 | Tacala, LLC | 205-443-9600 |
| 1017 Ft Dale Road | | Greenville | AL | 36037 | Tacala, LLC | 205-443-9600 |
| 1740 Gunter Ave | | Guntersville | AL | 35976 | Mid-South Bells, LLC | 727/443-5656 |
| 42462 AL-195 | | Haleyville | AL | 35565 | Tacala, LLC | 205-443-9600 |
| 1746 Military St S | | Hamilton | AL | 35570 | Tacala, LLC | 205-443-9600 |
| 702 Main St NE | | Hanceville | AL | 35077 | Tacala, LLC | 205-443-9600 |
| 1409 Hwy 31 NW | | Hartselle | AL | 35640 | Tacala, LLC | 205-443-9600 |
| 5809 Highway 53 | | Harvest | AL | 35749 | Tacala, LLC | 205-443-9600 |
| 14650 Hwy 231/431 N | | Hazel Green | AL | 35750 | Tacala, LLC | 205-443-9600 |
| 4804 Highway 52 W | | Helena | AL | 35080 | Tacala, LLC | 205-443-9600 |
| 5692 Highway 278 East | | Hokes Bluff Homewood | AL | 35903 | Champion Restaurants - Fiesta, LLC | 678-557-6624 |
| 159 State Farm Parkway 1553 Montgomery Highway | | Honver | AL AL | 35209 35216 | Tacala, LLC Tacala, LLC | 205-443-9600 205-443-9600 |
| 5622 Grove Blvd | | Hoover | AL | 35210 | Tacala, LLC | 205-443-9600 |
| 1821 Montgomery Highway | Riverchase Village | | AL | 35244 | Tacala, LLC | 205-443-9600 |
| 3064 Warrior River Road | hiverendse vindge | Hueytown | AL | 35023 | Tacala, LLC | 205-443-9600 |
| 7208 Bailey Cove Rd SE | | Huntsville | AL | 35802 | Tacala, LLC | 205-443-9600 |
| 11300 Memorial Pkwy SW | | Huntsville | AL | 35803 | Tacala, LLC | 205-443-9600 |
| 1638 Hwy 72 E | | Huntsville | AL | 35811 | Tacala, LLC | 205-443-9600 |
| 2150 Winchester Road | | Huntsville | AL | 35811 | Tacala, LLC | 205-443-9600 |
| 2015 Whitesburg Dr. S | | Huntsville | AL | 35801 | Tacala, LLC | 205-443-9600 |
| 950 Old Monrovia Rd NW | | Huntsville | AL | 35806 | Tacala, LLC | 205-443-9600 |
| 1030 Airport Rd | | Huntsville | AL | 35802 | Tacala, LLC | 205-443-9600 |
| 4315 University Dr NW | | Huntsville | AL | 35816 | Tacala, LLC | 205-443-9600 |
| 2885 Memorial Pkwy. | | Huntsville | AL | 35810 | Tacala, LLC | 205-443-9600 |
| 4623 Grantswood Road | | Irondale | AL | 35210 | Tacala, LLC | 205-443-9600 |
| 3625 N College Ave | | Jackson | AL | 36545 | Tacala, LLC | 205-443-9600 |
| 1611 Pelham Road S. | | Jacksonville | AL | 36265 | Tacala, LLC | 205-443-9600 |
| 150 Carl Cannon Blvd | | Jasper | AL | 35501 | Tacala, LLC | 205-443-9600 |
| 508 Hwy #78 West | | Jasper | AL | 35501 | Tacala, LLC | 205-443-9600 |
| 1801 Ashville Rd | | Leeds | AL | 35094 | Tacala, LLC | 205-443-9600 |
| 75835 Highway 77 | | Lincoln | AL | 35096 | Champion Restaurants - Fiesta, LLC | 678-557-6624 |
| 7940 Highway 72 West 8860 Highway 20 | | Madison Madison | AL AL | 35758 35758 | Tacala, LLC Mid-South Bells, LLC | 205-443-9600 |
| 12276 U.S. Highway 231 | | Meridianville | AL | 35759 | FQSR, LLC (dba KBP Foods) | 727/443-5656 913/428-3636 |
| 1235 AL-14 | | Millbrook | AL | 36054 | Tacala, LLC | 205-443-9600 |
| 7730 Airport Blvd | | Mobile | AL | 36608 | Southeast QSR, LLC | 727/443-5656 |
| 6301 Cottage Hill Road | | Mobile | AL | 36609 | Southeast QSR, LLC | 727/443-5656 |
| 3843 Airport Blvd | | Mobile | AL | 36608 | Southeast QSR, LLC | 727/443-5656 |
| 1115 Government St | | Mobile | AL | 36604 | Southeast QSR, LLC | 727/443-5656 |
| 5392 Hwy 90 West | | Mobile | AL | 36619 | Southeast QSR, LLC | 727/443-5656 |
| 5000 Moffett Rd | | Mobile | AL | 36618 | Southeast QSR, LLC | 727/443-5656 |
| 915 Main St. | | Montevallo | AL | 35115 | Tacala, LLC | 205-443-9600 |
| 2575 Cong W L Dickinson Drive | | Montgomery | AL | 36109 | Tacala, LLC | 205-443-9600 |
| 5163 Carmichael Rd | | Montgomery | AL | 36106 | Tacala, LLC | 205-443-9600 |
| 8020 Vaughn Road | | Montgomery | AL | 36116 | Tacala, LLC | 205-443-9600 |
| 921 West South Blvd | | Montgomery | AL | 36105 | Tacala, LLC | 205-443-9600 |
| 8801 Eastchase Parkway | | Montgomery | AL | 36117 | Tacala, LLC | 205-443-9600 |
| 2695 Zelda Rd | | Montgomery | AL | 36107 | Tacala, LLC | 205-443-9600 |
| 5380 Atlanta Hwy | | Montgomery | AL | 36109 | Tacala, LLC | 205-443-9600 |
| 11880 AL Highway 157 | | Moulton | AL | 35650 | Mid-South Bells, LLC | 727/443-5656 |
| 2100 Woodward Ave 1250 Mitt Lary Rd. | | Muscle Shoals | AL AL | 35661 35475 | Tacala, LLC Tacala, LLC | 205-443-9600 205-443-9600 |
| 1250 Mill Lary Rd. 1880 Mcfarland Blvd | | Northport Northport | AL | 35475 35476 | Tacala, LLC Tacala, LLC | 205-443-9600 |
| 609 2nd Ave E | | Oneonta | AL | 35476 35121 | Mid-South Bells, LLC | 727/443-5656 |
| 1300 Columbus Parkway | | Opelika | AL | 36804 | Tacala Georgia Corp. | 205-443-9600 |
| 2400 Pepperell Pkwy | | Opelika | AL | 36801 | Tacala Georgia Corp. | 205-443-9600 |
| 6706 US Highway 431 | | Owens Cross Roads | | 35763 | Tacala, LLC | 205-443-9600 |
| 41 Commons Way | | Oxford | AL | 36203 | Tacala, LLC | 205-443-9600 |
| 504 Hamric Dr E | | Oxford | AL | 36203 | Tacala, LLC | 205-443-9600 |
| 101 Cahaba Valley Pkwy | | Pelham | AL | 35124 | Tacala, LLC | 205-443-9600 |
| | | | | | | |

| 511 Martin St N | Pell City | AL | 35125 | Tacala, LLC | 205-443-9600 |
|--------------------------------|--------------|----|-------|------------------------------------|--------------|
| 101 Compromise Court | Phenix City | AL | 36870 | Tacala Georgia Corp. | 205-443-9600 |
| 2059 Highway 280 | Phenix City | AL | 36867 | Tacala Georgia Corp. | 205-443-9600 |
| 206 Highway 278 Bypass East | Piedmont | AL | 36272 | Champion Restaurants - Fiesta, LLC | 678-557-6624 |
| 6650 Highway 75 | Pinson | AL | 35126 | Tacala, LLC | 205-443-9600 |
| 6726 Deerfoot Parkway | Pinson | AL | 35126 | Tacala, LLC | 205-443-9600 |
| 411 S Memorial Dr | Prattville | AL | 36067 | Tacala, LLC | 205-443-9600 |
| 71 McCurdy Ave N | Rainsville | AL | 35986 | Mid-South Bells, LLC | 727/443-5656 |
| 3221 Hwy 431 | Roanoke | AL | 36274 | Tacala, LLC | 205-443-9600 |
| 16391 Hwy 72 | Rogersville | AL | 35652 | Tacala, LLC | 205-443-9600 |
| 13831 U.S. 43 | Russellville | AL | 35653 | Tacala, LLC | 205-443-9600 |
| 827 Hwy 43 S | Saraland | AL | 36571 | Southeast QSR, LLC | 727/443-5656 |
| 308 County Park Rd | Scottsboro | AL | 35768 | Tacala, LLC | 205-443-9600 |
| 303 W Highland Ave | Selma | AL | 36701 | Tacala, LLC | 205-443-9600 |
| 1560 Highway 77 | Southside | AL | 35907 | Champion Restaurants - Fiesta, LLC | 678-557-6624 |
| 30500-F State Hwy 181 | Spanish Fort | AL | 36527 | Southeast QSR, LLC | 727/443-5656 |
| 64 Springville Station Blvd | Springville | AL | 35146 | Tacala, LLC | 205-443-9600 |
| 610 Highway 78 E | Sumiton | AL | 35148 | Tacala, LLC | 205-443-9600 |
| 38 MCS Boulevard | Sylacauga | AL | 35150 | Tacala, LLC | 205-443-9600 |
| 206 Haynes St. | Talladega | AL | 35160 | Tacala, LLC | 205-443-9600 |
| 576 Gilmer Avenue | Tallassee | AL | 36078 | Tacala, LLC | 205-443-9600 |
| 1801 Pinson Valley Pkwy | Tarrant | AL | 35217 | Tacala, LLC | 205-443-9600 |
| 33951 Hwy 43 North | Thomasville | AL | 36784 | Pacific Bells, LLC | 360/694-7855 |
| 1116 Highway 231 S | Troy | AL | 36081 | Tacala Georgia Corp. | 205-443-9600 |
| 5950 Valley Rd | Trussville | AL | 35173 | Tacala, LLC | 205-443-9600 |
| 815 Skyland Blvd | Tuscaloosa | AL | 35405 | Tacala, LLC | 205-443-9600 |
| 1211 University Blvd | Tuscaloosa | AL | 35401 | Tacala, LLC | 205-443-9600 |
| 9050 Highway 69 S | Tuscaloosa | AL | 35405 | Tacala, LLC | 205-443-9600 |
| 2610 Stillman Blvd. | Tuscaloosa | AL | 35401 | Tacala, LLC | 205-443-9600 |
| 236 15th Street | Tuscaloosa | AL | 35401 | Tacala, LLC | 205-443-9600 |
| 2903 20th Avenue | Valley | AL | 36854 | Tacala Georgia Corp. | 205-443-9600 |
| 319 Cane Creek Rd | Warrior | AL | 35180 | Tacala, LLC | 205-443-9600 |
| 5903 Us Hwy 231 | Wetumpka | AL | 36092 | Tacala, LLC | 205-443-9600 |
| 2463 US Highway 43 | Winfield | AL | 35594 | Tacala, LLC | 205-443-9600 |
| 541 Highway 71 N | Alma | AR | 72921 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3126 Pine Street | Arkadelphia | AR | 71923 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 121 Valley Rd | Arkadelphia | AR | 71923 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 118-132 US-167 | Bald Knob | AR | 72010 | JTB Development, LLC | |
| 1102 S Saint Louis St | Batesville | AR | 72501 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1957 W Dewitt Henry Dr | Beebe | AR | 72012 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2022 Highway 5 N. | Benton | AR | 72019 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1704 Military Rd | Benton | AR | 72015 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1200 SW Regional Airport Blvd | Bentonville | AR | 72712 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 102 S Walton Blvd | Bentonville | AR | 72712 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2801 SE 14th | Bentonville | AR | 72712 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 940 W Trimble Avenue | Berryville | AR | 72616 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 201 S Service Rd | Blytheville | AR | 72315 | Pacific Bells, LLC | 360/694-7855 |
| 711 E. Main | Booneville | AR | 72927 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 8039 Hwy 49 North | Brookland | AR | 72417 | JTB Development, LLC | |
| 2211 N Reynolds Rd | Bryant | AR | 72022 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1430 W Locust | Cabot | AR | 72023 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1320 Highway 278 Byp | Camden | AR | 71701 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1775 E. Centerton Blvd. | Centerton | AR | 72719 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1105 South Rogers | Clarksville | AR | 72830 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1014 Highway 65 Bus | Clinton | AR | 72031 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 205 E Oak Street | Conway | AR | 72032 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2195 Dave Ward Drive | Conway | AR | 72034 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2715 Prince Street | Conway | AR | 72032 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 200 Missouri Ave | Corning | AR | 72422 | JTB Development, LLC | |
| 109 West First Avenue | Crossett | AR | 71635 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 618 Union St | Dardanelle | AR | 72834 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 820 North Lakeside Drive | De Queen | AR | 71832 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1600 West Hillsboro Street | El Dorado | AR | 71730 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2700 N. West Avenue | El Dorado | AR | 71730 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 331 W. Main St. | Farmington | AR | 72730 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 176 East Joyce Blvd. | Fayetteville | AR | 72703 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2055 W Martin Luther King Blvd | Fayetteville | AR | 72701 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1147 North Colorado | Fayetteville | AR | 72703 | K-Mac Enterprises, Inc. | 479-650-1489 |
| | | | | | |

| | Country ille | | 72704 | K Mara Futamairan Ing | 470 650 4400 |
|--|-------------------------|----------|----------------|--|------------------------------|
| 1878 N Crossover Rd | Fayetteville | AR | 72701 71742 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1200 N Edgar Street 2055 N Washington | Fordyce Forrest City | AR AR | 72335 | K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. | 479-650-1489 479-650-1489 |
| 7910 Rogers Ave | Fort Smith | AR | 72903 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 9203 Highway 71 S | Fort Smith | AR | 72916 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 915 North Greenwood | Fort Smith | AR | 72901 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4910 Towson Avenue | Fort Smith | AR | 72901 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 44 CC Drive | Gassville | AR | 72635 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 604 1st Avenue SE | Gravette | AR | 72736 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4 N Broadview St | Greenbrier | AR | 72058 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 820 West Center | Greenwood | AR | 72936 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 629 Highway 6265 North | Harrison | AR | 72601 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1623 Highway 25B | Heber Springs | AR | 72543 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1501 N Hervey St | Норе | AR | 71801 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 141 E Grand Avenue | Hot Springs | AR | 71901 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1716 Airport Road | Hot Springs | AR | 71913 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1100 Albert Pike | Hot Springs | AR | 71913 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4016 Central Ave | Hot Springs | AR | 71913 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 14211 Highway 412 | Huntsville | AR | 72740 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1809 N 1st St | Jacksonville | AR | 72076 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2100 S. Caraway Road | Jonesboro | AR | 72401 | Pacific Bells, LLC | 360/694-7855 |
| 10611 Colonel Glenn Road | Little Rock | AR | 72204 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 17116 Chenal Parkway | Little Rock | AR | 72223 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1300 John Barrow Rd | Little Rock | AR | 72205 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4424 Markham Road | Little Rock | AR | 72205 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 8108 Geyer Springs Rd | Little Rock | AR | 72209 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 719 South Broadway | Little Rock | AR | 72201 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 600 South Bowman Road | Little Rock | AR | 72211 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 9600 N Rodney Parham Rd | Little Rock | AR | 72227 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 207 South Bloomington Street | Lowell | AR | 72745 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1521 E. Main 1601 Hwy 270, Ste #219 | Magnolia Malvern | AR AR | 71753 72104 | K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. | 479-650-1489 479-650-1489 |
| 435 Highway 425 North | Monticello | AR | 71655 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 98 Medical Services Drive | Morrilton | AR | 72110 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 833 Highway 62 E | Mountain Home | AR | 72653 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 602 East Main Street | Mountain View | AR | 72560 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1302 S. 4th Street | Nashville | AR | 71852 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 301 Highway 67 N | Newport | AR | 72112 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2531 Highway 161 | North Little Rock | AR | 72117 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 11525 Maumelle Blvd | North Little Rock | AR | 72113 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3900 McCain Blvd | North Little Rock | AR | 72116 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 901 E Broadway | North Little Rock | AR | 72114 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 103 Airport Road | Ozark | AR | 72949 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2525 W Kings Hwy | Paragould | AR | 72450 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1409 East Walnut | Paris | AR | 72855 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 179 Lee Town Road | Pea Ridge | AR | 72751 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3501 Camden Rd | Pine Bluff | AR | 71603 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2712 Olive St | Pine Bluff | AR | 71601 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1611 Hwy 67 South | Pocahontas | AR | 72455 | JTB Development, LLC | |
| 1030 East Parks Street | Prairie Grove | AR | 72753 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2080 Promenade | Rogers | AR | 72756 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 604 S 8th Street | Rogers | AR | 72756 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 301 N. Elmira Ave. | Russellville | AR | 72802 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1308 N Arkansas Ave | Russellville | AR | 72801 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2513 W Beebe Capps Expy | Searcy | AR | 72143 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3307 E Race | Searcy | AR | 72143 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 704 West Center Street | Sheridan | AR | 72150 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 8350 Warden Road 7201 JFK Blvd | Sherwood Sherwood | AR AR | 72120 72120 | K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. | 479-650-1489 479-650-1489 |
| 4171 US-412 | Siloam Springs | AR | 72761 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1050 Hwy 412 W | Siloam Springs | AR | 72761 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 406 S. Thompson | Springdale | AR | 72761 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4183 Elm Springs Road | Springdale | AR | 72762 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1728 East Robinson Avenue | Springdale | AR | 72764 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4322 West Sunset | Springdale | AR | 72762 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 512 W. 22nd Street | Stuttgart | AR | 72160 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1119 East Henri De Tonti Blvd | Tontitown | AR | 72770 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 511 North Plaza Dr | Van Buren | AR | 72956 | K-Mac Enterprises, Inc. | 479-650-1489 |
| | | | | | |

| 3003 Alma Hwy | | Van Buren | AR | 72956 | K-Mac Enterprises, Inc. | 479-650-1489 |
|--|--------------------|----------------------|----------|----------------|--|------------------------------|
| 600 Hwy 67 B | | Walnut Ridge | AR | 72476 | JTB Development, LLC | 475-050-1485 |
| 761 North Sebastian Street | | West Helena | AR | 72390 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1209 N. Missouri St. | | West Memphis | AR | 72301 | Hospitality Memphis, Inc. | 315/451-1957 |
| 8011 Sheridan Road | | White Hall | AR | 71602 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3659 W. Anthem Way | | Anthem | AZ | 85086 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 97 West Apache Trail | | Apache Junction | AZ | 85120 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 10711 W Indian School Rd | | Avondale | AZ | 85392 | Hot Tacos, Inc. | 928/681-3344 |
| 9940 W McDowell Rd. | | Avondale | AZ | 85392 | Hot Tacos, Inc. | 928/681-3344 |
| 11325 W Buckeye Road | | Avondale | AZ | 85323 | Hot Tacos, Inc. | 928/681-3344 |
| 1529 N Dysart Rd | | Avondale | AZ | 85323 | Hot Tacos, Inc. | 928/681-3344 |
| 650 South Highway 90 | | Benson | AZ | 85602 | PAK Foods, LLC | 281/569-4640 |
| 1560 N. Verrado Way | | Buckeye | AZ | 85396 | Hot Tacos, Inc. | 928/681-3344 |
| 1164 S Watson Rd | | Buckeye | AZ | 85326 | Hot Tacos, Inc. | 928/681-3344 |
| 600 Highway 95 | Suite 500 | Bullhead City | AZ | 86430 | Hot Tacos, Inc. | 928/681-3344 |
| 1562 Marina Blvd | | Bullhead City | AZ | 86442 | Hot Tacos, Inc. | 928/681-3344 |
| 1602 W Highway 260 | | Camp Verde | AZ | 86322 | Hot Tacos, Inc. | 928/681-3344 |
| 1729 E Florence Blvd | | Casa Grande | AZ | 85122 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2814 N. Pinal Ave. | | Casa Grande | AZ | 85122 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 29844 N Cave Creek Rd | | Cave Creek | AZ | 85331 | Hot Tacos, Inc. | 928/681-3344 |
| 2930 South Alma School Road 2030 North Alma School Rd | | Chandler Chandler | AZ AZ | 85248 85224 | Luihn VantEdge Partners, LLC Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4080 S Gilbert Rd. | | Chandler | AZ | 85249 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1147 N Hwy 89 | | Chino Valley | AZ | 86323 | Vista Foods, Inc. | 919/850-0558 928/681-3344 |
| 4529 West Highway 60 | | Claypool | AZ | 85532 | Hefcam, Inc. | 928/425-7871 |
| 1505 N. Arizona Boulevard | | Coolidge | AZ | 85552 | Anred, Inc. | 920/429-7871 |
| 2140 E State Route 89-A | | Cottonwood | AZ | 86326 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3460 E Route 66 | | Flagstaff | AZ | 86004 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1255 S Milton Rd | | Flagstaff | AZ | 86001 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1801 E Butler Ave | | Flagstaff | AZ | 86001 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 558 N Pinal Parkway | | Florence | AZ | 85132 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4978 S Highway 95 | | Fort Mohave | AZ | 86426 | Hot Tacos, Inc. | 928/681-3344 |
| 3104 E. Chandler Heights Road | | Gilbert | AZ | 85298 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4133 E. Williams Field Road | | Gilbert | AZ | 85295 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3601 East Baseline Road | | Gilbert | AZ | 85234 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 885 West Warner Road | | Gilbert | AZ | 85233 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1550 E Warner Rd. | | Gilbert | AZ | 85296 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2881 S. Market St. | | Gilbert | AZ | 85296 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3626 W. Pinnacle Peak Rd. | | Glendale | AZ | 85310 | A&W Tacos, LLC | 281/569-4640 |
| 6708 W. Deer Valley Road | | Glendale | AZ | 85310 | A&W Tacos, LLC | 281/569-4640 |
| 6645 W. Happy Valley Rd. | | Glendale | AZ | 85310 | Hot Tacos, Inc. | 928/681-3344 |
| 6606 West Camelback | | Glendale | AZ | 85301 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6901 North Litchfield Road | Luke Air Force Bas | | AZ | 85307 | Hot Tacos, Inc. | 928/681-3344 |
| 7714 West Bell Road | | Glendale | AZ | 85308 | Hot Tacos, Inc. | 928/681-3344 |
| 5705 W Bell Rd | | Glendale | AZ | 85308 | Hot Tacos, Inc. | 928/681-3344 |
| 9380 W. Northern Avenue | | Glendale | AZ | 85305 | Hot Tacos, Inc. | 928/681-3344 |
| 7795 North 59th Ave. 4950 W. Thunderbird Rd | | Glendale | AZ | 85301 | Hot Tacos, Inc. | 928/681-3344 |
| 4351 W. Olive | | Glendale Glendale | AZ AZ | 85306 | Hot Tacos, Inc. | 928/681-3344 928/681-3344 |
| 1700 E Ash St | | Globe | AZ | 85302 85501 | Hot Tacos, Inc. Hefcam, Inc. | 928/425-7871 |
| 17676 W Elliot Rd. | | Goodyear | AZ | 85338 | Hot Tacos, Inc. | 928/681-3344 |
| 251 North Litchfield Road | | Goodyear | AZ | 85338 | Hot Tacos, Inc. | 928/681-3344 |
| 16950 Yuma Road | | Goodyear | AZ | 85338 | Hot Tacos, Inc. | 928/681-3344 |
| 1740 N. Pebble Creek PA | | Goodyear | AZ | 85395 | Hot Tacos, Inc. | 928/681-3344 |
| 80 W Duval Mine Rd | | Green Valley | AZ | 85614 | Hot Tacos, Inc. | 928/681-3344 |
| 1606 Navajo Blvd | | Holbrook | AZ | 86025 | Hot Tacos, Inc. | 928/681-3344 |
| Hwy 160 | | Kayenta | AZ | 86033 | Delect Foods Tri-State, LLC | 832-741-1293 |
| 3220 Stockton Hill Rd | | , Kingman | AZ | 86409 | Hot Tacos, Inc. | 928/681-3344 |
| 3350 E Andy Devine | | Kingman | AZ | 86401 | Hot Tacos, Inc. | 928/681-3344 |
| 44 N Lake Havasu Ave | | Lake Havasu City | AZ | 86403 | Hot Tacos, Inc. | 928/681-3344 |
| 127 W White Mountain Blvd | | Lakeside | AZ | 85929 | Hot Tacos, Inc. | 928/681-3344 |
| 7233 S. 51st Avenue | | Laveen | AZ | 85339 | Hot Tacos, Inc. | 928/681-3344 |
| 4955 N. Dysart Road | | Litchfield Park | AZ | 85340 | Hot Tacos, Inc. | 928/681-3344 |
| 13924 N Sandario Rd | | Marana | AZ | 85653 | A&W Tacos, LLC | 281/569-4640 |
| 20980 N John Wayne Pkwy | | Maricopa | AZ | 85139 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2028 North Power Road | | Mesa | AZ | 85215 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1125 S Signal Butte Rd | | Mesa | AZ | 85208 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 9315 E Baseline Road | | Mesa | AZ | 85209 | Luihn VantEdge Partners, LLC | 919/850-0558 |
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| 1215 E. McKellips Rd. | | Mesa | AZ | 85203 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2663 E Broadway Rd. | | Mesa | AZ | 85204 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1148 N Higley Rd | | Mesa | AZ | 85205 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4444 East Main Street 2160 Baseline Rd | | Mesa Mesa | AZ AZ | 85205 85204 | Hot Tacos, Inc. Luihn VantEdge Partners, LLC | 928/681-3344 |
| | | | | | • | 919/850-0558 |
| 1256 South Country Club Dr | | Mesa | AZ | 85210 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1131 S. Stapley Dr. | | Mesa Mesa | AZ | 85204 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6111 E Southern Ave | | | AZ | 85206 | Hot Tacos, Inc. | 928/681-3344 |
| 1125 S Dobson Rd | | Mesa | AZ | 85202 | WMM, Inc. | 480-773-3094 |
| 6742 E MAIN ST | | Mesa | AZ | 85205 | Hot Tacos, Inc. | 928/681-3344 |
| 917 N. Dobson Rd. | | Mesa | AZ | 85201 | WMM, Inc. | 480-773-3094 |
| 2760 South Alma School | | Mesa | AZ | 85210 | Hot Tacos, Inc. | 928/681-3344 |
| 310 W Main Street | | Mesa | AZ | 85201 | Hot Tacos, Inc. | 928/681-3344 |
| 352 E Brown Rd | | Mesa | AZ | 85201 | Hot Tacos, Inc. | 928/681-3344 |
| 10815 N Oracle Rd | | Oro Valley | AZ | 85737 | TacoBocci, LLC | 520/219-2977 |
| 1010 Haul Road | | Page | AZ | 86040 | Hot Tacos, Inc. | 928/681-3344 |
| 129 West Riverside Drive | | Parker | AZ | 85344 | Hot Tacos, Inc. | 928/681-3344 |
| 110 Highway 260 | Payson Village Cer | - | AZ | 85541 | Hot Tacos, Inc. | 928/681-3344 |
| 7541 W Thunderbird Road | | Peoria | AZ | 85381 | A&W Tacos, LLC | 281/569-4640 |
| 6745 W Peoria Ave | | Peoria | AZ | 85345 | Hot Tacos, Inc. | 928/681-3344 |
| 9831 W. Happy Valley Rd. | | Peoria | AZ | 85383 | Hot Tacos, Inc. | 928/681-3344 |
| 8301 W Peoria Ave | | Peoria | AZ | 85345 | Hot Tacos, Inc. | 928/681-3344 |
| 9251 W Union Hills Dr | | Peoria | AZ | 85382 | SWT Arizona Investments, LLC | 281/569-4640 |
| 2601 North 44th Street | | Phoenix | AZ | 85008 | Hot Tacos, Inc. | 928/681-3344 |
| 7520 W. Lower Buckeye Rd | | Phoenix | AZ | 85043 | Hot Tacos, Inc. | 928/681-3344 |
| 1640 S. 7th Street | | Phoenix | AZ | 85003 | Hot Tacos, Inc. | 928/681-3344 |
| 2450 E Indian School Rd | | Phoenix | AZ | 85016 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3445 W Van Buren St | | Phoenix | AZ | 85009 | Hot Tacos, Inc. | 928/681-3344 |
| 15604 S 40th St | | Phoenix | AZ | 85048 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 15240 N. 32nd Street | | Phoenix | AZ | 85032 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1747 W Bethany Home Rd | | Phoenix | AZ | 85015 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2660 W. Thunderbird | | Phoenix | AZ | 85023 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4751 E Shea Blvd | | Phoenix | AZ | 85028 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4815 East Warner | | Phoenix | AZ | 85044 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1501 E Bethany Home Rd | | Phoenix | AZ | 85014 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3507 W. Peoria Ave. | | Phoenix | AZ | 85029 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 419 West Bell Road | | Phoenix | AZ | 85023 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1909 West Deer Valley Rd | | Phoenix | AZ | 85027 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 34906 N Valley Parkway | | Phoenix | AZ | 85086 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4035 N 7th Ave | | Phoenix | AZ | 85013 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4430 South 48th Street | | Phoenix | AZ | 85040 | Hot Tacos, Inc. | 928/681-3344 |
| 12223 N Cave Creek Rd | | Phoenix | AZ | 85022 | Hot Tacos, Inc. | 928/681-3344 |
| 201 E. Washington, Suite 105 | | Phoenix | AZ | 85004 | Hot Tacos, Inc. | 928/681-3344 |
| 1860 N 75th Ave | | Phoenix | AZ | 85035 | Hot Tacos, Inc. | 928/681-3344 |
| 4304 W Indian School Rd | | Phoenix | AZ | 85031 | Hot Tacos, Inc. | 928/681-3344 |
| 301 East McDowell Road | | Phoenix | AZ | 85004 | Hot Tacos, Inc. | 928/681-3344 |
| 7440 S 7th St | | Phoenix | AZ | 85042 | Hot Tacos, Inc. | 928/681-3344 |
| 2465 E Baseline Rd | | Phoenix | AZ | 85042 | Hot Tacos, Inc. | 928/681-3344 |
| 4850 N. 99th Ave | | Phoenix | AZ | 85037 | Hot Tacos, Inc. | 928/681-3344 |
| 7449 W Indian School Rd | | Phoenix | AZ | 85033 | Hot Tacos, Inc. | 928/681-3344 |
| 3101 E Thomas Rd | | Phoenix | AZ | 85016 | Hot Tacos, Inc. | 928/681-3344 |
| 4209 W Bell Rd | | Phoenix | AZ | 85053 | Hot Tacos, Inc. | 928/681-3344 |
| 3517 W Glendale Ave | | Phoenix | AZ | 85051 | Hot Tacos, Inc. | 928/681-3344 |
| 5825 S 35th Ave | | Phoenix | AZ | 85041 | Hot Tacos, Inc. | 928/681-3344 |
| 725 W. Southern Avenue | | Phoenix | AZ | 85041 | Hot Tacos, Inc. | 928/681-3344 |
| 2430 E. Beardsley Rd. | | Phoenix | AZ | 85050 | Hot Tacos, Inc. | 928/681-3344 |
| 9019 N 19th Ave. | | Phoenix | AZ | 85021 | Gladden Enterprises, Inc. | 623/536-1474 |
| 8645 N. 7th St. | | Phoenix | AZ | 85020 | Hot Tacos, Inc. | 928/681-3344 |
| 1220 North 51st Ave | | Phoenix | AZ | 85043 | Hot Tacos, Inc. | 928/681-3344 |
| 3188 Willow Creek Road | | Prescott | AZ | 86305 | Vista Foods, Inc. | 928/681-3344 |
| 847 Miller Valley Road | | Prescott | AZ | 86301 | Vista Foods, Inc. | 928/681-3344 |
| 7820 E State Route 69 | | Prescott Valley | AZ | 86314 | Vista Foods, Inc. | 928/681-3344 |
| 50 West Ocotillo Road | | Queen Creek | AZ | 85142 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 21222 E Rittenhouse Rd | | Queen Creek | AZ | 85142 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 18510 E Rittenhouse Rd | | Queen Creek | AZ | 85142 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 735 W. Sahuarita Road | | Sahuarita | AZ | 85629 | Hot Tacos, Inc. | 928/681-3344 |
| 1711 W Hunt Highway | | San Tan Valley | AZ | 85143 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 14002 N Scottsdale | | Scottsdale | AZ | 85254 | Luihn VantEdge Partners, LLC | 919/850-0558 |
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| | Calatta da la | A 7 | 05254 | Luiha MartEdaa Dasta an U.C. | 040/050 0550 |
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| 7153 E Thomas Rd | Scottsdale | AZ | 85251 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 11072 No Frank Lloyd Wright 9059 E Indian Bend Rd | Scottsdale Scottsdale | AZ AZ | 85259 85250 | Luihn VantEdge Partners, LLC Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4854 East Bell Road | Scottsdale | AZ | 85250 | Luihn VantEdge Partners, LLC | 919/850-0558 919/850-0558 |
| 10130 North 90th Street | Scottsdale | AZ | 85258 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 15776 N Frank Lloyd Wright Blv | Scottsdale | AZ | 85260 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 7847 E Mc Dowell Rd | Scottsdale | AZ | 85257 | Hot Tacos, Inc. | 928/681-3344 |
| 4425 S White Mountain Road | Show Low | AZ | 85901 | Hot Tacos, Inc. | 928/681-3344 |
| 3466 Canyon De Flores | Sierra Vista | AZ | 85650 | TacoBocci, LLC | 520/355-4933 |
| 3920 East Fry Blvd | Sierra Vista | AZ | 85635 | TacoBocci, LLC | 520/459-6019 |
| 10661 Grand Avenue | Sun City | AZ | 85351 | SWT Arizona Investments, LLC | 281/569-4640 |
| 10810 N. Cotton Lane | Surprise | AZ | 85388 | Hot Tacos, Inc. | 928/681-3344 |
| 13660 N. Prasada Pkwy | Surprise | AZ | 85388 | Hot Tacos, Inc. | 928/681-3344 |
| 16655 W. Bell Road | Surprise | AZ | 85374 | Hot Tacos, Inc. | 928/681-3344 |
| 13752 W. Waddell Road | Surprise | AZ | 85379 | Hot Tacos, Inc. | 928/681-3344 |
| 13726 W Bell Rd | Surprise | AZ | 85374 | Hot Tacos, Inc. | 928/681-3344 |
| 716 N. Main Street | Taylor | AZ | 85939 | Hot Tacos, Inc. | 928/681-3344 |
| 1674 E. Southern Ave. | Tempe | AZ | 85282 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1801 East Guadalupe | Tempe | AZ | 85283 | Hot Tacos, Inc. | 928/681-3344 |
| 9960 South Rural Road | Tempe | AZ | 85284 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 855 W. Baseline | Tempe | AZ | 85283 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1415 West Elliot Road | Tempe | AZ | 85284 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 423 S Mill Ave | Tempe | AZ | 85281 | Hot Tacos, Inc. | 928/681-3344 |
| 1336 W. University Drive | Tempe | AZ | 85281 | Hot Tacos, Inc. | 928/681-3344 |
| 912 E Apache Blvd | Tempe | AZ | 85281 | Hot Tacos, Inc. | 928/681-3344 |
| 2267 W Highway 70 | Thatcher | AZ | 85552 | Hefcam, Inc. | 928/425-7871 |
| 9850 W. Lower Buckeye Rd. | Tolleson | AZ | 85353 | Hot Tacos, Inc. | 928/681-3344 |
| 1014 Main Street | Tuba City | AZ | 86045 | Delect Foods, LLC | 832-741-1293 |
| 1620 W Valencia Rd | Tucson – | AZ | 85746 | TacoBocci, LLC | 520/741-1311 |
| 1818 E. Speedway Blvd. | Tucson T | AZ | 85719 | TacoBocci, LLC | 520/838-0474 |
| 1054 E Tucson Marketplace Blvd | Tucson | AZ | 85713 | TacoBocci, LLC | 520/867-6145 |
| 3455 E Grant Rd | Tucson | AZ | 85716 | TacoBocci, LLC | 520/320-7554 |
| 7140 N. Thornydale Rd. | Tucson | AZ | 85741 | TacoBocci, LLC | 520/744-4746 |
| 1210 W. Irvington Rd 495 E. Wetmore Rd. | Tucson Tucson | AZ AZ | 85714 85705 | TacoBocci, LLC TacoBocci, LLC | 520/203-7768 520/887-3070 |
| 10265 E. Old Vail Road | Tucson | AZ | 85747 | TacoBocci, LLC | 520/574-2023 |
| 8084 North Cortaro Road | Tucson | AZ | 85743 | A&W Tacos, LLC | 281/569-4640 |
| 9410 E. Golf Links Rd. | Tucson | AZ | 85730 | TacoBocci, LLC | 520/722-0502 |
| 8578 East Broadway Blvd | Tucson | AZ | 85710 | TacoBocci, LLC | 520/885-5581 |
| 1111 S Wilmot Rd | Tucson | AZ | 85711 | TacoBocci, LLC | 520/747-1201 |
| 4951 S Campbell Ave | Tucson | AZ | 85706 | TacoBocci, LLC | 520/573-1986 |
| 3930 East 22nd Street | Tucson | AZ | 85711 | TacoBocci, LLC | 520/745-9510 |
| 2150 W. River Rd. | Tucson | AZ | 85741 | TacoBocci, LLC | 520/293-6581 |
| 6616 E Grant Rd | Tucson | AZ | 85715 | TacoBocci, LLC | 520/722-7796 |
| 7915 N Oracle Rd | Tucson | AZ | 85704 | TacoBocci, LLC | 520/622-0155 |
| 1720 W. Speedway Blvd | Tucson | AZ | 85745 | TacoBocci, LLC | 520/622-0155 |
| 13440 E Mary Ann Cleveland Way | Vail | AZ | 85641 | TacoBocci, LLC | 520/849-6848 |
| 528 E Wickenburg Way | Wickenburg | AZ | 85358 | Hot Tacos, Inc. | 928/681-3344 |
| 800 N. Grand Canyon Boulevard | Williams | AZ | 86046 | Vista Foods, Inc. | 928/681-3344 |
| 1605 No Park Drive | Winslow | AZ | 86047 | Hot Tacos, Inc. | 928/681-3344 |
| 1676 4th Avenue | Yuma | AZ | 85364 | Hot Tacos, Inc. | 928/681-3344 |
| 10754 S. Commercial Centre Loop | Yuma | AZ | 85365 | Hot Tacos, Inc. | 928/681-3344 |
| 2353 South Ave. B | Yuma | AZ | 85364 | Hot Tacos, Inc. | 928/681-3344 |
| 750 E. 32nd St. | Yuma | AZ | 85365 | Hot Tacos, Inc. | 928/681-3344 |
| 5589 Kanan Road | Agoura Hills | CA | 91301 | Engen Enterprises, Inc. | 818-991-4174 |
| 1900 Webster | Alameda | CA | 94501 | Golden Gate Bell, LLC | 602/432-7040 |
| 3160-D Danville Blvd. | Alamo | CA | 94507 | Golden Gate Bell, LLC | 602/432-7040 |
| 635 San Pablo Ave | Albany | CA | 94706 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 2588 W. Commonwealth Ave. | Alhambra | CA | 91801 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 241 E Valley Blvd | Alhambra | CA | 91801 | J & S Food Sales, Inc. | 714/875-70 |
| 26521 Aliso Creek Road | Aliso Viejo | CA | 92656 | Cotti Foods Corporation | 949/858-9191 |
| 408 Napa Junction Rd. | American Canyon | CA | 94503 92804 | Golden Gate Bell, LLC | 602/432-7040 |
| 324 S Brookhurst 810 N Euclid | Anaheim Anaheim | CA CA | 92804 92801 | Angel City Bell, LLC | 602/432-7040 714/363-58 |
| 3270 W. Lincoln Ave. | Anaheim | CA | 92801 92801 | Sonar, Inc. C&R Restaurant Group, L.P. | 714/363-58 714/594-5221 |
| 2144 South Harbor Blvd | Anaheim | CA CA | 92801 92802 | T&T Taco, LLC | 714/594-5221 714/444-49 |
| 1212 South Harbor Blvd | Anaheim | CA | 92802 | Cotti Foods Corporation | 949/858-9191 |
| 1075 North Tustin Avenue | Anaheim | CA | 92805 | Cotti Foods Corporation | 949/858-9191 |
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| 9072 Katolla Avo | | Anabaim | C A | 02804 | Sonar Inc | 714/262 59 |
|--|---------------|--------------------------|------------|----------------|---|------------------------------|
| 8972 Katella Ave 1600 W. Katella Ave. | | Anaheim Anaheim | CA CA | 92804 92802 | Sonar, Inc. C&R Restaurant Group, L.P. | 714/363-58 714/594-5221 |
| 100 N State College Blvd | | Anaheim | CA | 92802 | Cotti Foods Corporation | 949/858-9191 |
| 2770 Mcmurry | | Anderson | CA | 96007 | J.A. Sutherland, Inc. | 916/514-3300 |
| 200 S Main | | Angels Camp | CA | 95221 | Summit Franchise Management | 916/663-01 |
| 8045 Watt Ave | | Antelope | CA | 95843 | Summit Franchise Management | 916/663-01 |
| 4346 Lone Tree Way | | Antioch | CA | 94531 | Golden Gate Bell, LLC | 602/432-7040 |
| 1706 A ST | | Antioch | CA | 94509 | Golden Gate Bell, LLC | 602/432-7040 |
| 3445 Deer Valley Rd | | Antioch | CA | 94531 | Golden Gate Bell, LLC | 602/432-7040 |
| , 20185 Highway 18 | | Apple Valley | CA | 92307 | Cotti Foods Corporation | 949/858-9191 |
| 849 South Baldwin | | Arcadia | CA | 91007 | Zubair M. Kazi | |
| 12156 South Street | | Artesia | CA | 90701 | Cotti Foods Corporation | 949/858-9191 |
| 330 Bear Mountain Blvd. | | Arvin | CA | 93203 | Brar Family Development | 661-703-5832 |
| 1920 Camino Real | | Atascadero | CA | 93422 | Engen Enterprises, Inc. | 818-991-4174 |
| 7385 El Camino Real | | Atascadero | CA | 93422 | Engen Enterprises, Inc. | 818-991-4174 |
| 801 Bellevue Road | | Atwater | CA | 95301 | Inmack Foods, Inc. | 209/383-7775 |
| 1895 Auburn Ravine Road | | Auburn | CA | 95603 | T & K, L.P. | |
| 1717 Grass Valley Hwy | | Auburn | CA | 95603 | T & K, L.P. | |
| 1150 W Foothill | | Azusa | CA | 91702 | J & S Food Sales, Inc. | 714/875-70 |
| 800 E Alosta | | Azusa | CA | 91702 | J & S Food Sales, Inc. | 714/875-70 |
| 72083 Baker Blvd | | Baker | CA | 92309 | Grewal Foods, Inc. | 310/748-1248 |
| 5812 Comanche Drive | | Bakersfield | CA | 93306 | TB Countryside Village | 661-703-5832 |
| 9741 S. Enos Ln | | Bakersfield | CA | 93311 | Gurmit Jhaj | 661-204-4210 |
| 3120 Baldwin Park Blvd | | Baldwin Park | CA | 91706 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 2034 W. Ramsey St. | | Banning | CA | 92220 | JJC Foods, LLC | 310/926-8934 |
| 1500 east Main Street | | Barstow | CA | 92311 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 2713 Willow Pass Road | | Bay Point | CA | 94565 | Golden Gate Bell, LLC | 602/432-7040 |
| 1604 2nd St | Marketplace | Beaumont | CA | 92223 | JJC Foods, LLC | 310/926-8934 |
| 6800 Eastern Avenue | | Bell Gardens | CA | 90201 | Cotti Foods Corporation | 949/858-9191 |
| 17900 Bellflower Blvd | | Bellflower | CA | 90706 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 10300 Alondra Blvd | | Bellflower | CA | 90706 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 700 Military West | | Benicia | CA | 94510 | Golden Gate Bell, LLC | 602/432-7040 |
| 2528 Durant Ave | | Berkeley | CA | 94704 | JingleBells, LLC | |
| 41170 Big Bear Blvd | | Big Bear Lake | CA | 92315 | SERJ Taco California, LLC | 909/866-7778 |
| 926 N Main Street | | Bishop | CA | 93514 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 18772 Valley Blvd | | Bloomington | CA | 92316 | Angel City Bell, LLC | 602/432-7040 |
| 375 S Lovekin Blvd | | Blythe | CA | 92225 | DDO-CAL, Inc. | 928/681-3344 |
| 120 W. Main | | Brawley | CA | 92227 | DDO-CAL, Inc. | 928/681-3344 |
| 5941 Lone Tree Way | | Brentwood | CA | 94513 | Golden Gate Bell, LLC | 602/432-7040 |
| 7814 Brentwood Blvd | | Brentwood | CA | 94513 | Golden Gate Bell, LLC | 602/432-7040 |
| 191 E Highway 246 | | Buellton | CA | 93427 | Engen Enterprises, Inc. | 818-991-4174 |
| 7878 Valley View St | | Buena Park | CA | 90620 | Cotti Foods Corporation | 949/858-9191 |
| 10010 Valley View Street 6001 Beach Blvd. | | Buena Park Buena Park | CA CA | 90620 90621 | C&R Restaurant Group, L.P. Cotti Foods Corporation | 714/594-5221 949/858-9191 |
| 2425 W Magnolia Blvd. | | Burbank | CA | 90621 91506 | JJC Foods, LLC | 310/926-8934 |
| 1115 N San Fernando Blvd | | Burbank | CA | 91500 91504 | Ashoori, Nader | 510/920-8954 |
| 4301 W Magnolia Blvd | | Burbank | CA | 91504 91505 | Manuwar S. Hague | 818/846-7451 |
| 4955 Las Virgenes Rd | | Calabasas | CA | 91303 | Engen Enterprises, Inc. | 818-991-4174 |
| 217 W. Birch Street | | Calexico | CA | 91302 | DDO-CAL, Inc. | 928/681-3344 |
| 1190 Calimesa Blvd | | Calimesa | CA | 92320 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1505 Flynn Rd | | Camarillo | CA | 93012 | Cotti Foods Corporation | 949/858-9191 |
| 95 Daily Dr | | Camarillo | CA | 93012 | Cotti Foods Corporation | 949/858-9191 |
| 3382 Coach Ln | | Cameron Park | CA | 95682 | J.A. Sutherland, Inc. | 916/514-3300 |
| 1450 Camden Ave. | | Campbell | CA | 95002 | Golden Gate Bell, LLC | 602/432-7040 |
| 6921 Topanga Canyon Blvd. | | Canoga Park | CA | 91303 | JJC Foods, LLC | 310/926-8934 |
| 8220 De Soto Ave | | Canoga Park | CA | 91304 | JJC Foods, LLC | 310/926-8934 |
| 7545 Fallbrook Ave | | Canoga Park | CA | 91307 | Tacos 2000, Inc. | , |
| 18941 Soledad Canyon Rd | | Canyon Country | CA | 91351 | Angel City Bell, LLC | 602/432-7040 |
| 745 Carlsbad Village Drive | | Carlsbad | CA | 92008 | Fried with Pride, Inc. | 831/334-2212 |
| 6017 Paseo Del Norte | | Carlsbad | CA | 92011 | T&T Taco, LLC | 714/444-49 |
| 4041 Manzanita Avenue | | Carmichael | CA | 95608 | Pacific Bells, LLC | 360/694-7855 |
| 1045 Casitas Pass Road | Casitas Plaza | Carpinteria | CA | 93013 | Payatt Enterprises, Inc. | 805-618-2534 |
| 22235 So Main St | | Carson | CA | 90745 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 31824 The Old Rd | | Castaic | CA | 91384 | Cotti Foods Corporation | 949/858-9191 |
| 20925 Redwood Rd | | Castro Valley | CA | 94546 | Golden Gate Bell, LLC | 602/432-7040 |
| 31300 Bob Hope Dr. | | Cathedral City | CA | 92234 | PSTB, LLC | 310/462-8103 |
| 68509 E Palm Canyon Dr | | Cathedral City | CA | 92234 | PSTB, LLC | 310/462-8103 |
| , 31-705 Date Palm Dr. | | Cathedral City | CA | 92234 | PSTB, LLC | 310/462-8103 |
| | | | | | | |

| 2918 E Whitmore Ave | | Ceres | CA | 95307 | Pacific Bells, LLC | 360/694-7855 |
|---|--------------------|-------------------------|----------|----------------|---|------------------------------|
| 21120 Devonshire Street | | Chatsworth | CA | 91311 | Angel City Bell, LLC | 602/432-7040 |
| 757 East Avenue | | Chico | CA | 95926 | Pacific Bells, LLC | 360/694-7855 |
| 1930 East 20th St | | Chico | CA | 95928 | Pacific Bells, LLC | 360/694-7855 |
| 2398 Esplanade | | Chico | CA | 95926 | J.A. Sutherland, Inc. | 916/514-3300 |
| 12382 Central Avenue | | Chino | CA | 91710 | Angel City Bell, LLC | 602/432-7040 |
| 4200 Chino Hills Pkwy | Suite 115 | Chino Hills | CA | 91709 | Angel City Bell, LLC | 602/432-7040 |
| 3140 Chino Ave | | Chino Hills | CA | 91709 | Angel City Bell, LLC | 602/432-7040 |
| 1105 E Robertson Blvd | | Chowchilla | CA | 93610 | Nacnud, Inc. | 209-595-3854 |
| 1548 East H Street | | Chula Vista | CA | 91913 | Angel City Bell, LLC | 602/432-7040 |
| 696 E St | | Chula Vista | CA | 91910 | Angel City Bell, LLC | 602/432-7040 |
| 340 East H Street | | Chula Vista | CA | 91910 | Angel City Bell, LLC | 602/432-7040 |
| 6031 Greenback Lane | | Citrus Heights | CA | 95621 | Pacific Bells, LLC | 360/694-7855 |
| 7730 Sunrise Blvd. | | Citrus Heights | CA | 95610 | Pacific Bells, LLC | 360/694-7855 |
| 6440 Antelope Rd | | Citrus Heights | CA | 95621 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 15115 Lakeshore Blvd | | Clearlake | CA | 95422 | J.A. Sutherland, Inc. | 916/514-3300 |
| 1194 S Cloverdale Boulevard | | Cloverdale | CA | 95425 | Kumar Management, Corporation | 650-312-9934 |
| 290 W Ashlan Ave | | Clovis | CA | 93612 | Pacific Bells, LLC | 360/694-7855 |
| 434 West Shaw Avenue | | Clovis | CA | 93612 | Pacific Bells, LLC | 360/694-7855 |
| 1097 North Willow Ave. | | Clovis | CA | 93611 | Pacific Bells, LLC | 360/694-7855 |
| 830 Herndon Avenue | | Clovis | CA | 93612 | Pacific Bells, LLC | 360/694-7855 |
| 2131 East Shaw | | Clovis | CA | 93611 | Pacific Bells, LLC | 360/694-7855 |
| 50060 Harrison St. | | Coachella | CA | 92236 | PSTB, LLC | 310/462-8103 |
| 83-157 Avenue 48 | | Coachella | CA | 92236 | PSTB, LLC | 310/462-8103 |
| 25101 Dorris Ave 451 E. Elm Avenue | | Coalinga Coalinga | CA | 93210 93210 | Т & К, L.P. Т & К Р | |
| 555 South Auburn Street | Colfax Shanning C | | CA CA | 95210 95713 | T & K, L.P. T & K, L.P. | |
| 1914 W Rosecrans Ave | Colfax Shopping Co | Compton | CA | 90220 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 241 E Compton Blvd | | Compton | CA | 90220 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 4674 Clayton Road | | Concord | CA | 94521 | Golden Gate Bell, LLC | 602/432-7040 |
| 1221 Concord Avenue | | Concord | CA | 94520 | JingleBells, LLC | 002/432 7040 |
| 1001 Willow Pass Court | | Concord | CA | 94520 | Quikserve Concord, Inc. | 510/333-7802 |
| 1698 Monument Blvd | | Concord | CA | 94520 | Golden Gate Bell, LLC | 602/432-7040 |
| 2475 Olivera Rd. | | Concord | CA | 94520 | Golden Gate Bell, LLC | 602/432-7040 |
| 2021 Whitley Avenue | | Corcoran | CA | 93212 | Cotti Foods Corporation | 949/858-9191 |
| 2189 Solano Street | | Corning | CA | 96021 | J.A. Sutherland, Inc. | 916/514-3300 |
| 8602 Cajalco Road | | Corona | CA | 92881 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 2193 Sampson Ave | | Corona | CA | 92879 | Angel City Bell, LLC | 602/432-7040 |
| 4718 Green River Rd | | Corona | CA | 92880 | Angel City Bell, LLC | 602/432-7040 |
| 1134 W 6th St | | Corona | CA | 92882 | Angel City Bell, LLC | 602/432-7040 |
| 220 W. Ontario St. | | Corona | CA | 92882 | Angel City Bell, LLC | 602/432-7040 |
| 2259 Harbor Blvd | | Costa Mesa | CA | 92626 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1476 Bristol Street | | Costa Mesa | CA | 92627 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 3115 Harbor Blvd. | | Costa Mesa | CA | 92626 | Cotti Foods Corporation | 949/858-9191 |
| 301 N Citrus | | Covina | CA | 91723 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 768 Arrow Hwy | | Covina | CA | 91722 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 370 M Street | | Crescent City | CA | 95531 | J.A. Sutherland, Inc. | 916/514-3300 |
| 7500 Atlantic Ave | | Cudahy | CA | 90201 | T&T Taco, LLC | 714/444-49 |
| 4416 Sepulveda Blvd | | Culver City | CA | 90230 | Cotti Foods Corporation | 949/858-9191 |
| 6827 Katella Ave | | Cypress | CA | 90630 | T&T Taco, LLC | 714/444-49 |
| 7255 Mission St. | | Daly City | CA | 94014 | Golden Gate Bell, LLC | 602/432-7040 |
| 287 Westmoor Ave | | Daly City | CA | 94015 | Source Foods, Inc. | 801/313-8000 |
| 2815 Geneva Avenue | | Daly City Dana Point | CA | 94014 92629 | Source Foods, Inc. Cotti Foods Corporation | 801/313-8000 949/858-9191 |
| 34117 Pacific Coast Hwy 444 Front Street | | Danville | CA CA | 94526 | Golden Gate Bell, LLC | 602/432-7040 |
| 444 Hont Street 420 Diablo Road ,Suite 420 | Green Valley Shop | | CA | 94526 | Golden Gate Bell, LLC | 602/432-7040 |
| 4811 Chiles Road | Green valley shop | Davis | CA | 95618 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 425 G Street | | Davis | CA | 95616 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 700 Woollomes Ave | | Delano | CA | 93215 | Cotti Foods Corporation | 949/858-9191 |
| 1940 Cecil Ave | | Delano | CA | 93215 | Cotti Foods Corporation | 949/858-9191 |
| 12975 Palm Drive | | Desert Hot Springs | CA | 92240 | PSTB, LLC | 310/462-8103 |
| 218 S Diamond Bar Blvd | | Diamond Bar | CA | 91765 | Cotti Foods Corporation | 949/858-9191 |
| 725 N Alta | | Dinuba | CA | 93618 | Cotti Foods Corporation | 949/858-9191 |
| 1420 Ary Lane | | Dixon | CA | 95620 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 7127 East Firestone Blvd | | Downey | CA | 90241 | Tacos 2000, Inc. | |
| 9551 Lakewood Blvd | | Downey | CA | 90240 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 11905 Paramount Blvd | | Downey | CA | 90242 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 3890 Fallon Rd | | Dublin | CA | 94568 | JingleBells, LLC | |
| | | | | | | |

| 7123 Village Pkwy | | Dublin | CA | 94568 | JingleBells, LLC | |
|--|-----------------|--|--|---|---|--|
| 30034 County Rd 8 | | Dunnigan | CA | 95937 | Quikserve II Concepts, Inc. | 510/333-7802 |
| 5406 Whittier Blvd | | East Los Angeles | CA | 90022 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 14097 Limonite Ave | | Eastvale | CA | 92880 | Angel City Bell, LLC | 602/432-7040 |
| 2827 Navajo Road | | El Cajon | CA | 92020 | Angel City Bell, LLC | 602/432-7040 |
| 13418 Camino Canada | | El Cajon | CA | 92021 | Angel City Bell, LLC | 602/432-7040 |
| 2506 Jamacha Rd | | El Cajon | CA | 92019 | Angel City Bell, LLC | 602/432-7040 |
| 1561 N. Magnolia Ave. | | El Cajon | CA | 92020 | Angel City Bell, LLC | 602/432-7040 |
| 335 N Second St. | | El Cajon | CA | 92021 | Angel City Bell, LLC | 602/432-7040 |
| 350 Wake Ave. | | El Centro | CA | 92243 | DDO-CAL, Inc. | 928/681-3344 |
| 1990 N. Imperial Ave. | | El Centro | CA | 92243 | DDO-CAL, Inc. | 928/681-3344 |
| 3967 Park Drive | | El Dorado Hills | CA | 95762 | J.A. Sutherland, Inc. | 916/514-3300 |
| 11007 Garvey Ave | | El Monte | CA | 91733 | Tacos 2000, Inc. | |
| 3858 North Peck Rd | | El Monte | CA | 91732 | Ashoori, Nader | |
| 6704 Laguna Blvd | | Elk Grove | CA | 95758 | Engen Ventures, Inc. | 818-991-4174 |
| 10061 Bruceville Road | | Elk Grove | CA | 95757 | Engen Ventures, Inc. | 818-991-4174 |
| 8170 Sheldon Road | | Elk Grove | CA | 95758 | Engen Ventures, Inc. | 818-991-4174 |
| 8750 Elk Grove Blvd | | Elk Grove | CA | 95624 | Engen Ventures, Inc. | 818-991-4174 |
| 1502 Encinitas Blvd | | Encinitas | CA | 92024 | JJC Foods, LLC | 310/926-8934 |
| 1100 Yosemite Ave | | Escalon | CA | 95320 | Pacific Bells, LLC | 360/694-7855 |
| 627 N. Escondido Blvd. | | Escondido Escondido | CA | 92025 | Angel City Bell, LLC | 602/432-7040 |
| 1944 E Valley Pkwy | | Eureka | CA | 92027 | Angel City Bell, LLC | 602/432-7040 |
| 3080 Broadway 1107 Visalia Rd | | Exeter | CA CA | 95501 93221 | J.A. Sutherland, Inc. Cotti Foods Corporation | 916/514-3300 949/858-9191 |
| 6745 Madison Ave | | Fair Oaks | CA | 95221 95628 | · | 650-312-9934 |
| 4343 Sunrise Blvd | | Fair Oaks | CA | 95628 95628 | Kumar Management Corp. II, Inc. Pacific Bells, LLC | 360/694-7855 |
| 3070 Travis Blvd | | Fairfield | CA | 94534 | Quikserve Concepts, Inc. | 510/333-7802 |
| 4475 CENTRAL WAY | | Fairfield | CA | 94534 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 2334 North Texas Street | | Fairfield | CA | 94533 | Quikserve Concepts, Inc. | 510/333-7802 |
| 1131 S Mission Rd | | Fallbrook | CA | 92028 | Cotti Foods Corporation | 949/858-9191 |
| 452 W Noble Ave. | | Farmersville | CA | 93223 | Cotti Foods Corporation | 949/858-9191 |
| 800 W Ventura St | | Fillmore | CA | 93015 | Tafazoli, Hooshang | |
| 46320 Panoche Rd. | | Firebaugh | CA | 93622 | Quikserve Kern, Inc. | 510/333-7802 |
| 702 E Bidwell St. | | Folsom | CA | 95630 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 25002 Blue Ravine Rd | | Folsom | CA | 95630 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 2545 Iron Point Rd | | Folsom | CA | 95630 | J.A. Sutherland, Inc. | 916/514-3300 |
| 16045 Sierra Lakes Pkwy | | Fontana | CA | 92336 | Angel City Bell, LLC | 602/432-7040 |
| 15140 Summit Ave. | | Fontana | CA | 92336 | Angel City Bell, LLC | 602/432-7040 |
| 7430 Cherry Ave | Cherry/Baseline | Fontana | CA | 92336 | Angel City Bell, LLC | 602/432-7040 |
| 16863 Valley Blvd | | Fontana | CA | 92335 | Angel City Bell, LLC | 602/432-7040 |
| 17111 Foothill Blvd | | Fontana | CA | 92335 | Angel City Bell, LLC | 602/432-7040 |
| 26656 Portola Parkway | | Foothill Ranch | CA | 92610 | T&T Taco, LLC | 714/444-49 |
| 695 S Main St | | Fort Bragg | CA | 95437 | North State Investments, Inc. | 707-391-7705 |
| 1131 Triton Dr. | | Foster City | CA | 94404 | Golden Gate Bell, LLC | 602/432-7040 |
| 11291 Talbert | | Fountain Valley | CA | 92708 | T&T Taco, LLC | 714/444-49 |
| 9925 Warner Ave | | Fountain Valley | CA | 92708 | T&T Taco, LLC | 714/444-49 |
| 105 S. 10th Street | | Fowler | CA | 93625 | Quikserve Kern, Inc. | 510/333-7802 |
| 14 Green Valley Road | | Freedom | CA | 95019 | Golden Gate Bell, LLC | 602/432-7040 |
| 40660 Grimmer Blvd | | Fremont | CA | 94538 | Golden Gate Bell, LLC | 602/432-7040 |
| 37236 Fremont Blvd | | Fremont | CA | 94536 | Golden Gate Bell, LLC | 602/432-7040 |
| 46690 Mission Blvd | | Fremont | CA | 94538 | Tambro, Inc. | 408-929-2113 |
| 6939 Golden State Blvd. | | Fresno | C A | | | |
| 1085 East Champlain Drive | | | CA | 93722 | Pacific Bells, LLC | 360/694-7855 |
| | | Fresno | CA | 93720 | Pacific Bells, LLC | 360/694-7855 |
| 4071 E. Ventura St. | | Fresno Fresno | CA CA | 93720 93702 | Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue | | Fresno Fresno Fresno | CA CA CA | 93720 93702 93711 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave | | Fresno Fresno Fresno Fresno | CA CA CA CA | 93720 93702 93711 93710 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue | | Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA | 93720 93702 93711 93710 93711 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave | | Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93710 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave 4972 E Kings Canyon Rd | | Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93710 93727 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave 4972 E Kings Canyon Rd 5651 East Kings Canyon Rd. | | Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93710 93727 93727 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave 4972 E Kings Canyon Rd 5651 East Kings Canyon Rd. 1612 N Blackstone Ave | | Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93710 93727 93727 93723 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 360/694-7855 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave 4972 E Kings Canyon Rd 5651 East Kings Canyon Rd. 1612 N Blackstone Ave 7785 N. 1st St. | | Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93710 93727 93727 93703 93720 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave 4972 E Kings Canyon Rd 5651 East Kings Canyon Rd. 1612 N Blackstone Ave 7785 N. 1st St. 3095 E Shields Ave | | Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93710 93727 93727 93703 93720 93726 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave 4972 E Kings Canyon Rd 5651 East Kings Canyon Rd. 1612 N Blackstone Ave 7785 N. 1st St. 3095 E Shields Ave 2928 N. Fowler Ave. | | Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93710 93727 93727 93703 93720 93726 93727 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave 4972 E Kings Canyon Rd 5651 East Kings Canyon Rd. 1612 N Blackstone Ave 7785 N. 1st St. 3095 E Shields Ave 2928 N. Fowler Ave. 2639 S Second St | | Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93727 93727 93727 93703 93720 93726 93727 93706 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave 4972 E Kings Canyon Rd 5651 East Kings Canyon Rd. 1612 N Blackstone Ave 7785 N. 1st St. 3095 E Shields Ave 2928 N. Fowler Ave. 2639 S Second St 5145 N Cedar Ave | | Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93727 93727 93727 93703 93720 93726 93726 93727 93706 93710 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 |
| 4071 E. Ventura St. 7085 North Marks Avenue 6776 N Blackstone Ave 2040 West Shaw Avenue 5610 Blackstone Ave 4972 E Kings Canyon Rd 5651 East Kings Canyon Rd. 1612 N Blackstone Ave 7785 N. 1st St. 3095 E Shields Ave 2928 N. Fowler Ave. 2639 S Second St | | Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno Fresno | CA CA CA CA CA CA CA CA CA CA CA CA | 93720 93702 93711 93710 93711 93727 93727 93727 93703 93720 93726 93727 93706 | Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Pacific Bells, LLC Cotti Foods Corporation Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 360/694-7855 949/858-9191 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 360/694-7855 |

| 4015 West Clinton Avenue | | Fresno | CA | 93722 | Cotti Foods Corporation | 949/858-9191 |
|---|-------------|----------------------|----------|----------------|--|------------------------------|
| 1365 W. Olive Ave. | | Fresno | CA | 93728 | Cotti Foods Corporation | 949/858-9191 |
| 2750 W Orangethorpe Ave. | | Fullerton | CA | 92833 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1889 West Malvern Ave. | | Fullerton | CA | 92833 | FLEW THE COOP, INC. | |
| 301 E Commonwealth Ave | | Fullerton | CA | 92832 | Cotti Foods Corporation | 949/858-9191 |
| 10550 Twin Cities Road, Suite 110 |) | Galt | CA | 95632 | Engen Ventures, Inc. | 818-991-4174 |
| 1069 C St | | Galt | CA | 95632 | Engen Ventures, Inc. | 818-991-4174 |
| 8042 Garden Grove | | Garden Grove | CA | 92844 | Sonar, Inc. | 714/363-58 |
| 10901 Garden Grove Blvd | | Garden Grove | CA | 92843 | Cotti Foods Corporation | 949/858-9191 |
| 5891 Chapman Ave | | Garden Grove | CA | 92845 | Cotti Foods Corporation | 949/858-9191 |
| 13291 Harbor Blvd | | Garden Grove | CA | 92843 | Cotti Foods Corporation | 949/858-9191 |
| 14308 So Western Ave | | Gardena | CA | 90249 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 1301 W Artesia Blvd | | Gardena | CA | 90247 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 995 First Street | | Gilroy | CA | 95020 | Tambro, Inc. | 408-929-2113 |
| 380 East 10th St | | Gilroy | CA | 95020 | Tambro, Inc. | 408-929-2113 |
| 1113 E Colorado St 932 S. Central Ave. | | Glendale Glendale | CA CA | 91205 91204 | C&R Restaurant Group, L.P. | 714/594-5221 310/926-8934 |
| 1850 W Glenoaks Blvd | | Glendale | CA | 91204 91201 | JJC Foods, LLC Ashoori, Nader | 510/920-6954 |
| 105 W Arrow Hwy | | Glendora | CA | 91740 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 116 E Route 66 | | Glendora | CA | 91740 | Cotti Foods Corporation | 949/858-9191 |
| 140 N. Fairview | | Goleta | CA | 93117 | Engen Enterprises, Inc. | 818-991-4174 |
| 5980 Hollister Avenue | | Goleta | CA | 93117 | Engen Enterprises, Inc. | 818-991-4174 |
| 840 Fifth Street | | Gonzales | CA | 93926 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 11101 Woodley Avenue | | Granada Hills | CA | 91344 | Millennium Tacos, Inc. | 818/377-2277 |
| 22172 Barton Road | | Grand Terrace | CA | 92313 | SERJ Taco California, LLC | 909/572-0095 |
| 6975 Douglas Blvd | | Granite Bay | CA | 95746 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 8433 Sierra College Blvd | | Granite Bay | CA | 95746 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 109 Olympia Park Road | | Grass Valley | CA | 95945 | Lyon, Gary | |
| 780 Walnut Ave | | Greenfield | CA | 93927 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 1503 Highway 99 | | Gridley | CA | 95948 | Lyon, Gary | |
| 1500 W Grand Ave | | Grover Beach | CA | 93433 | Engen Enterprises, Inc. | 818-991-4174 |
| 2136 Hacienda Blvd | | Hacienda Heights | CA | 91745 | Angel City Bell, LLC | 602/432-7040 |
| 2417 E. Lacey Blvd | | Hanford | CA | 93230 | Cotti Foods Corporation | 949/858-9191 |
| 1718 N 11th Ave | | Hanford | CA | 93230 | Cotti Foods Corporation | 949/858-9191 |
| 1796 W Lacey Blvd | | Hanford | CA | 93230 | Cotti Foods Corporation | 949/858-9191 |
| 4305 El Segundo Blvd | | Hawthorne | CA | 90250 | Cotti Foods Corporation | 949/858-9191 |
| 14325 South Prairie Avenue | | Hawthorne | CA | 90250 | Los Angeles West Taco, Inc. | coo (400 7040 |
| 21600 Foothill Blvd | | Hayward | CA | 94541 | Golden Gate Bell, LLC | 602/432-7040 |
| 215 West Jackson Street | | Hayward | CA | 94544 94544 | Golden Gate Bell, LLC Source Foods, Inc. | 602/432-7040 |
| 31077 Mission Boulevard 3317 W. Florida Ave. | | Hayward Hemet | CA CA | 94544 92545 | Angel City Bell, LLC | 801/313-8000 602/432-7040 |
| 43466 State Highway 74 | | Hemet | CA | 92543 | Angel City Bell, LLC | 602/432-7040 |
| 2097 East Florida Ave. | | Hemet | CA | 92544 | JJC Foods, LLC | 310/926-8934 |
| 1541 Sycamore Avenue | | Hercules | CA | 94547 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 17170 Main Street | | Hesperia | CA | 92345 | Cotti Foods Corporation | 949/858-9191 |
| 14071 Main Street | | Hesperia | CA | 92345 | Cotti Foods Corporation | 949/858-9191 |
| 2525 Highland Ave | | Highland | CA | 92346 | SERJ Taco California, LLC | 909/862-0856 |
| 6060 North Figueroa Street | | Highland Park | CA | 90042 | Angel City Bell, LLC | 602/432-7040 |
| 8119 Lander Ave | | Hilmar | CA | 95324 | Pacific Bells, LLC | 360/694-7855 |
| 40 San Felipe Road | | Hollister | CA | 95023 | Tambro, Inc. | 408-929-2113 |
| 431 Tres Pinos Rd | | Hollister | CA | 95023 | Tambro, Inc. | 408-929-2113 |
| 6741 Hollywood Blvd | | Hollywood | CA | 90028 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 16431 Bolsa Chica St. | | Huntington Beach | CA | 92649 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 19002 Beach Blvd | | Huntington Beach | CA | 92648 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 19051 Magnolia St. | | Huntington Beach | CA | 92646 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 17182 Beach Blvd | | Huntington Beach | CA | 92647 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 7480 Edinger Ave | | Huntington Beach | CA | 92647 | Sonar, Inc. | 714/363-58 |
| 2543 Slauson Ave | | Huntington Park | CA | 90255 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 42750 B Jackson St. | | Indio | CA | 92203 | PSTB, LLC | 310/462-8103 |
| 10006 S Inglewood | | Inglewood | CA | 90304 | Cotti Foods Corporation | 949/858-9191 |
| 541 S Highway 49 18334 Highway 108-49 | | Jackson | CA | 95642 95327 | Summit Franchise Management | 916/663-01 916/663-01 |
| 18334 Highway 108-49 14019 W. Whitesbridge | | Jamestown Kerman | CA CA | 95327 93630 | Summit Franchise Management Cotti Foods Corporation | 916/663-01 949/858-9191 |
| 27494 Dana Circle | | Kettleman City | CA | 93030 | T & K, L.P. | 949/000-9191 |
| 6 Broadway Circle | | King City | CA | 93930 | T & K, L.P. | |
| 8491 North Lake Blvd | Kings Beach | Kings Beach | CA | 96143 | T & K, L.P. | |
| 500 Sierra Street | <u> </u> | Kingsburg | CA | 93631 | Cotti Foods Corporation | 949/858-9191 |
| 2151 Foothill Blvd | | La Canada Flintridge | | 91011 | Angel City Bell, LLC | 602/432-7040 |
| - | | | | | <i>.</i> ,,,, | ., |

| | | 1 - 11-1 | C A | 00001 | | 744/504 5224 |
|---|--------------------|---|--|---|--|--|
| 751 E IMPERIAL HWY | | La Habra La Habra | CA | 90631 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1300 W Whittier Blvd 15006 La Mirada Blvd. | | La Mirada | CA CA | 90631 90638 | C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. | 714/594-5221 |
| 14950 Leffingwell Rd | | La Mirada | CA | 90638 | C&R Restaurant Group, L.P. | 714/594-5221 714/594-5221 |
| 1737 North Hacienda Blvd | | La Puente | CA | 90038 91744 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 78932 Highway 111 | | La Quinta | CA | 92253 | PSTB, LLC | 310/462-8103 |
| 1401 Foothill Blvd. | | La Verne | CA | 91750 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 3501 Mt. Diablo Blvd | | Lafayette | CA | 94549 | Golden Gate Bell, LLC | 602/432-7040 |
| 24888 Alicia Parkway | | Laguna Hills | CA | 92653 | Cotti Foods Corporation | 949/858-9191 |
| 27371 La Paz Rd | | Laguna Niguel | CA | 92677 | Cotti Foods Corporation | 949/858-9191 |
| 30022 Crown Valley Pkwy | | Laguna Niguel | CA | 92677 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 31712 Mission Trail | | Lake Elsinore | CA | 92530 | Cotti Foods Corporation | 949/858-9191 |
| 31257 Riverside Drive | | Lake Elsinore | CA | 92530 | Noble Pursuit, LLC | 612/644-6092 |
| 29230 Central Ave | | Lake Elsinore | CA | 92532 | Cotti Foods Corporation | 949/858-9191 |
| 23651 Rockfield Blvd. | | Lake Forest | CA | 92630 | Angel City Bell, LLC | 602/432-7040 |
| 6300 lake Isabella Blvd | | Lake Isabella | CA | 93240 | Quikserve Kern, Inc. | 510/333-7802 |
| 1285 Parallel Rd | | Lakeport | CA | 95453 | North State Investments, Inc. | 707-391-7705 |
| 12265 Woodside Ave | | Lakeside | CA | 92040 | Angel City Bell, LLC | 602/432-7040 |
| 5850 Del Amo Blvd | | Lakewood | CA | 90713 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 2430 Carson St. | | Lakewood | CA | 90712 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 43720 15th St W | | Lancaster | CA | 93534 | Angel City Bell, LLC | 602/432-7040 |
| 1740 East Avenue J | | Lancaster | CA | 93535 | Angel City Bell, LLC | 602/432-7040 |
| 2729 W Ave L | | Lancaster | CA | 93536 | Angel City Bell, LLC | 602/432-7040 |
| 1004 West Avenue I | | Lancaster | CA | 93534 | Angel City Bell, LLC | 602/432-7040 |
| 16905 S Harlan Rd | | Lathrop | CA | 95330 | Pacific Bells, LLC | 360/694-7855 |
| 16901 Hawthorne Blvd | | Lawndale | CA | 90260 | Los Angeles West Taco, Inc. | |
| 7232 Broadway | | Lemon Grove | CA | 91945 | Angel City Bell, LLC | 602/432-7040 |
| 1059 N Lemoore Ave | | Lemoore | CA | 93245 | Cotti Foods Corporation | 949/858-9191 |
| 37 LINCOLN BLVD | | Lincoln | CA | 95648 | Lyon, Gary | |
| 202 North Highway 65 | | Lindsay | CA | 93247 | Cotti Foods Corporation | 949/858-9191 |
| 6005 Preston Avenue | | Livermore | CA | 94551 | Golden Gate Bell, LLC | 602/432-7040 |
| 985 East Stanley Blvd | | Livermore | CA | 94550 | Golden Gate Bell, LLC | 602/432-7040 |
| 339 Joseph Gallo Drive | | Livingston | CA | 95334 | Pacific Bells, LLC | 360/694-7855 |
| 18780 N Highway 88 | | Lockeford | CA | 95237 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 608 W Lodi Ave | | Lodi | CA | 95240 | Engen Ventures, Inc. | 818-991-4174 |
| 1364 Business Park Dr | | Lodi | CA | 95240 | Engen Ventures, Inc. | 818-991-4174 |
| 2380 W Kettleman Ln | | Lodi | CA | 95242 | Engen Ventures, Inc. | 818-991-4174 |
| 2054 Lomita Blvd | | Lomita | CA | 90717 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 1548 North H Street | Mission Plaza Shop | | CA | 93436 | Engen Enterprises, Inc. | 818-991-4174 |
| 1822 Santa Fe | | Long Beach | CA | 90810 | J & S Food Sales, Inc. | 714/875-70 |
| 2500 E Pacific Coast Hwy | | Long Beach | CA | 90804 | J & S Food Sales, Inc. | 714/875-70 |
| 228 E Seventh | | Long Beach | CA | 90813 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 3398 Norwalk Blvd | | Long Beach | CA | 90808 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 6730 Cherry Ave | | Long Beach | CA | 90805 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 6407 Stearns Ave. | | Long Beach | CA | 90815 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 5395 Atlantic Ave | | Long Beach | CA | 90805 | Cotti Foods Corporation | 949/858-9191 |
| 2545 Long Beach Blvd | | Long Beach | CA | 90806 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 3125 E Broadway | | Long Beach | CA | 90803 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 6079 Horseshoe Bar Road | | Loomis | CA | 95650 | Summit Franchise Management | 916/663-01 |
| 2722 S. Figueroa St. | | Los Angeles | CA | 90007 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 3562 S La Cienega Blvd | Westwood Villago | Los Angeles | CA | 90016 | Pacific Coast Taco, Inc. | 323/954-9747 |
| 10937 Weyburn Ave. | Westwood Village | - | CA | 90024 | Pacific Coast Taco, Inc. | 424/407-0200 |
| 1734 W Colorado Blvd 6000 Crenshaw Blvd | | Los Angeles | CA | 90041 90043 | Golden Taco, Inc. Alvarado Restaurant Group, LLC | ~~~ /= . = . = = = = |
| | | | | | | |
| | | Los Angeles | CA | | | 303/745-0555 |
| 3629 South Vermont Avenue | | Los Angeles | CA | 90007 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. | | Los Angeles Los Angeles | CA CA | 90007 90044 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC | 303/745-0555 303/745-0555 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd | | Los Angeles Los Angeles Los Angeles | CA CA CA | 90007 90044 90016 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC | 303/745-0555 303/745-0555 303/745-0555 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd | | Los Angeles Los Angeles Los Angeles Los Angeles | CA CA CA CA | 90007 90044 90016 90062 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd 11758 S Wilmington | | Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles | CA CA CA CA | 90007 90044 90016 90062 90059 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 303/745-0555 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd 11758 S Wilmington 990 N. Western Ave. | | Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles | CA CA CA CA CA | 90007 90044 90016 90062 90059 90029 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC C&R Restaurant Group, L.P. | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 303/745-0555 714/594-5221 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd 11758 S Wilmington 990 N. Western Ave. 3029 W 8th St | | Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles | CA CA CA CA CA CA | 90007 90044 90016 90062 90059 90029 90005 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC C&R Restaurant Group, L.P. Cotti Foods Corporation | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 303/745-0555 714/594-5221 949/858-9191 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd 11758 S Wilmington 990 N. Western Ave. 3029 W 8th St 320 North Soto | | Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles | CA CA CA CA CA CA CA CA | 90007 90044 90016 90062 90059 90029 90005 90033 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC C&R Restaurant Group, L.P. Cotti Foods Corporation Salfed Corp. of Los Angeles | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 303/745-0555 714/594-5221 949/858-9191 909/496-3273 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd 11758 S Wilmington 990 N. Western Ave. 3029 W 8th St 320 North Soto 6254 Lexington Avenue | | Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles Los Angeles | CA CA CA CA CA CA CA CA | 90007 90044 90016 90059 90029 90005 90033 90038 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC C&R Restaurant Group, L.P. Cotti Foods Corporation Salfed Corp. of Los Angeles C&R Restaurant Group, L.P. | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 303/745-0555 714/594-5221 949/858-9191 909/496-3273 714/594-5221 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd 11758 S Wilmington 990 N. Western Ave. 3029 W 8th St 320 North Soto 6254 Lexington Avenue 8440 Beverly Blvd. | | Los Angeles Los Angeles | CA CA CA CA CA CA CA CA CA | 90007 90044 90016 90059 90029 90005 90033 90038 90048 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC C&R Restaurant Group, L.P. Cotti Foods Corporation Salfed Corp. of Los Angeles C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 303/745-0555 714/594-5221 949/858-9191 909/496-3273 714/594-5221 714/594-5221 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd 11758 S Wilmington 990 N. Western Ave. 3029 W 8th St 320 North Soto 6254 Lexington Avenue 8440 Beverly Blvd. 1604 S. La Brea Ave. | | Los Angeles Los Angeles | CA CA CA CA CA CA CA CA CA CA | 90007 90044 90016 90062 90059 90029 90005 90033 90038 90048 90048 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC C&R Restaurant Group, L.P. Cotti Foods Corporation Salfed Corp. of Los Angeles C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 303/745-0555 714/594-5221 949/858-9191 909/496-3273 714/594-5221 714/594-5221 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd 11758 S Wilmington 990 N. Western Ave. 3029 W 8th St 320 North Soto 6254 Lexington Avenue 8440 Beverly Blvd. 1604 S. La Brea Ave. 12105 W Pico Blvd | | Los Angeles Los Angeles | CA CA CA CA CA CA CA CA CA CA | 90007 90044 90016 90062 90059 90029 90005 90033 90038 90048 90048 90019 90064 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC C&R Restaurant Group, L.P. Cotti Foods Corporation Salfed Corp. of Los Angeles C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 303/745-0555 714/594-5221 949/858-9191 909/496-3273 714/594-5221 714/594-5221 714/594-5221 |
| 3629 South Vermont Avenue 5801 S. Vermont Ave. 2800 Crenshaw Blvd 1401 Martin Luther King Blvd 11758 S Wilmington 990 N. Western Ave. 3029 W 8th St 320 North Soto 6254 Lexington Avenue 8440 Beverly Blvd. 1604 S. La Brea Ave. | | Los Angeles Los Angeles | CA CA CA CA CA CA CA CA CA CA | 90007 90044 90016 90062 90059 90029 90005 90033 90038 90048 90048 | Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC Alvarado Restaurant Group, LLC C&R Restaurant Group, L.P. Cotti Foods Corporation Salfed Corp. of Los Angeles C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. C&R Restaurant Group, L.P. | 303/745-0555 303/745-0555 303/745-0555 303/745-0555 303/745-0555 714/594-5221 949/858-9191 909/496-3273 714/594-5221 714/594-5221 |

| 12011 Venice Blvd | | Los Angolos | CA | 90066 | Cotti Foods Corporation | 949/858-9191 |
|--|------------------|----------------------------|----------|----------------|---|------------------------------|
| 103 S Rampart Blvd | | Los Angeles Los Angeles | CA | 90057 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 2628 S Robertson Blvd | | Los Angeles | CA | 90034 | Pacific Coast Taco, Inc. | 310/815-1792 |
| 4270 South Central Ave. | | Los Angeles | CA | 90011 | Zubair M. Kazi | 510/015 1/52 |
| 1601 Crenshaw Blvd. | | Los Angeles | CA | 90019 | Zubair M. Kazi | |
| 9919 South Avalon Blvd | | Los Angeles | CA | 90003 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 4050 Marlton Ave | | Los Angeles | CA | 90008 | Pacific Coast Taco, Inc. | 213/262-2623 |
| 2046 W Manchester Blvd | | Los Angeles | CA | 90047 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 1571 West Pacheco Blvd | | Los Banos | CA | 93635 | Pacific Bells, LLC | 360/694-7855 |
| 1236 E Pacheco Blvd | | Los Banos | CA | 93635 | Pacific Bells, LLC | 360/694-7855 |
| 16150 Los Gatos Boulevard | | Los Gatos | CA | 95032 | Source Foods, Inc. | 801/313-8000 |
| 21959 Highway 46 | | Lost Hills | CA | 93249 | Gurmit Jhaj | 661-204-4210 |
| 11001 Atlantic Ave | | Lynwood | CA | 90262 | Palo Verde, Inc. | 847/955-1000 |
| 18463 Road 23 | | Madera | CA | 93637 | Quikserve Kern, Inc. | 510/333-7802 |
| 1420 Howard Rd | | Madera | CA | 93637 | Pacific Bells, LLC | 360/694-7855 |
| 2350 W Cleveland Ave | | Madera | CA | 93637 | Pacific Bells, LLC | 360/694-7855 |
| 1420 E Yosemite Avenue | | Madera | CA | 93638 | Pacific Bells, LLC | 360/694-7855 |
| 301 N Sepulveda Blvd | | Manhattan Beach | CA | 90266 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 201 Northgate Dr | | Manteca | CA | 95336 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 421 E Yosemite Ave | | Manteca | CA | 95336 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 1968 Daniels Street | | Manteca | CA | 95337 | Pacific Bells, LLC | 360/694-7855 |
| 244 Reservation Rd | | Marina | CA | 93933 | T & K, L.P. | co2/422 7040 |
| 1130 Arnold Dr. | | Martinez | CA | 94553 | Golden Gate Bell, LLC | 602/432-7040 |
| 1044 North Beale Road | | Marysville | CA | 95901 | Lyon, Gary | |
| 631 10th Street 3701 Slauson Avenue | | Marysville Maywood | CA CA | 95901 90270 | Lyon, Gary T&T Taco, LLC | 714/444-49 |
| 51 West Sherwood Ave | | McFarland | CA | 93250 | TB McFarland | 661-703-5832 |
| 1811 Central Ave | | McKinleyville | CA | 95519 | J.A. Sutherland, Inc. | 916/514-3300 |
| 30115 Antelope Road | | Menifee | CA | 92584 | Cotti Foods Corporation | 949/858-9191 |
| 27721 Scott Rd. #3 | | Menifee | CA | 92584 | Cotti Foods Corporation | 949/858-9191 |
| 1990 Yosemite Parkway | | Merced | CA | 95341 | TACOMACK, LLC | 209/383-7775 |
| 1440 Martin Luther King Jr Way | | Merced | CA | 95340 | Mackin, Marvin | 209/383-7775 |
| 3140 G Street | | Merced | CA | 95340 | Mackin, Marvin | 209/383-7775 |
| 210 El Camino Real | | Millbrae | CA | 94030 | Kumar Management, Corporation | 650-312-9934 |
| 81 Ranch Drive | Mccarthy Ranch M | Milpitas | CA | 95035 | Tabellco, Inc. | 408/929-2113 |
| 1365 S Park Victoria | | Milpitas | CA | 95035 | Bellaco, Inc. | 408/929-2113 |
| 774 S Main St | | Milpitas | CA | 95035 | Tabellco, Inc. | 408/929-2113 |
| 12486 Limonite Ave | | Mira Loma | CA | 91752 | Angel City Bell, LLC | 602/432-7040 |
| 26631 Trabuco Road | | Mission Viejo | CA | 92691 | Angel City Bell, LLC | 602/432-7040 |
| 26171 La Paz Rd. | | Mission Viejo | CA | 92691 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1416 Kansas Avenue | | Modesto | CA | 95351 | Pacific Bells, LLC | 360/694-7855 |
| 1241 Standiford | | Modesto | CA | 95350 | Pacific Bells, LLC | 360/694-7855 |
| 4911 Mchenry Avenue | | Modesto | CA | 95356 | Pacific Bells, LLC | 360/694-7855 |
| 1493 Herndon Rd | | Modesto | CA | 95351 | Pacific Bells, LLC | 360/694-7855 |
| 825 9th Street | | Modesto | CA | 95354 | Pacific Bells, LLC | 360/694-7855 |
| 3601 Yosemite Avenue | | Modesto | CA | 95357 | Pacific Bells, LLC | 360/694-7855 |
| 1800 Prescott Road | | Modesto | CA | 95350 | Pacific Bells, LLC | 360/694-7855 |
| 3900 Pelandale Ave | | Modesto | CA | 95356 | Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 |
| 2517 Oakdale Rd 1438 Coffee Road | | Modesto Modesto | CA CA | 95355 95355 | Pacific Bells, LLC | 360/694-7855 |
| 733 E Huntington Dr | | Monrovia | CA | 91016 | Tacos 2000, Inc. | 500/054-7855 |
| 140 West Huntington Drive | | Monrovia | CA | 91016 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 8720 Central Avenue | | Montclair | CA | 91763 | Angel City Bell, LLC | 602/432-7040 |
| 1485 N Montebello Blvd | | Montebello | CA | 90640 | J & S Food Sales, Inc. | 714/875-70 |
| 321 Alvarado St | | Monterey | CA | 93940 | T & K, L.P. | 12,707070 |
| 1214 Avenida Cesar Chavez | | Monterey Park | CA | 91754 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 125 W Los Angeles Ave | | Moorpark | CA | 93021 | Engen Enterprises, Inc. | 818-991-4174 |
| 410 Moraga Rd | | Moraga | CA | 94556 | JingleBells, LLC | |
| 22585 Alessandro Blvd | | Moreno Valley | CA | 92553 | Angel City Bell, LLC | 602/432-7040 |
| 27010 Fir Ave. | | Moreno Valley | CA | 92555 | Angel City Bell, LLC | 602/432-7040 |
| 23010 Sunnymead Blvd | | Moreno Valley | CA | 92553 | Angel City Bell, LLC | 602/432-7040 |
| 24936 Elder Ave. | | Moreno Valley | CA | 92557 | Angel City Bell, LLC | 602/432-7040 |
| 16900 Monterey Rd | | Morgan Hill | CA | 95037 | Tambro, Inc. | 408-929-2113 |
| 17000 Condit Road | | Morgan Hill | CA | 95037 | Tambro, Inc. | 408-929-2113 |
| 1700 Main Street | | Morro Bay | CA | 93442 | Cotti Foods Corporation | 949/858-9191 |
| 975 North Shoreline Blvd | | Mountain View | CA | 94043 | Kumar Management, Corporation | 650-312-9934 |
| 39056 Winchester Rd | | | | | | |
| | | Murrieta | CA | 92563 | Angel City Bell, LLC | 602/432-7040 |
| 24656 Madison Ave | | Murrieta Murrieta | CA CA | 92563 92562 | Angel City Bell, LLC Cotti Foods Corporation | 602/432-7040 949/858-9191 |

| 39557 Los Alamos Rd | Murrieta | CA | 92563 | Cotti Foods Corporation | 949/858-9191 |
|---|----------------------|----------|----------------|---|------------------------------|
| 155 Soscol Ave | Napa | CA | 94559 | Golden Gate Bell, LLC | 602/432-7040 |
| 3177 Jefferson Street | Napa | CA | 94558 | Golden Gate Bell, LLC | 602/432-7040 |
| 1737 Sweetwater Rd | National City | CA | 91950 | Cotti Foods Corporation | 949/858-9191 |
| 5684 Thornton Ave | Newark | CA | 94560 | Golden Gate Bell, LLC | 602/432-7040 |
| 39199 Cedar Blvd. | Newark | CA | 94560 | Golden Gate Bell, LLC | 602/432-7040 |
| 791 N Wendy Dr | Newbury Park | CA | 91320 | Engen Enterprises, Inc. | 818-991-4174 |
| 24712 W Pico Canyon Rd | Newhall | CA | 91321 | Angel City Bell, LLC | 602/432-7040 |
| 2005 N. St. | Newman | CA | 95360 | Quikserve Kern, Inc. | 510/333-7802 |
| 2121 W. Balboa Blvd. | Newport Beach | CA | 92663 | Angel City Bell, LLC | 602/432-7040 |
| 1400 West Coast Highway | Newport Beach | CA | 92663 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 535 W Tefft Street | Nipomo | CA | 93444 | Cotti Foods Corporation | 949/858-9191 |
| 1448 Sixth Street | Norco | CA | 92860 | Angel City Bell, LLC | 602/432-7040 |
| 1140 Hamner Avenue | Norco | CA | 92860 | Angel City Bell, LLC | 602/432-7040 |
| 6741 Watt Ave | North Highlands | CA | 95660 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 4915 Watt Ave | North Highlands | CA | 95660 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 8250 Laurel Canyon Blvd | North Hollywood | CA | 91605 | Angel City Bell, LLC | 602/432-7040 |
| 12900 Vanowen | North Hollywood | CA | 91605 | Golden Taco, Inc. | |
| 11694 Magnolia Avenue | North Hollywood | CA | 91601 | JJC Foods, LLC | 310/926-8934 |
| 5958 Lankershim Blvd | North Hollywood | CA | 91601 | Tacos 2000, Inc. | |
| 18100 Parthenia St | Northridge | CA | 91325 | Taco Management Solutions | 240/226 2024 |
| 9825 Balboa Blvd | Northridge | CA | 91325 | JJC Foods, LLC | 310/926-8934 |
| 12503 E Alondra Blvd | Norwalk | CA | 90650 | Sonar, Inc. | 714/363-58 |
| 14301 Pioneer | Norwalk | CA | 90650 | Sonar, Inc. | 714/363-58 |
| 11005 Imperial Highway | Norwalk Norwalk | CA | 90650 00650 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 13410 Rosecrans Ave 930 Seventh Street | Novato | CA | 90650 04045 | Cotti Foods Corporation | 949/858-9191 |
| 180 Rowland Blvd | Novato | CA CA | 94945 94945 | JingleBells, LLC | 650-312-9934 |
| 901 East F Street | Oakdale | CA | 94945 95361 | Kumar Management, Corporation Pacific Bells, LLC | 360/694-7855 |
| 40020 Hwy 49 | Oakhurst | CA | 93644 | Pacific Bells, LLC | 360/694-7855 |
| 3535 35th Avenue | Oakland | CA | 94619 | Golden Gate Bell, LLC | 602/432-7040 |
| 630 Hegenberger Rd | Oakland | CA | 94621 | Golden Gate Bell, LLC | 602/432-7040 |
| 2255 Telegraph Avenue | Oakland | CA | 94612 | Golden Gate Bell, LLC | 602/432-7040 |
| 6900 Bancroft Ave | Oakland | CA | 94605 | Golden Gate Bell, LLC | 602/432-7040 |
| 6035 Telegraph Road | Oakland | CA | 94609 | Source Foods, Inc. | 801/313-8000 |
| 2015 Main St | Oakley | CA | 94561 | Golden Gate Bell, LLC | 602/432-7040 |
| 1940 Oceanside Blvd | Oceanside | CA | 92054 | Cotti Foods Corporation | 949/858-9191 |
| 3895 Mission Ave | Oceanside | CA | 92054 | Cotti Foods Corporation | 949/858-9191 |
| 695 College Blvd | Oceanside | CA | 92057 | Cotti Foods Corporation | 949/858-9191 |
| 3845 Plaza Drive | Oceanside | CA | 92054 | Cotti Foods Corporation | 949/858-9191 |
| 4100 Oceanside Blvd. | Oceanside | CA | 92056 | Fried with Pride, Inc. | 831/334-2212 |
| 11850 Old Grade Road | Ojai | CA | 93023 | Tafazoli, Hooshang | |
| 1885 E 4th St | Ontario | CA | 91764 | Angel City Bell, LLC | 602/432-7040 |
| 2201 S. Mountain Ave. | Ontario | CA | 91762 | Angel City Bell, LLC | 602/432-7040 |
| 859 N Mountain Ave | Ontario | CA | 91762 | Angel City Bell, LLC | 602/432-7040 |
| 2544 S Archibald Ave | Ontario | CA | 91761 | Angel City Bell, LLC | 602/432-7040 |
| 490 N Tustin St | Orange | CA | 92867 | Angel City Bell, LLC | 602/432-7040 |
| 468 South Main Street | Orange | CA | 92868 | Angel City Bell, LLC | 602/432-7040 |
| 2233 N Tustin St | Orange | CA | 92865 | Angel City Bell, LLC | 602/432-7040 |
| 8548 East Chapman Avenue | Orange | CA | 92869 | T&T Taco, LLC | 714/444-49 |
| 4035 W Chapman | Orange | CA | 92868 | T&T Taco, LLC | 714/444-49 |
| 8823 Greenback Lane | Orangevale | CA | 95662 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 9382 Madison Ave | Orangevale | CA | 95662 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 1106 E Clark | Orcutt | CA | 93455 | Cotti Foods Corporation | 949/858-9191 |
| 1183 Hoff Way | Orland | CA | 95963 | J.A. Sutherland, Inc. | 916/514-3300 |
| 2590 Feather River Blvd 2660 Olive Hwy | Oroville Oroville | CA CA | 95965 95966 | LynnRich, Inc. LynnRich, Inc. | 530/534-9356 530/534-9356 |
| 201 W Channel Islands Blvd | Oxnard | CA | 93033 | Cotti Foods Corporation | 949/858-9191 |
| 1725 N Oxnard Blvd | Oxnard | CA | 93030 | Taco Bucks, Inc. | 545/858-5151 |
| 900 N Ventura Rd | Oxnard | CA | 93030 | Taco Bucks, Inc. | |
| 5200 Coast Highway | Pacifica | CA | 94044 | Golden Gate Bell, LLC | 602/432-7040 |
| 12786 Van Nuys Blvd | Pacoima | CA | 94044 91331 | Angel City Bell, LLC | 602/432-7040 |
| 39335 Washington St. | Palm Desert | CA | 92211 | PSTB, LLC | 310/462-8103 |
| 1717 E. Vista Chino StBldg. E | Palm Springs | CA | 92262 | PSTB, LLC | 310/462-8103 |
| 37910 47th Street East | Palmdale | CA | 93552 | Angel City Bell, LLC | 602/432-7040 |
| 102 West Palmdale Blvd | Palmdale | CA | 93550 | Angel City Bell, LLC | 602/432-7040 |
| 2561 E Ave S | Palmdale | CA | 93550 | Angel City Bell, LLC | 602/432-7040 |
| 739 W Avenue P | Palmdale | CA | 93550 | Angel City Bell, LLC | 602/432-7040 |
| | | | | | |

| 910 E. Charleston Road | Palo Alto | CA | 94303 | Kumar Management, Corporation | 650-312-9934 |
|---|------------------------------|----------|----------------|--|------------------------------|
| 1701 E Bayshore Rd. | Palo Alto | CA | 94303 | Kumar Management, Corporation | 650-312-9934 |
| 5859 Clark Road | Paradise | CA | 95969 | J.A. Sutherland, Inc. | 916/514-3300 |
| 14625 Lakewood Blvd | Paramount | CA | 90723 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 801 E Manning Ave | Parlier | CA | 93648 | Quikserve Kern, Inc. | 510/333-7802 |
| 1953 E Colorado Blvd | Pasadena | CA | 91107 | Angel City Bell, LLC | 602/432-7040 |
| 2050 Fair Oaks Boulevard | Pasadena | CA | 91103 | E.M. Thomas Management, Inc. | 909/496-3273 |
| 333 So Rosemead | Pasadena | CA | 91107 | J & S Food Sales, Inc. | 714/875-70 |
| 191 Niblick Road | Paso Robles | CA | 93446 | Engen Enterprises, Inc. | 818-991-4174 |
| 1107 24th St | Paso Robles | CA | 93446 | Engen Enterprises, Inc. | 818-991-4174 |
| 1060 Sperry Ave | Patterson | CA | 95363 | Pacific Bells, LLC | 360/694-7855 |
| 2560 N Perris Blvd | Perris | CA | 92571 | Angel City Bell, LLC | 602/432-7040 |
| 406 East Washington Street | Petaluma | CA | 94952 | Golden Gate Bell, LLC | 602/432-7040 |
| 9619 Sheep Creek Road | Phelan | CA | 92371 | Salfed Corp. of Los Angeles | 909/496-3273 |
| 9180 Whittier Blvd | Pico Rivera | CA | 90660 | Tacos 2000, Inc. | |
| 1561 Fitzgerald Dr | Pinole | CA | 94564 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 867 Oak Park Blvd | Pismo Beach | CA | 93449 | Engen Enterprises, Inc. | 818-991-4174 |
| 2111 Loveridge Rd | Pittsburg | CA | 94565 | Golden Gate Bell, LLC | 602/432-7040 |
| 4470 Century Blvd | Pittsburg | CA | 94565 | Golden Gate Bell, LLC | 602/432-7040 |
| 1174 Yorba Linda Blvd. | Placentia | CA | 92870 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1240 Broadway | Placerville | CA | 95667 | J.A. Sutherland, Inc. | 916/514-3300 |
| 500 Contra Costa Blvd | Pleasant Hill | CA | 94523 | JingleBells, LLC | |
| 1700 Contra Costa Blvd | Pleasant Hill | CA | 94523 | JingleBells, LLC | |
| 4210 Rosewood Dr | Pleasanton | CA | 94588 | JingleBells, LLC | |
| 6030 Johnson Dr | Pleasanton | CA | 94588 | JingleBells, LLC | CO2/422 7040 |
| 690 N. Indian Hill Blvd | Pomona | CA | 91767 | Angel City Bell, LLC | 602/432-7040 |
| 2204 N Garey | Pomona | CA | 91767 | Cotti Foods Corporation | 949/858-9191 |
| 559 W Channel Islands Blvd 790 N Ventura | Port Hueneme Port Hueneme | CA CA | 93041 93041 | Cotti Foods Corporation Cotti Foods Corporation | 949/858-9191 949/858-9191 |
| 1220 W Henderson | Porterville | CA | 93041 93257 | Cotti Foods Corporation | 949/858-9191 |
| 450 W Olive Ave. | Porterville | CA | 93257 | Cotti Foods Corporation | 949/858-9191 |
| 13112 Poway Road | Poway | CA | 92064 | Angel City Bell, LLC | 602/432-7040 |
| 17533 VIERRA CANYON RD | Prunedale | CA | 93907 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 1925 Main Street Suite A | Ramona | CA | 92065 | Angel City Bell, LLC | 602/432-7040 |
| 11230 Sun Center Dr | Rancho Cordova | CA | 95670 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 2891 Zinfandel Dr | Rancho Cordova | CA | 95670 | Pacific Bells, LLC | 360/694-7855 |
| 12220 Tributary Lane | Rancho Cordova | CA | 95670 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 6579 Milliken | Rancho Cucamonga | | 91730 | Angel City Bell, LLC | 602/432-7040 |
| 9709 Baseline Rd | Rancho Cucamonga | | 91730 | Angel City Bell, LLC | 602/432-7040 |
| 12789 Foothill Blvd. | Rancho Cucamonga | CA | 91739 | Angel City Bell, LLC | 602/432-7040 |
| 7205 Murieta Drive | Rancho Murieta | CA | 95683 | Summit Franchise Management | 916/663-01 |
| 31491 Santa Margarita Pky | Rancho Santa Marga | ai CA | 92688 | Cotti Foods Corporation | 949/858-9191 |
| 28532 Oso Parkway | Rancho Santa Marga | ai CA | 92688 | Cotti Foods Corporation | 949/858-9191 |
| 228 Main St | Red Bluff | CA | 96080 | J.A. Sutherland, Inc. | 916/514-3300 |
| 1020 Old Alturas Rd | Redding | CA | 96003 | Pacific Bells, LLC | 360/694-7855 |
| 1220 Market St | Redding | CA | 96001 | J.A. Sutherland, Inc. | 916/514-3300 |
| 2610 Hilltop Dr | Redding | CA | 96002 | J.A. Sutherland, Inc. | 916/514-3300 |
| 1225 W Colton | Redlands | CA | 92374 | Taco Jim, Inc. | |
| 2201 Artesia Blvd | Redondo Beach | CA | 90278 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 1103 Veterans Blvd | Redwood City | CA | 94063 | Golden Gate Bell, LLC | 602/432-7040 |
| 2693 El Camino Real | Redwood City | CA | 94061 | Golden Gate Bell, LLC | 602/432-7040 |
| 1686 E Manning Ave | Reedley | CA | 93654 | Cotti Foods Corporation | 949/858-9191 |
| 6733 Reseda Blvd | Reseda | CA | 91335 | JJC Foods, LLC | 310/926-8934 |
| 240 W Base Line Rd | Rialto | CA | 92376 | Cotti Foods Corporation | 949/858-9191 |
| 2300 Barrett Ave | Richmond | CA | 94804 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 1240 N China Lake Blvd | Ridgecrest | CA | 93555 | Inmack Foods, Inc. | 209/383-7775 |
| 1005 Highway 12 | Rio Vista | CA | 94571 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 1421 W Colony Rd | Ripon | CA | 95366 | Pacific Bells, LLC | 360/694-7855 |
| 2421 Patterson Rd | Riverbank | CA | 95367 | Pacific Bells, LLC | 360/694-7855 |
| 181 E Alessandro Blvd | Riverside | CA | 92508 | Angel City Bell, LLC | 602/432-7040 |
| 1420 University Ave | Riverside Riverside | CA CA | 92507 92508 | Angel City Bell, LLC | 602/432-7040 |
| 17965 VAN BUREN BL | Riverside | CA | 92508 92504 | Angel City Bell, LLC | 602/432-7040 602/432-7040 |
| 5587 Arlington Avenue 10995 Magnolia Ave | Riverside | CA | 92504 92505 | Angel City Bell, LLC Angel City Bell, LLC | 602/432-7040 |
| 7940 Limonite | Riverside | CA | 92509 | Angel City Bell, LLC | 602/432-7040 |
| 5225 Van Buren Blvd | Riverside | CA | 92503 | Angel City Bell, LLC | 602/432-7040 |
| 2041 Wildcat Blvd | Rocklin | CA | 95765 | Keith Sherman Enterprises, Inc. | 916/630-75 |
| 4340 Rocklin Rd | Rocklin | CA | 95677 | Keith Sherman Enterprises, Inc. | 916/630-75 |
| | | | 55011 | | 5 - 0, 050 75 |

| 2365 Sunset Blvd | | Rocklin | CA | 95765 | Keith Sherman Enterprises, Inc. | 916/630-75 |
|--|------------------|----------------------------|----------|----------------|---|------------------------------|
| 1700 E Cotati Ave | | Rohnert Park | CA | 94928 | Golden Gate Bell, LLC | 602/432-7040 |
| 5000 Redwood Dr | | Rohnert Park | CA | 94928 | Golden Gate Bell, LLC | 602/432-7040 |
| 2547 Rosamond Blvd | Suite D | Rosamond | CA | 93560 | JJC Foods, LLC | 310/926-8934 |
| 5002 Foothills Blvd | | Roseville | CA | 95747 | Summit Franchise Management | 916/663-01 |
| 342 North Sunrise Blvd | | Roseville | CA | 95661 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 923 Pleasant Grove Blvd. | | Roseville | CA | 95678 | Keith Sherman Enterprises, Inc. | 916/630-75 |
| 6970 Mission Blvd | | Rubidoux | CA | 92509 | Angel City Bell, LLC | 602/432-7040 |
| 1919 Cosumnes River Blvd. | | Sacramento | CA | 95832 | Engen Ventures, Inc. | 818-991-4174 |
| 7590 La Riviera Drive | | Sacramento | CA | 95826 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 1801 Watt Ave | | Sacramento | CA | 95825 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 5919 Stockton Blvd | | Sacramento | CA | 95824 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 5550 Martin Luther King Blvd | | Sacramento | CA | 95820 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 3411 Bradshaw Road | | Sacramento | CA | 95827 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 3291 Truxel Rd | | Sacramento | CA | 95833 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 2921 Advantage Ln | | Sacramento | CA | 95834 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 4318 Marconi Ave 900 K Street | | Sacramento | CA | 95821 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 8071 Elk Grove Florin Rd | | Sacramento Sacramento | CA CA | 95814 95829 | D. G. Smith Enterprises, Inc. Engen Ventures, Inc. | 916-416-0369 818-991-4174 |
| 4244 Florin Rd | | Sacramento | CA | 95829 95823 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 7310 W. Stockton Blvd. | | Sacramento | CA | 95823 | Engen Ventures, Inc. | 818-991-4174 |
| 3820 Northgate Blvd | | Sacramento | CA | 95834 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 2525 Marconi Ave | | Sacramento | CA | 95821 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 1300 Howe Ave | | Sacramento | CA | 95825 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 5625 Folsom Blvd | | Sacramento | CA | 95819 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 2431 Broadway | | Sacramento | CA | 95818 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 2434 Del Paso Blvd | | Sacramento | CA | 95815 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 5641 Freeport Blvd. | | Sacramento | CA | 95822 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 8170 Gerber Rd | | Sacramento | CA | 95828 | Engen Ventures, Inc. | 818-991-4174 |
| 5210 Auburn Blvd | | Sacramento | CA | 95841 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 356 Florin Rd | Inline @ Greenha | v Sacramento | CA | 95831 | Engen Ventures, Inc. | 818-991-4174 |
| 4651 Mack Rd | | Sacramento | CA | 95823 | Engen Ventures, Inc. | 818-991-4174 |
| 6 Maple Street | | Salinas | CA | 93901 | T & K, L.P. | |
| 1597 N Sanborn Rd | | Salinas | CA | 93905 | T & K, L.P. | |
| 664 E Alisal | | Salinas | CA | 93901 | T & K, L.P. | |
| 1345 N. Main Street | | Salinas | CA | 93906 | Т & К, L.Р. | |
| 2084 S Marina Drive | | Salton City | CA | 92275 | Grewal Foods, Inc. | 310/748-1248 |
| 385 E. Hospitality Lane | | San Bernardino | CA | 92408 | SERJ Taco California, LLC | 909/277-6445 |
| 1990 Ostrems Way | | San Bernardino | CA | 92407 | T&T Taco, LLC | 714/444-49 |
| 797 2nd Street | | San Bernardino | CA | 92408 | SERJ Taco California, LLC | 909/885-8938 |
| 295 W Highland | | San Bernardino | CA | 92405 | SERJ Taco California, LLC | 909/881-2719 |
| 259 El Camino Real 959 Avenida Pico | | San Carlos San Clemente | CA | 94070 | Golden Gate Bell, LLC | 602/432-7040 |
| 959 Avenida Pico 918 S El Camino Real | | San Clemente | CA CA | 92673 92672 | T&T Taco, LLC | 714/444-49 714/444-49 |
| 11688 Carmel Mtn Rd | | San Diego | CA | 92072 | T&T Taco, LLC Angel City Bell, LLC | 602/432-7040 |
| 1090 Outer Rd | | San Diego | CA | 92128 92154 | Angel City Bell, LLC | 602/432-7040 |
| 6104 University Ave | | San Diego | CA | 92154 92115 | Angel City Bell, LLC | 602/432-7040 |
| 632 Dennery Road | | San Diego | CA | 92154 | Angel City Bell, LLC | 602/432-7040 |
| 8389 Mira Mesa Blvd | | San Diego | CA | 92126 | Angel City Bell, LLC | 602/432-7040 |
| 9821 Aero Dr | | San Diego | CA | 92123 | JJC Foods, LLC | 310/926-8934 |
| 5230 Balboa Ave. | | San Diego | CA | 92117 | JJC Foods, LLC | 310/926-8934 |
| 4401 Mission Blvd. | | San Diego | CA | 92109 | Cotti Foods Corporation | 949/858-9191 |
| 3144 Carmel Valley Road | | San Diego | CA | 92130 | JJC Foods, LLC | 310/926-8934 |
| 3195 Market St | | San Diego | CA | 92102 | Marble USA Inc. | 780/462-5755 |
| 4290 Clairemont Mesa Blvd | | San Diego | CA | 92117 | Marble USA Inc. | 780/462-5755 |
| 7049 Eastman Street | | San Diego | CA | 92111 | Marble USA Inc. | 780/462-5755 |
| 7180 Miramar Rd | | San Diego | CA | 92121 | Marble USA Inc. | 780/462-5755 |
| 3152 Midway Drive | | San Diego | CA | 92110 | JJC Foods, LLC | 310/926-8934 |
| 2626 El Cajon Blvd | | San Diego | CA | 92104 | JJC Foods, LLC | 310/926-8934 |
| 2011 Camino Del Este | | San Diego | CA | 92108 | JJC Foods, LLC | 310/926-8934 |
| 705 W Arrow Highway | | San Dimas | CA | 91773 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1968 Glen Oaks Blvd | | San Fernando | CA | 91340 | Angel City Bell, LLC | 602/432-7040 |
| 14511 Chatsworth Drive | | San Fernando | CA | 91340 | Angel City Bell, LLC | 602/432-7040 |
| 4150 Geary Boulevard | | San Francisco | CA | 94118 | Source Foods, Inc. | 801/313-8000 |
| 691 Eddy Street | | San Francisco | CA | 94109 | Source Foods, Inc. | 801/313-8000 |
| 4285 Mission St. | | San Francisco | CA | 94112 | Source Foods, Inc. | 801/313-8000 |
| 710 Third Street | | San Francisco | CA | 94107 | Golden Gate Bell, LLC | 602/432-7040 |
| 1150 Taraval Street | | San Francisco | CA | 94116 | Source Foods, Inc. | 801/313-8000 |

| 1518 S San Gabriel | | San Gabriel | CA | 91776 | J & S Food Sales, Inc. | 714/875-70 |
|---|-------------------|----------------------------|----------|----------------|--|------------------------------|
| 785 North Ramona Blvd | | San Jacinto | CA | 92583 | Angel City Bell, LLC | 602/432-7040 |
| 609 Horning Street | | San Jose | CA | 95112 | Kumar Management, Corporation | 650-312-9934 |
| 1370 Blossom Hill Road | | San Jose | CA | 95118 | Kumar Management, Corporation | 650-312-9934 |
| 2770 Alum Rock Ave | | San Jose | CA | 95127 | Tambro, Inc. | 408-929-2113 |
| 19 Market St. | | San Jose | CA | 95113 | Kumar Management, Corporation Cantina | 650-312-9934 |
| 2284 Monterey Road | | San Jose | CA | 95112 | Kumar Management, Corporation | 650-312-9934 |
| 5431 Camden Ave. | | San Jose | CA | 95124 | Golden Gate Bell, LLC | 602/432-7040 |
| 720 Story Road | | San Jose | CA | 95122 | Golden Gate Bell, LLC | 602/432-7040 |
| 5538 Monterey Hwy | | San Jose | CA | 95138 | Golden Gate Bell, LLC | 602/432-7040 |
| 840 S Bascom Ave. | | San Jose | CA | 95128 | Golden Gate Bell, LLC | 602/432-7040 |
| 2779 Aborn Rd | | San Jose | CA | 95121 | Golden Gate Bell, LLC | 602/432-7040 |
| 535 W Capitol Expressway | | San Jose | CA | 95136 | Golden Gate Bell, LLC | 602/432-7040 |
| 5389 Prospect Rd | | San Jose | CA | 95129 | Kumar Management, Corporation | 650-312-9934 |
| 2471 Berryessa Road | Unit 1 | San Jose | CA | 95132 | Tambro, Inc. | 408-929-2113 |
| 170 Bernal Rd | | San Jose | CA | 95119 | Tambro, Inc. | 408-929-2113 |
| 1298 Winchester Blvd | | San Jose | CA | 95128 | Kumar Management, Corporation | 650-312-9934 |
| 3690 Stevens Creek Blvd | | San Jose | CA | 95117 | Kumar Management, Corporation | 650-312-9934 |
| 250 North Bascom Avenue 2415 South King Road | | San Jose San Jose | CA CA | 95128 95122 | Source Foods, Inc. Source Foods, Inc. | 801/313-8000 801/313-8000 |
| 31771 Del Obispo | | San Juan Capistrano | | 92675 | Cotti Foods Corporation | 949/858-9191 |
| 15016 E 14th Street | | San Leandro | CA | 94578 | Golden Gate Bell, LLC | 602/432-7040 |
| 797 Marina Blvd | | San Leandro | CA | 94577 | Golden Gate Bell, LLC | 602/432-7040 |
| 15501 Hesperian Blvd | | San Leandro | CA | 94579 | Golden Gate Bell, LLC | 602/432-7040 |
| 397 Santa Rosa | | San Luis Obispo | CA | 93401 | Cotti Foods Corporation | 949/858-9191 |
| 3810 Broad Street, Suite 1 | Marigold Shopping | | CA | 93401 | Cotti Foods Corporation | 949/858-9191 |
| 704 Center Dr | | San Marcos | CA | 92069 | Cotti Foods Corporation | 949/858-9191 |
| 120 N Rancho Santa Fe Rd | | San Marcos | CA | 92069 | Cotti Foods Corporation | 949/858-9191 |
| 1975 S El Camino Real | | San Mateo | CA | 94403 | Golden Gate Bell, LLC | 602/432-7040 |
| 500 E 4th Ave | | San Mateo | CA | 94401 | Golden Gate Bell, LLC | 602/432-7040 |
| 40 San Pablo Towne Ctr | | San Pablo | CA | 94806 | Golden Gate Bell, LLC | 602/432-7040 |
| 1031 S Gaffey St | | San Pedro | CA | 90731 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 204 N. Gaffey St. | | San Pedro | CA | 90731 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 555 Second Street | | San Rafael | CA | 94901 | Source Foods, Inc. | 801/313-8000 |
| 2415 San Ramon Valley Blvd | Suite 6 | San Ramon | CA | 94583 | Golden Gate Bell, LLC | 602/432-7040 |
| 4463 Camino De La Plaza / Via Nac | i | San Ysidro | CA | 92173 | Cotti Foods Corporation | 949/858-9191 |
| 524 Academy | | Sanger | CA | 93657 | Pacific Bells, LLC | 360/694-7855 |
| 1229 E 17th St | | Santa Ana | CA | 92701 | T&T Taco, LLC | 714/444-49 |
| 2910 S. Bristol St. | | Santa Ana Santa Ana | CA | 92704 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1810 N Bristol St. 16252 Harbor Blvd. | | Santa Ana | CA CA | 92706 92704 | Angel City Bell, LLC T&T Taco, LLC | 602/432-7040 714/444-49 |
| 2246 S Grand Ave. | | Santa Ana | CA | 92704 92705 | T&T Taco, LLC | 714/444-49 |
| 2720 W Edinger | | Santa Ana | CA | 92703 | T&T Taco, LLC | 714/444-49 |
| 411 E First Street | | Santa Ana | CA | 92701 | Sonar, Inc. | 714/363-58 |
| 821 N Milpas Street | | Santa Barbara | CA | 93103 | Engen Enterprises, Inc. | 818-991-4174 |
| 1840 Cliff Dr | Mesa Shopping Ce | | CA | 93109 | Payatt Enterprises, Inc. | 805-618-2534 |
| 5350 Great America Parkway | | Santa Clara | CA | 95054 | Golden Gate Bell, LLC | 602/432-7040 |
| 2555 The Alameda | | Santa Clara | CA | 95050 | Kumar Management, Corporation | 650-312-9934 |
| 2600 Homestead Rd | | Santa Clara | CA | 95051 | Kumar Management, Corporation | 650-312-9934 |
| 1680 El Camino Real | | Santa Clara | CA | 95050 | Kumar Management, Corporation | 650-312-9934 |
| 23146 Valencia Blvd | | Santa Clarita | CA | 91355 | Angel City Bell, LLC | 602/432-7040 |
| 1405 Mission Street | | Santa Cruz | CA | 95060 | Golden Gate Bell, LLC | 602/432-7040 |
| 10551 Carmenita Rd | | Santa Fe Springs | CA | 90670 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1515 S Bradley Rd | | Santa Maria | CA | 93454 | Cotti Foods Corporation | 949/858-9191 |
| 1919 S Broadway | | Santa Maria | CA | 93454 | Cotti Foods Corporation | 949/858-9191 |
| 1807 N. Broadway | | Santa Maria | CA | 93455 | Cotti Foods Corporation | 949/858-9191 |
| 1624 Santa Monica Blvd. | | Santa Monica | CA | 90404 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 12780 South Highway 33 535 West Harvard Blvd | Santa Paula Shopp | Santa Nella Santa Paula | CA CA | 95322 93060 | Pacific Bells, LLC Tafazoli, Hooshang | 360/694-7855 |
| 923 Hopper Avenue | Santa Faula Shopp | Santa Rosa | CA | 95403 | J.A. Sutherland, Inc. | 916/514-3300 |
| 1429 Fulton Rd | | Santa Rosa | CA | 95403 95403 | J.A. Sutherland, Inc. | 916/514-3300 |
| 1416 Farmers Ln | | Santa Rosa | CA | 95405 95405 | Golden Gate Bell, LLC | 602/432-7040 |
| 2000 Santa Rosa Ave | | Santa Rosa | CA | 95407 | Golden Gate Bell, LLC | 602/432-7040 |
| 771 Stony Point Rd | | Santa Rosa | CA | 95407 | Golden Gate Bell, LLC | 602/432-7040 |
| 1835 Mendocino Ave | | Santa Rosa | CA | 95401 | Golden Gate Bell, LLC | 602/432-7040 |
| 9825 Mission Gorge Road | | Santee | CA | 92071 | Angel City Bell, LLC | 602/432-7040 |
| 233 Mount Hermon Rd | | Scotts Valley | CA | 95066 | Golden Gate Bell, LLC | 602/432-7040 |
| 640 Pacific Coast Hwy | | Seal Beach | CA | 90740 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| | | | | | | |

| 1830 Fremont Blvd | | Seaside | CA | 93955 | Т & К, L.Р. | |
|---|------------------|--------------------------------------|----------|----------------|---|------------------------------|
| 860 Gravenstein Hwy North | | Sebastopol | CA | 95472 | JingleBells, LLC | |
| 2883 Highland Avenue | | Selma | CA | 93662 | Cotti Foods Corporation | 949/858-9191 |
| 100 W Lerdo Hwy | | Shafter | CA | 93263 | Jhaj & Brar, IV | 661-703-5832 |
| 14115 Ventura Blvd | | Sherman Oaks | CA | 91423 | Ashoori, Nader | |
| 1438 Los Angeles Ave | | Simi Valley | CA | 93065 | Angel City Bell, LLC | 602/432-7040 |
| 2360 Tapo Street | | Simi Valley | CA | 93063 | Angel City Bell, LLC | 602/432-7040 |
| 1185 Front Street | | Soledad | CA | 93960 | T & K, L.P. | |
| 19025 Sonoma Hwy. | | Sonoma | CA | 95476 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 13770 Mono Way | | Sonora | CA | 95370 | Summit Franchise Management | 916/663-01 |
| 2730 41st Ave | | Soquel | CA | 95073 | Golden Gate Bell, LLC | 602/432-7040 |
| 13601 Garfield Ave. | | South Gate | CA | 90280 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 3480 Firestone Blvd. | Courth V Courton | South Gate | CA | 90280 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 1060 Emerald Bay Road 2681 Lake Tahoe Blvd | South Y Center | South Lake Tahoe South Lake Tahoe | CA CA | 96150 96150 | T & K, L.P. T & K, L.P. | |
| 465 El Camino Real | | South San Francisco | | 94080 | Golden Gate Bell, LLC | 602/432-7040 |
| 199 Airport Boulevard | | South San Francisco | | 94080 94080 | Source Foods, Inc. | 801/313-8000 |
| 8330 Paradise Valley Rd | | Spring Valley | CA | 91977 | Marble USA Inc. | 780/462-5755 |
| 10360 Beach Blvd | | Stanton | CA | 90680 | Sonar, Inc. | 714/363-58 |
| 627 N Wilson Way | | Stockton | CA | 95205 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 3507 W Hammer Lane | | Stockton | CA | 95219 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 45 E Harding Way | | Stockton | CA | 95204 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 2407 West March Lane | | Stockton | CA | 95207 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 532 W Hammer Lane | | Stockton | CA | 95210 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 864 W Charter Way | | Stockton | CA | 95206 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 5025 S Highway 99 | | Stockton | CA | 95215 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 3714 East Hammer Lane | | Stockton | CA | 95212 | Pacific Bells, LLC | 360/694-7855 |
| 5115 West Lane | | Stockton | CA | 95210 | Pacific Bells, LLC | 360/694-7855 |
| 4327 East Highway 88 | | Stockton | CA | 95215 | Pacific Bells, LLC | 360/694-7855 |
| 107 Sunset Ave. | | Suisun City | CA | 94585 | Quikserve Concepts, Inc. | 510/333-7802 |
| 26660 Encanto Dr | | Sun City | CA | 92585 | EDD Tacos, LLC | 714/459-0041 |
| 7856 Foothill Blvd | | Sunland | CA | 91040 | Tacos 2000, Inc. | |
| 485 North Mathilda Ave. | | Sunnyvale | CA | 94085 | Kumar Management, Corporation | 650-312-9934 |
| 1109 Tasman Drive | | Sunnyvale | CA | 94089 | Golden Gate Bell, LLC | 602/432-7040 |
| 991 W El Camino Real | | Sunnyvale | CA | 94087 | Kumar Management, Corporation | 650-312-9934 |
| 811 Kifer Road 1695 Hollenbeck Road | | Sunnyvale Sunnyvale | CA CA | 94086 94087 | Kumar Management, Corporation Source Foods, Inc. | 650-312-9934 801/313-8000 |
| 2990 Main Street | | Susanville | CA | 94087 96130 | DeClerck Enterprises, A Partnership | 530/842-4827 |
| 12910 Foothill Blvd | | Sylmar | CA | 91342 | Angel City Bell, LLC | 602/432-7040 |
| 1121 Kern St. | | Taft | CA | 93268 | Gurmit Jhaj | 661-204-4210 |
| 18450 Ventura Blvd | | Tarzana | CA | 91356 | JJC Foods, LLC | 310/926-8934 |
| 1098 Valley Blvd | | Tehachapi | CA | 93561 | JJC Foods, LLC | 310/926-8934 |
| 31677 US Hwy 79 South | | Temecula | CA | 92592 | Angel City Bell, LLC | 602/432-7040 |
| 41005 Winchester Road | | Temecula | CA | 92591 | Angel City Bell, LLC | 602/432-7040 |
| 25 Rancho Rd | | Thousand Oaks | CA | 91360 | Engen Enterprises, Inc. | 818-991-4174 |
| 1928 E Avenida De Los Arboles | | Thousand Oaks | CA | 91362 | Engen Enterprises, Inc. | 818-991-4174 |
| 2840 Sepulveda Blvd | | Torrance | CA | 90505 | Cotti Foods Corporation | 949/858-9191 |
| 16414 Crenshaw Blvd | | Torrance | CA | 90504 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 1354 W 190th St | | Torrance | CA | 90501 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 5125 Pacific Coast Hwy | | Torrance | CA | 90505 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 921 West Sepulveda Blvd | | Torrance | CA | 90502 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 915 S. Tracy Blvd. | | Tracy | CA | 95376 | Golden Gate Bell, LLC | 602/432-7040 |
| 2880 W Grant Line RD | | Tracy | CA | 95304 | Golden Gate Bell, LLC | 602/432-7040 |
| 2320 Tracy Blvd | | Tracy | CA | 95376 | Golden Gate Bell, LLC | 602/432-7040 |
| 12277 Deerfield | | Truckee | CA | 96161 | T & K, L.P. | 040/050 0101 |
| 1051 S. Mooney Blvd. 1520 North Hillman Street | | Tulare Tulare | CA CA | 93274 93274 | Cotti Foods Corporation Cotti Foods Corporation | 949/858-9191 |
| 510 E Tulare Ave | | Tulare | CA | 93274 93274 | Cotti Foods Corporation | 949/858-9191 949/858-9191 |
| 2700 Geer Rd | | Turlock | CA | 95274 95382 | Pacific Bells, LLC | 360/694-7855 |
| 2050 W Main St | | Turlock | CA | 95382 | Pacific Bells, LLC | 360/694-7855 |
| 3606 N Golden State Blvd. | | Turlock | CA | 95382 | Pacific Bells, LLC | 360/694-7855 |
| 17502 E 17th | | Tustin | CA | 92780 | T&T Taco, LLC | 714/444-49 |
| 3010 El Camino Real | | Tustin | CA | 92782 | T&T Taco, LLC | 714/444-49 |
| 72180 Twentynine Palms Highway | / | Twentynine Palms | CA | 92277 | SERJ Taco California, LLC | 760/362-6405 |
| 1201 North State St | | , Ukiah | CA | 95482 | J.A. Sutherland, Inc. | 916/514-3300 |
| 32002 Alvarado | | Union City | CA | 94587 | Golden Gate Bell, LLC | 602/432-7040 |
| 30075 Industrial Pkwy | | Union City | CA | 94587 | Golden Gate Bell, LLC | 602/432-7040 |
| 34525 Alvarado Niles Road | | Union City | CA | 94587 | Golden Gate Bell, LLC | 602/432-7040 |
| | | | | | | |

| 080 W/ Footbill Blud | | Upland | C A | 01796 | Angol City Poll LLC | 602/422 7040 |
|--|-------------------|---------------------|------------|----------------|---|------------------------------|
| 989 W Foothill Blvd. | | Upland Vacaville | CA CA | 91786 95687 | Angel City Bell, LLC | 602/432-7040 |
| 2010 Nut Tree Road 2000 Alamo Drive | | Vacaville | CA | 95687 | Kumar Management Corp. II, Inc. Quikserve Concepts, Inc. | 650-312-9934 510/333-7802 |
| 977 Merchant Street | | Vacaville | CA | 95688 | Quikserve Concepts, Inc. | 510/333-7802 |
| 1481 East Monte Vista Ave | | Vacaville | CA | 95688 | Quikserve Concepts, Inc. | 510/333-7802 |
| 1120 Leisure Town Rd | | Vacaville | CA | 95687 | Quikserve Concepts, Inc. | 510/333-7802 |
| 24541 Copper Hill Drive | | Valencia | CA | 91354 | JJC Foods, LLC | 310/926-8934 |
| 3600 Sonoma Blvd | | Vallejo | CA | 94590 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 2033 Solano Avenue | | Vallejo | CA | 94590 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 200 E. Hwy 12 | | Valley Springs | CA | 95252 | Summit Franchise Management | 916/663-01 |
| 15651 Sherman Way | | Van Nuys | CA | 91406 | Angel City Bell, LLC | 602/432-7040 |
| 8256 Orion Ave | | Van Nuys | CA | 91406 | Golden Taco, Inc. | |
| 2250 E Main St | | Ventura | CA | 93001 | Cotti Foods Corporation | 949/858-9191 |
| 2800 Johnson Drive | | Ventura | CA | 93003 | Cotti Foods Corporation | 949/858-9191 |
| 17250 Bear Valley Rd | | Victorville | CA | 92392 | Cotti Foods Corporation | 949/858-9191 |
| 14181 U.S. Highway 395, Building | <i>‡</i> | Victorville | CA | 92392 | Cotti Foods Corporation | 949/858-9191 |
| 15357 Palmdale Rd | | Victorville | CA | 92392 | Cotti Foods Corporation | 949/858-9191 |
| 3727 South Mooney Blvd | | Visalia | CA | 93277 | Cotti Foods Corporation | 949/858-9191 |
| 6620 Betty Dr. | | Visalia | CA | 93291 | Cotti Foods Corporation | 949/858-9191 |
| 1018 S Mooney Blvd | | Visalia | CA | 93277 | Cotti Foods Corporation | 949/858-9191 |
| 815 S. Akers Drive | | Visalia | CA | 93277 | Cotti Foods Corporation | 949/858-9191 |
| 1377 E Noble Ave. | | Visalia | CA | 93292 | Cotti Foods Corporation | 949/858-9191 |
| 2421 N Dinuba Blvd | | Visalia | CA | 93291 | Cotti Foods Corporation | 949/858-9191 |
| 910 East Vista Way | | Vista | CA | 92084 | Angel City Bell, LLC | 602/432-7040 |
| 3271 Business Park Dr | | Vista | CA | 92083 | Cotti Foods Corporation | 949/858-9191 |
| 864 Nogales | | Walnut | CA | 91789 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 2400 N. Main St. | | Walnut Creek | CA | 94596 | JingleBells, LLC | , |
| 2415 Highway 46 | | Wasco | CA | 93280 | Cotti Foods Corporation | 949/858-9191 |
| 12170 Yosemite Blvd | | Waterford | CA | 95386 | Pacific Bells, LLC | 360/694-7855 |
| 200 East Vista Drive | | Weed | CA | 96094 | DeClerck Enterprises, A Partnership | 530/842-4827 |
| 1410 S Azusa Ave | | West Covina | CA | 91791 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 2246 Lake Washington Blvd. | | West Sacramento | CA | 95691 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 850 Harbor Blvd | | West Sacramento | CA | 95691 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 776 Ikea Court | | West Sacramento | CA | 95605 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 7192 Westminster Blvd | | Westminster | CA | 92683 | Cotti Foods Corporation | 949/858-9191 |
| 1916 State Route (SR) 65 | | Wheatland | CA | 95692 | Summit Franchise Management | 916/663-01 |
| 10722 E Whittier Blvd | | Whittier | CA | 90606 | J & S Food Sales, Inc. | 714/875-70 |
| 13008 Whittier Blvd | | Whittier | CA | 90602 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 36230 Hidden Springs Rd. | | Wildomar | CA | 92595 | Cotti Foods Corporation | 949/858-9191 |
| 288 Vann Street | | Williams | CA | 95987 | Quikserve Concepts, Inc. | 510/333-7802 |
| 1500 S Main St | | Willits | CA | 95490 | North State Investments, Inc. | 707-391-7705 |
| 1301 W Wood St | | Willows | CA | 95988 | J.A. Sutherland, Inc. | 916/514-3300 |
| 100 W Pacific Coast Hwy | | Wilmington | CA | 90744 | Alvarado Restaurant Group, LLC | 303/745-0555 |
| 8900 Brooks Rd | | Windsor | CA | 95492 | J.A. Sutherland, Inc. | 916/514-3300 |
| 703 Matsumoto Lane | | Winters | CA | 95694 | Quikserve II Concepts, Inc. | 510/333-7802 |
| 411 Pioneer Ave | | Woodland | CA | 95776 | Kumar Management Corp. II, Inc. | 650-312-9934 |
| 208 W Main St | | Woodland | CA | 95695 | Quikserve Concepts, Inc. | 510/333-7802 |
| 23275 Mulholland Drive | El Camino Shoppin | | CA | 91364 | Tafazoli, Hooshang | |
| 6303 Platt Ave | | Woodland Hills | CA | 91367 | Taco Management Solutions | |
| 22300 Old Canal Road | | Yorba Linda | CA | 92887 | Angel City Bell, LLC | 602/432-7040 |
| 1804 Fort Jones Rd | | Yreka | CA | 96097 | DeClerck Enterprises, A Partnership | 530/842-4827 |
| 1483 Bridge Street | | Yuba City | CA | 95991 | Lyon, Gary | |
| 619 Colusa Ave | | Yuba City | CA | 95991 | Lyon, Gary | |
| 31522 Yucaipa Blvd | | Yucaipa | CA | 92399 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 34077 Yucaipa Blvd | | Yucaipa | CA | 92399 | C&R Restaurant Group, L.P. | 714/594-5221 |
| 58497 29 Palms Hwy | | Yucca Valley | CA | 92284 | Angel City Bell, LLC | 602/432-7040 |
| 2435 Main Street (Lot 4B-2) | | Alamosa | со | 81101 | A&W Tacos, LLC | 281/569-4640 |
| 12480 West 64th Avenue | | Arvada | СО | 80004 | Alvarado Concepts, LLC | 303/745-0555 |
| 8760 Wadsworth Blvd. | | Arvada | co | 80003 | Alvarado Concepts, LLC | 303/745-0555 |
| 5325 West 80th Ave | | Arvada | CO | 80003 | Alvarado Concepts, LLC | 303/745-0555 |
| 5260 Wadsworth Bypass | | Arvada | co | 80002 | Alvarado Concepts, LLC | 303/745-0555 |
| 9200 Ralston Road | | Arvada | co | 80002 | Source Foods, Inc. | 801/313-8000 |
| 6390 Sheridan Blvd | | Arvada | CO | 80003 | Alvarado Concepts, LLC | 303/745-0555 |
| 7480 S Gartrell Rd | | Aurora | co | 80016 | Alvarado Concepts, LLC | 303/745-0555 |
| 1607 S Havana St | | Aurora | co | 80012 | Alvarado Concepts, LLC | 303/745-0555 |
| 3259 South Parker Road | | Aurora | co | 80012 | Alvarado Concepts, LLC | 303/745-0555 |
| 21865 E. Quincy Ave. | | Aurora | co | 80014 | Alvarado Concepts, LLC | 303/745-0555 |
| | | | | | | |
| 25531 E. Smoky Hill Rd. | | Aurora | CO | 80016 | Alvarado Concepts, LLC | 303/745-0555 |

| | | A | <u> </u> | 20012 | Alverado Concento II C | 202/745 0555 |
|--|------------------|--------------------------------------|----------|----------------|---|------------------------------|
| 15160 E Mississippi 14551 E Colfax | | Aurora | CO | 80012 80011 | Alvarado Concepts, LLC | 303/745-0555 |
| 16931 E Iliff | | Aurora Aurora | CO CO | 80011 | Alvarado Concepts, LLC Palo Alto, Inc. | 303/745-0555 847/955-1000 |
| 3554 S Tower Road | | Aurora | co | 80013 | Alvarado Concepts, LLC | 303/745-0555 |
| 6350 South Parker Road | | Aurora | co | 80016 | Alvarado Concepts, LLC | 303/745-0555 |
| 10750 East Colfax Avenue | | Aurora | CO | 80010 | Alvarado Concepts, LLC | 303/745-0555 |
| 16776 East Smokey Hill Road | | Aurora | CO | 80015 | Alvarado Concepts, LLC | 303/745-0555 |
| 1065 S. 1st Street | | Bennett | CO | 80102 | Alvarado Concepts, LLC | 303/745-0555 |
| 1279 Grand Market Ave | | Berthoud | CO | 80513 | Alvarado Concepts, LLC | 303/745-0555 |
| 2450 Baseline Rd. | | Boulder | CO | 80305 | Alvarado Concepts, LLC | 303/745-0555 |
| 3255 28th Street | | Boulder | СО | 80301 | Alvarado Concepts, LLC | 303/745-0555 |
| 4765 E. Bridge St. | | Brighton | со | 80601 | Alvarado Concepts, LLC | 303/745-0555 |
| 920 Bridge St | | Brighton | со | 80601 | Alvarado Concepts, LLC | 303/745-0555 |
| 2121 Prairie Center Pkwy. | | Brighton | СО | 80601 | Alvarado Concepts, LLC | 303/745-0555 |
| 60 W. Flatiron Crossing Dr. | | Broomfield | CO | 80021 | Alvarado Concepts, LLC | 303/745-0555 |
| 550 Alter Street | | Broomfield | CO | 80020 | Alvarado Concepts, LLC | 303/745-0555 |
| 1220 E 1st Ave | | Broomfield | CO | 80020 | Alvarado Concepts, LLC | 303/745-0555 |
| 2005 W 136th Ave | | Broomfield | CO | 80023 | Alvarado Concepts, LLC | 303/745-0555 |
| 1112 Royal Gorge Blvd | | Canon City | CO | 81212 | KBP Bells, LLC | 913/428-3636 |
| 217 Metzler Drive | | Castle Rock | CO | 80104 | Alvarado Concepts, LLC | 303/745-0555 |
| 95 Rio Grande | | Castle Rock | CO | 80104 | Alvarado Concepts, LLC | 303/745-0555 |
| 3231 I-70 Business Loop | | Clifton | CO | 81520 | ColCal Colorado, Inc. | 970/245-0898 |
| 3521 Blue Horizon View | | Colorado Springs | CO | 80908 | KBP Bells, LLC | 913/428-3636 |
| 450 Runway Point | | Colorado Springs | CO | 80916 | KBP Bells, LLC | 913/428-3636 |
| 7857 Woodmen Center Heights | | Colorado Springs | CO | 80908 | KBP Bells, LLC | 913/428-3636 |
| 13014 Touchstone View | | Colorado Springs | CO | 80921 | KBP Bells, LLC | 913/428-3636 |
| 3029 West Colorado Avenue | | Colorado Springs | CO | 80904 | KBP Bells, LLC | 913/428-3636 |
| 502 Garden Of The Gods Road | | Colorado Springs | CO | 80907 | KBP Bells, LLC | 913/428-3636 |
| 745 Cheyenne Meadows Road | | Colorado Springs | CO | 80906 | KBP Bells, LLC | 913/428-3636 |
| 1380 N Academy Blvd | | Colorado Springs | CO | 80909 | KBP Bells, LLC | 913/428-3636 |
| 1750 N Powers Blvd | | Colorado Springs | CO | 80915 | KBP Bells, LLC | 913/428-3636 |
| 405 E. Platte Avenue | | Colorado Springs | CO | 80903 | KBP Bells, LLC | 913/428-3636 |
| 1030 Academy Park Loop | | Colorado Springs | CO | 80910 | KBP Bells, LLC | 913/428-3636 |
| 390 N Union Blvd | | Colorado Springs | CO | 80909 | KBP Bells, LLC | 913/428-3636 |
| 1208 Interquest Parkway | | Colorado Springs | CO | 80921 | KBP Bells, LLC | 913/428-3636 |
| 3436 Research Parkway Blvd | | Colorado Springs | CO | 80920 | KBP Bells, LLC | 913/428-3636 |
| 2935 Hancock Expressway 5650 North Academy Blvd | | Colorado Springs | CO CO | 80916 80918 | KBP Bells, LLC | 913/428-3636 |
| 1507 S Nevada Ave | | Colorado Springs Colorado Springs | со | 80906 | KBP Bells, LLC KBP Bells, LLC | 913/428-3636 913/428-3636 |
| 4195 N Academy | | Colorado Springs | со | 80900 80918 | KBP Bells, LLC | 913/428-3636 |
| 325 East Fillmore Street | | Colorado Springs | со | 80907 | KBP Bells, LLC | 913/428-3636 |
| 6425 Source Center Point | | Colorado Springs | co | 80923 | KBP Bells, LLC | 913/428-3636 |
| 4901 East 60th Ave | | Commerce City | co | 80022 | Alvarado Concepts, LLC | 303/745-0555 |
| 15450 E 104th Ave | | Commerce City | CO | 80022 | Alvarado Concepts, LLC | 303/745-0555 |
| 1300 East Main Street | | Cortez | CO | 81321 | Delect Foods, LLC | 832-741-1293 |
| 707 West Victory Way | | Craig | CO | 81625 | Argonaut Food Partners Nuevo, LLC | 541/273-4639 |
| 674 Stafford Lane | | Delta | СО | 81416 | ColCal Colorado, Inc. | 970/245-0898 |
| 6553 N. Tower Rd. | | Denver | СО | 80249 | Alvarado Concepts, LLC | 303/745-0555 |
| 1600 Glenarm Place | | Denver | со | 80205 | Cantina Restaurant Group LLC | 303/745-0555 |
| 5620 N Beeler St | | Denver | CO | 80239 | Alvarado Concepts, LLC | 303/745-0555 |
| 2815 Colorado Boulevard | | Denver | CO | 80207 | Source Foods, Inc. | 801/313-8000 |
| 3833 w. 38th ave | | Denver | СО | 80211 | Alvarado Concepts, LLC | 303/745-0555 |
| 1775 E. Colfax Ave. | | Denver | СО | 80218 | Alvarado Concepts, LLC | 303/745-0555 |
| 1998 S. Federal Blvd. | | Denver | СО | 80219 | Alvarado Concepts, LLC | 303/745-0555 |
| 7150 Leetsdale Drive | Unit J | Denver | CO | 80224 | Alvarado Concepts, LLC | 303/745-0555 |
| 7221 Pecos St. | | Denver | CO | 80221 | Alvarado Concepts, LLC | 303/745-0555 |
| 4480 N Peoria Street | | Denver | CO | 80239 | Alvarado Concepts, LLC | 303/745-0555 |
| 1265 S Colorado Blvd | | Denver | СО | 80222 | Alvarado Concepts, LLC | 303/745-0555 |
| 2975 W 51st Ave | | Denver | CO | 80221 | Alvarado Concepts, LLC | 303/745-0555 |
| 350 South Federal Blvd | | Denver | CO | 80219 | Alvarado Concepts, LLC | 303/745-0555 |
| 2097 S Sheridan | | Denver | СО | 80227 | Alvarado Concepts, LLC | 303/745-0555 |
| 18641 Green Valley Ranch Blvd | | Denver | CO | 80249 | Alvarado Concepts, LLC | 303/745-0555 |
| 4105 Chambers Road | | Denver | CO | 80239 | Alvarado Concepts, LLC | 303/745-0555 |
| 3110 South Sheridan | | Denver | CO | 80227 | Source Foods, Inc. | 801/313-8000 |
| 447 South Broadway | Broadway Marketr | | CO | 80209 | Alvarado Concepts, LLC | 303/745-0555 |
| 6460 E Yale Ave Unit B | | Denver | CO | 80222 | Alvarado Concepts, LLC | 303/745-0555 |
| 5050 S Quebec | | Denver | CO | 80237 | Alvarado Concepts, LLC | 303/745-0555 |
| 5225 E Colfax Ave | | Denver | CO | 80220 | Alvarado Concepts, LLC | 303/745-0555 |
| | | | | | | |

| 1073 COUNTY HWY-308 | Dumont | со | 80436 | Alvarado Concepts, LLC | 303/745-0555 |
|--|---------------------------|----------|----------------|--|------------------------------|
| 2902 N Main | Durango | co | 81301 | Delect Foods, LLC | 832-741-1293 |
| 774 Chambers Avenue. | Eagle | CO | 81631 | Taco Colorado Corporation | 052 741 1255 |
| 1911 Sheridan Blvd | Edgewater | CO | 80214 | Alvarado Concepts, LLC | 303/745-0555 |
| 2350 Legacy Circle | Elizabeth | CO | 80107 | Alvarado Concepts, LLC | 303/745-0555 |
| 540 West Hampden Avenue | Englewood | CO | 80110 | Alvarado Concepts, LLC | 303/745-0555 |
| 8220 S. Quebec | Englewood | СО | 80112 | Alvarado Concepts, LLC | 303/745-0555 |
| 2375 Highway 7 | Erie | СО | 80516 | Alvarado Concepts, LLC | 303/745-0555 |
| 30850 Stagecoach | Evergreen | CO | 80439 | Alvarado Concepts, LLC | 303/745-0555 |
| 1530 S College Ave | Fort Collins | CO | 80524 | Alvarado Concepts, LLC | 303/745-0555 |
| 4100 S. College Ave. | Fort Collins | CO | 80525 | Alvarado Concepts, LLC | 303/745-0555 |
| 1527 W. Elizabeth St. | Fort Collins | CO | 80521 | Alvarado Concepts, LLC | 303/745-0555 |
| 1227 E. Magnolia | Fort Collins | CO | 80524 | Source Foods, Inc. | 801/313-8000 |
| 1305 MAIN ST | Fort Morgan | CO | 80701 | Alvarado Concepts, LLC | 303/745-0555 |
| 6610 Camden Blvd | Fountain | CO | 80817 | KBP Bells, LLC | 913/428-3636 |
| 6905 Mesa Ridge Parkway | Fountain | CO | 80817 | KBP Bells, LLC | 913/428-3636 |
| 865 Summit Blvd. | Frisco | CO | 80443 | Taco Colorado Corporation | |
| 599 Kokopelli Blvd. | Fruita | CO | 81521 | ColCal Colorado, Inc. | 970/245-0898 |
| 2002 Grand Ave | Glenwood Springs | CO | 81601 | Taco Colorado Corporation | |
| 17764 S Golden Rd | Golden | CO | 80401 | Alvarado Concepts, LLC | 303/745-0555 |
| 2674 Tracy Ann Road | Grand Junction | CO | 81503 | ColCal Colorado, Inc. | 970/245-0898 |
| 2897 North Avenue | Grand Junction | CO | 81501 | ColCal Colorado, Inc. | 970/245-0898 |
| 850 North Ave 736 Horizon Dr | Grand Junction | CO | 81501 | ColCal Colorado, Inc. | 970/245-0898 |
| | Grand Junction | CO | 81506 | ColCal Colorado, Inc. ColCal Colorado, Inc. | 970/245-0898 |
| 2428 Highway 6 & 50 6910 10th St | Grand Junction Greeley | CO CO | 81505 80634 | Alvarado Concepts, LLC | 970/245-0898 303/745-0555 |
| 3503 W 10th St | Greeley | со | 80634 80634 | Alvarado Concepts, LLC | 303/745-0555 |
| 4638 Centerplace Drive | Greeley | со | 80634 80634 | Alvarado Concepts, LLC | 303/745-0555 |
| 2450 8th Avenue | Greeley | co | 80634 80631 | Alvarado Concepts, LLC | 303/745-0555 |
| 8695 E Arapahoe Rd | Greenwood Village | co | 80112 | Alvarado Concepts, LLC | 303/745-0555 |
| 310 West Tomichi | Gunnison | CO | 81230 | ColCal Colorado, Inc. | 970/245-0898 |
| 10402 S Belle Creek Drive | Henderson | CO | 80640 | Alvarado Concepts, LLC | 303/745-0555 |
| 3984 Red Cedar Drive | Highlands Ranch | CO | 80129 | Alvarado Concepts, LLC | 303/745-0555 |
| 50 Telep Ave | Johnstown | СО | 80534 | Alvarado Concepts, LLC | 303/745-0555 |
| 27980 Frontage Rd | La Junta | CO | 81050 | KBP Bells, LLC | 913/428-3636 |
| 2960 Arapahoe Rd | Lafayette | CO | 80026 | Alvarado Concepts, LLC | 303/745-0555 |
| 450 W South Boulder Rd | Lafayette | CO | 80026 | Alvarado Concepts, LLC | 303/745-0555 |
| 1505 S Kipling Pkwy | Lakewood | CO | 80232 | Alvarado Concepts, LLC | 303/745-0555 |
| 165 S Sheridan Blvd | Lakewood | CO | 80226 | Alvarado Concepts, LLC | 303/745-0555 |
| 11701 W Colfax | Lakewood | CO | 80215 | Alvarado Concepts, LLC | 303/745-0555 |
| 13109 W. Alameda Pkwy | Lakewood | CO | 80228 | Source Foods, Inc. | 801/313-8000 |
| 1717 Poplar St. | Leadville | CO | 80461 | Taco Colorado Corporation | |
| 2395 6th Street | Limon | CO | 80828 | Alvarado Concepts, LLC | 303/745-0555 |
| 5041 S. Jellison Way | Littleton | CO | 80123 | Alvarado Concepts, LLC | 303/745-0555 |
| 2717 W Bellview Ave | Littleton | CO | 80123 | Alvarado Concepts, LLC | 303/745-0555 |
| 8164 S. Kipling Parkway | Littleton | CO | 80127 | Source Foods, Inc. | 801/313-8000 |
| 5572 S. Broadway | Littleton | CO | 80121 | Alvarado Concepts, LLC | 303/745-0555 |
| 8500 W Crestline, Unit 8 | Littleton | CO | 80123 | Alvarado Concepts, LLC | 303/745-0555 |
| 7911 S Broadway 33 E. Ken Pratt Blvd. | Littleton Longmont | CO | 80122 | Alvarado Concepts, LLC | 303/745-0555 |
| | • | CO | 80504 | Alvarado Concepts, LLC | 303/745-0555 |
| 2010 Ken Pratt Blvd. 2220 Main Street | Longmont Longmont | CO CO | 80501 80501 | Alvarado Concepts, LLC Alvarado Concepts, LLC | 303/745-0555 303/745-0555 |
| 3818 State Highway 119 | Longmont | со | 80501 | Alvarado Concepts, LLC | 303/745-0555 |
| 1650 Foxtrail Dr. | Loveland | со | 80538 | Source Foods, Inc. | 801/313-8000 |
| 115 65th St. | Loveland | co | 80538 | Alvarado Concepts, LLC | 303/745-0555 |
| 1330 Lincoln Ave | Loveland | co | 80537 | Alvarado Concepts, LLC | 303/745-0555 |
| 1300 E. Main Street | Montrose | CO | 81401 | ColCal Colorado, Inc. | 970/245-0898 |
| 2050 S Townsend | Montrose | CO | 81401 | ColCal Colorado, Inc. | 970/245-0898 |
| 441 Highway 105 | Monument | CO | 80132 | Alvarado Concepts, LLC | 303/745-0555 |
| 555 W. 104th Ave. | Northglenn | CO | 80234 | Alvarado Concepts, LLC | 303/745-0555 |
| 10832 S Crossroads Dr | Parker | со | 80138 | Alvarado Concepts, LLC | 303/745-0555 |
| 16950 E. Lincoln Avenue | Parker | со | 80134 | Alvarado Concepts, LLC | 303/745-0555 |
| 3333 North Elizabeth | Pueblo | со | 81008 | KBP Bells, LLC | 913/428-3636 |
| 301 E Abriendo Ave | Pueblo | СО | 81004 | KBP Bells, LLC | 913/428-3636 |
| 1200 Southgate Place | Pueblo | СО | 81004 | KBP Bells, LLC | 913/428-3636 |
| 703 N Santa Fe | Pueblo | CO | 81003 | KBP Bells, LLC | 913/428-3636 |
| 1717 South Pueblo Blvd | Pueblo | CO | 81005 | KBP Bells, LLC | 913/428-3636 |
| 99 S Mcculloch Blvd | Pueblo West | СО | 81007 | KBP Bells, LLC | 913/428-3636 |
| | | | | | |

| 721 Smith Street | | Rifle | со | 81650 | Taco Colorado Corporation | |
|--|------------------|--------------------------|----------|----------------|---|------------------------------|
| 625 Snapdragon Way | | Steamboat Springs | со | 80477 | Argonaut Food Partners Nuevo, LLC | 541/273-4639 |
| 1301 West Main Street | | Sterling | CO | 80751 | Alvarado Concepts, LLC | 303/745-0555 |
| 144th and Washington | | Thornton | CO | 80023 | Alvarado Concepts, LLC | 303/745-0555 |
| 3901 E 120th Ave | | Thornton | CO | 80233 | Alvarado Concepts, LLC | 303/745-0555 |
| 8401 Washington St | | Thornton | CO | 80229 | Alvarado Concepts, LLC | 303/745-0555 |
| 1298 East 104th Avenue | | Thornton | CO | 80233 | Alvarado Concepts, LLC | 303/745-0555 |
| 13732 Colorado Blvd. | | Thornton | CO | 80602 | Alvarado Concepts, LLC | 303/745-0555 |
| 4645 Weitzel Street | | Timnath | CO | 80547 | Alvarado Concepts, LLC | 303/745-0555 |
| 212 Nevada Avenue | | Trinidad | CO | 81082 | Denis Schoenhofer | |
| 457-A US Highway 85-87 | | Walsenburg | CO | 81089 | Pramukh, LLC | 954/981-7543 |
| 8050 6th Street | | Wellington | CO | 80549 | Alvarado Concepts, LLC | 303/745-0555 |
| 4795 Kipling St. | | Wheat Ridge | CO | 80033 | Alvarado Concepts, LLC | 303/745-0555 |
| 3050 Youngfield St | | Wheat Ridge | CO | 80215 | Alvarado Concepts, LLC | 303/745-0555 |
| 101 12th Street | | Windsor | CO | 80550 | Alvarado Concepts, LLC | 303/745-0555 |
| 6465 crossroads blvd | | Windsor | CO | 80550 | Alvarado Concepts, LLC | 303/745-0555 |
| 500 E Midland Ave | | Woodland Park Ansonia | CO CT | 80863 | KBP Bells, LLC | 913/428-3636 |
| 205 Division Street 18 Wilbur Cross Hwy | | Berlin | CT CT | 06401 06037 | Cantina Hospitality, LLC Cantina Hospitality, LLC | 203/987-6162 203/987-6162 |
| 960 W Main St | | Branford | СТ | 06405 | Cantina Hospitality, LLC | 203/987-6162 |
| 308 Lindley St | | Bridgeport | СТ | 06606 | Cantina Hospitality, LLC | 203/987-0102 |
| 1250 Farmington Ave. | | Bristol | СТ | 06010 | Cantina Hospitality, LLC | 203/987-6162 |
| 250 Albany Turnpike | | Canton | СТ | 06010 | Cantina Hospitality, LLC | 203/987-6162 |
| 19 Shunpike Road | | Cromwell | СТ | 06416 | Cantina Hospitality, LLC | 203/987-6162 |
| 392 Main St | | Danbury | СТ | 06810 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 84 Newtown Rd | | Danbury | СТ | 06810 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 578 Providence Rd. | | Danielson | СТ | 06239 | D.E. Foods, LLC | 781-982-0755 |
| 601 Hartford Pike | | Dayville | СТ | 06241 | G.F. Enterprise LLC | 978-880-7699 |
| 1 Main St | | East Hartford | CT | 06118 | Cantina Hospitality, LLC | 203/987-6162 |
| 268 Silver Lane Road | | East Hartford | СТ | 06118 | G.F. Enterprise LLC | 978-880-7699 |
| 98 Frontage Rd. | | East Haven | СТ | 06512 | Cantina Hospitality, LLC | 203/987-6162 |
| 41 Prospect Hill Rd. | | East Windsor | СТ | 06088 | Cantina Hospitality, LLC | 203/987-6162 |
| 18 Hazard Ave | | Enfield | СТ | 06082 | Cantina Hospitality, LLC | 203/987-6162 |
| 195 Route 12 | | Groton | СТ | 06340 | Cantina Hospitality, LLC | 203/987-6162 |
| 2320 Dixwell Ave. | | Hamden | СТ | 06514 | Cantina Hospitality, LLC | 203/987-6162 |
| 485 Flatbush Ave. | | Hartford | СТ | 06106 | G.F. Enterprise LLC | 978-880-7699 |
| 1524 Pleasant Valley Rd. | Buckland Plaza | Manchester | СТ | 06042 | G.F. Enterprise LLC | 978-880-7699 |
| 467 W Main St | | Meriden | СТ | 06451 | Cantina Hospitality, LLC | 203/987-6162 |
| 760 E Main St. | | Meriden | СТ | 06450 | Cantina Hospitality, LLC | 203/987-6162 |
| 851 Washington St | | Middletown | СТ | 06457 | Cantina Hospitality, LLC | 203/987-6162 |
| 543 Bridgeport Ave | | Milford | СТ | 06460 | Cantina Hospitality, LLC | 203/987-6162 |
| 1463 Boston Post Rd | | Milford | СТ | 06460 | Cantina Hospitality, LLC | 203/987-6162 |
| 20 E Main St | | New Britain | СТ | 06051 | G.F. Enterprise LLC | 978-880-7699 |
| 130 Amity Road | | New Haven | СТ | 06515 | Cantina Hospitality, LLC | 203/987-6162 |
| 355 Foxon Blvd | | New Haven | СТ | 06513 | Cantina Hospitality, LLC | 203/987-6162 |
| 404 Colman St | | New London | СТ | 06320 | Cantina Hospitality, LLC | 203/987-6162 |
| 177 Danbury Rd | | New Milford | СТ | 06776 | Cantina Hospitality, LLC | 203/987-6162 |
| 315 Westport Ave | | Norwalk | СТ | 06851 | Thursdayâ [®] Eatery, Inc. | |
| 45 Salem Turnpike | | Norwich | CT | 06360 | D.E. Foods, LLC | 781-982-0755 |
| 1371 E Putnam Ave | | Old Greenwich | СТ | 06870 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 89 Boston Post Rd | | Orange | CT | 06477 | Cantina Hospitality, LLC | 203/987-6162 |
| 167 New Britain Avenue | | Plainville | СТ | 06062 | G.F. Enterprise LLC | 978-880-7699 |
| 1780 SILAS DEANE HIGHWAY | | ROCKY HILL | СТ | 06067 | Cantina Hospitality, LLC | 203/987-6162 |
| 709 Queen St 751 East Main Street | | Southington Stamford | CT CT | 06489 | Cantina Hospitality, LLC HAZA Bell of Northeast, LLC | 203/987-6162 281/201-2700 |
| 1795 East Main Street | | Torrington | СТ | 06902 06790 | Cantina Hospitality, LLC | 203/987-6162 |
| 129 Talcottville Rd | | Vernon Rockville | СТ | 06066 | G.F. Enterprise LLC | 978-880-7699 |
| 932 N Colony Road | | Wallingford | СТ | 06088 | Cantina Hospitality, LLC | 203/987-6162 |
| 224 Kukas Lane | | Waterbury | СТ | 06492 | Cantina Hospitality, LLC | 203/987-6162 |
| 155 Thomaston Avenue | | Waterbury | СТ | 06702 | Cantina Hospitality, LLC | 203/987-6162 |
| 276 Chase Ave. | Route 8, exit 36 | Waterbury | СТ | 06702 | Cantina Hospitality, LLC | 203/987-0102 |
| 973 Wolcott Street | Noute 0, Exit 30 | Waterbury | СТ | 06705 | Cantina Hospitality, LLC | 203/987-6162 |
| 1079 Main Street | | Watertown | СТ | 06795 | Cantina Hospitality, LLC | 203/987-6162 |
| 1320 Main St | | Willimantic | СТ | 06226 | Cantina Hospitality, LLC | 203/987-6162 |
| 86 Ella Grasso Turnpike | | Windsor Locks | СТ | 06096 | Cantina Hospitality, LLC | 203/987-6162 |
| 1501 Governor's Place | | Bear | DE | 19701 | Delaware Restaurants, LLC | 610/520-1000 |
| 344 Walmart Drive | | Camden | DE | 19934 | MITRA QSR KNE, LLC | 214/440-4144 |
| 609 Naamans Rd | | Claymont | DE | 19703 | MITRA QSR KNE, LLC | 214/440-4144 |
| | | | | | | |

| 25 Jerome Drive | | Dover | DE | 19901 | Delaware Restaurants, LLC | 610/520-1000 |
|--|---------------|------------------------|----------|----------------|--|------------------------------|
| 241 S. Dupont Hwy | | Dover | DE | 19901 | Delaware Restaurants, LLC | 610/520-1000 |
| 1 Georgetown Plaza | | Georgetown | DE | 19947 | Delaware Restaurants, LLC | 610/520-1000 |
| 16680 S. Dupont Hwy | | Harrington | DE | 19952 | Delaware Restaurants, LLC | 610/520-1000 |
| 582 Middletown Warwick Rd | | Middletown | DE | 19709 | Delaware Restaurants, LLC | 610/520-1000 |
| 649 N. DuPont Blvd. | | Milford | DE | 19963 | MITRA QSR KNE, LLC | 214/440-4144 |
| 26688 Centerview Dr. | | Millsboro | DE | 19966 | Delaware Restaurants, LLC | 610/520-1000 |
| 116 North Dupont Highway | | New Castle | DE | 19720 | Delaware Restaurants, LLC | 610/520-1000 |
| 379 E Chestnut Hill Plaza Rd | | Newark | DE | 19713 | Delaware Restaurants, LLC | 610/520-1000 |
| 2675 Pulaski Highway | | Newark | DE | 19702 | Delaware Restaurants, LLC | 610/520-1000 |
| 19010 Coastal Hwy | Rehoboth Mall | Rehoboth Beach | DE | 19971 | R & R Ventures East, LLC | 203/387-8881 |
| 23475 Sussex Hwy. | | Seaford | DE | 19973 | R & R Ventures East, LLC | 203/387-8881 |
| 134 N Dupont Blvd | | Smyrna | DE | 19977 | MITRA QSR KNE, LLC | 214/440-4144 |
| 1059 S Market St. | | Wilmington | DE | 19801 | Delaware Restaurants, LLC | 610/520-1000 |
| 1925 Lancaster Ave | | Wilmington | DE | 19805 | MITRA QSR KNE, LLC | 214/440-4144 |
| 3902 Concord Pke | | Wilmington | DE | 19803 | Delaware Restaurants, LLC | 610/520-1000 |
| 4302 Kirkwood Hwy | | Wilmington | DE | 19808 | Delaware Restaurants, LLC | 610/520-1000 |
| 15350 NW 144th Way | | Alachua | FL | 32615 | Florida Bells, LLC | 727/443-5656 |
| 5096 US 41 19th AVE NW | | Apollo Beach | FL | 33572 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 1429 West Orange Blossom Trail | | Apopka | FL | 32712 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 2357 HIGHWAY 70 SE | | Arcadia | FL | 34266 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2325 US Highway 92 W | | Auburndale | FL | 33823 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 465 Havendale Blvd | | Auburndale | FL | 33823 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 401 Us Highway 27 South | | Avon Park | FL | 33825 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1060 East Van Fleet Drive | | Bartow Belle Glade | FL FL | 33830 33430 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 865 South Main Street | | Belleview | FL | 33430 34420 | Luihn VantEdge Partners, LLC Florida Bells, LLC | 919/850-0558 |
| 10199 SE Hwy 441 28370 Trails Edge Blvd | | Bonita Springs | FL | 34420 34134 | Coastal QSR, LLC | 727/443-5656 727/443-5656 |
| 9854 Military Trail | | Boynton Beach | FL | 33436 | Coastal QSR, LLC | 727/443-5656 |
| 2319 S Federal Hwy | | Boynton Beach | FL | 33435 | Coastal QSR, LLC | 727/443-5656 |
| 5298 33rd St. | | Bradenton | FL | 34203 | Coastal QSR, LLC | 727/443-5656 |
| 15215 Garnet Trail | | Bradenton | FL | 34211 | BDE Florida LLC | 917/301-0835 |
| 8347 SR 64 East | | Bradenton | FL | 34211 | BDE Florida LLC | 917/301-0835 |
| 3710 Cortez Rd W | | Bradenton | FL | 34210 | BDE Florida LLC | 917/301-0835 |
| 6004 14th Street | | Bradenton | FL | 34207 | BDE Florida LLC | 917/301-0835 |
| 5410 Manatee Ave | | Bradenton | FL | 34209 | Coastal QSR, LLC | 727/443-5656 |
| 1350 W. Brandon Blvd | | Brandon | FL | 33511 | Coastal QSR, LLC | 727/443-5656 |
| 11315 Causeway Blvd | | Brandon | FL | 33511 | BDE Florida LLC | 917/301-0835 |
| 904 Bloomingdale Rd | | Brandon | FL | 33511 | BDE Florida LLC | 917/301-0835 |
| 7201 Broad Street | | Brooksville | FL | 34601 | Jett Florida Bells, LLC | 843/958-8660 |
| 13390 Cortez Blvd | | Brooksville | FL | 34613 | Jett Florida Bells, LLC | 843/958-8660 |
| 31001 Cortez Blvd | | Brooksville | FL | 34602 | BDE Florida LLC | 917/301-0835 |
| 1969 W. County Road 48 | | Bushnell | FL | 33513 | E.A.P. Management Corp. | 954/920-1802 |
| 542285 U.S. 1 | | Callahan | FL | 32011 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 1616 Del Prado Blvd S | | Cape Coral | FL | 33990 | Coastal QSR, LLC | 727/443-5656 |
| 11 Hancock Bridge Pkwy West | | Cape Coral | FL | 33990 | Coastal QSR, LLC | 727/443-5656 |
| 1265 State Rd 436 | | Casselberry | FL | 32707 | Florida Bells, LLC | 727/443-5656 |
| 2025 North Young Blvd | | Chiefland | FL | 32626 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1444 Main Street | | Chipley | FL | 32428 | RGT Foods Cincinnati, Inc. | 901/681-9778 |
| 1648 S. Missouri Avenue | | Clearwater | FL | 33756 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 2990 Gulf To Bay Blvd | | Clearwater | FL | 33759 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 3550 Ulmerton Rd | | Clearwater | FL | 33762 | Atlantic Restaurants, LLC | |
| 5225 East Bay Drive | | Clearwater | FL | 33764 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 2456 Mcmullen Booth Rd | | Clearwater | FL | 33759 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 1824 Gulf To Bay Blvd | | Clearwater | FL | 33765 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 2721 Clear Lake Rd. | | Сосоа | FL | 32922 | Bravo Foods, LLC | 321/939-2924 |
| 3645 N Atlantic Ave | | Cocoa Beach | FL | 32931 | Bravo Foods, LLC | 321/939-2924 |
| 5990 S. Flamingo Road | | Cooper City | FL | 33330 | EM Squared Miami, LLC | 18284438875 |
| 5850 Wiles Road | | Coral Springs | FL | 33067 | EM Squared Miami, LLC | 18284438875 |
| 900 N. University Drive | | Coral Springs | FL | 33071 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 9190 Wiles Rd | | Coral Springs | FL | 33067 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 11431 West Sample Road | | Coral Springs | FL | 33065 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 49 Preston Circle | | Crawfordville | FL | 32327 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 1224 North Ferdon Blvd | | Crestview | FL | 32536 | RGT Foods, Inc. | 901/681-9778 |
| 2549 S Ferdon Blvd | | Crestview | FL | 32536 | Andrus, Dennis | 850-916-2150 |
| 555 NE Hwy 19 | | Crystal River | FL | 34428 | Florida Bells, LLC | 727/443-5656 |
| 12816 US Highway 301 7480 Osceola Polk-Line Rd. | | Dade City Davenport | FL | 33525 33896 | BDE Florida LLC | 917/301-0835 843/958-8660 |
| | | Davenport | FL | 22020 | Jett Florida Bells, LLC | 0000-000 10+0 |

| 2300 Deer Creek Commerce | | Davenport | FL | 33837 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
|--|-----------------|---------------------------------|----------|----------------|---|------------------------------|
| 4200 SW 64th Ave. | | Davie | FL | 33314 | E.A.P. Management Corp. | 954/920-1802 |
| 2077 LPGA Blvd | | Daytona Beach | FL | 32117 | Central Florida KFC, Inc. | 954/920-1802 |
| 1408 Beville Rd | | Daytona Beach | FL | 32114 | Central Florida KFC, Inc. | 954/920-1802 |
| 740 North Nova Road | | Daytona Beach | FL | 32114 | Central Florida KFC, Inc. | 954/920-1802 |
| 2140 W International Speedway Bl | | Daytona Beach | FL | 32114 | Central Florida KFC, Inc. | 954/920-1802 |
| 50 N Federal Hwy | | Deerfield Beach | FL | 33441 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1465 US Hwy. 331 South | | Defuniak Springs | FL | 32435 | RGT Foods, Inc. | 901/681-9778 |
| 1201 S Woodland Blvd #A | | Deland | FL | 32720 | Central Florida KFC, Inc. | 954/920-1802 |
| 1501 North Woodland Blvd | | Deland | FL | 32720 | Central Florida KFC, Inc. | 954/920-1802 |
| 240 Linton Blvd | | Delray Beach | FL | 33444 | Coastal QSR, LLC | 727/443-5656 |
| 1555 Saxon Blvd | | Deltona | FL | 32725 | Bravo Foods, LLC | 321/939-2924 |
| 2753 Elkcam Blvd. | | Deltona | FL | 32738 | Bravo Foods, LLC | 321/939-2924 |
| 509 Hwy 98 East 1800 Main Street | | Destin Dunedin | FL FL | 32541 34698 | RGT Foods, Inc. Atlantic Restaurants, LLC | 901/681-9778 |
| 11582 N Williams St | | Dunnellon | FL | 34098 34431 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 169 US Hwy 17 | | East Palatka | FL | 32131 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 1308 S Ridgewood Avenue | | Edgewater | FL | 32131 | Bravo Foods, LLC | 321/939-2924 |
| 6025 North US 301 | | Ellenton | FL | 34222 | Jett Florida Bells, LLC | 843/958-8660 |
| 1901 Mccall Rd S | | Englewood | FL | 34223 | Coastal QSR, LLC | 727/443-5656 |
| 1858 South 8th Street | | Fernandina Beach | FL | 32034 | Southeast QSR, LLC | 727/443-5656 |
| 1635 CR 220 | | Fleming Island | FL | 32003 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 232 S.E. 1st Avenue | | Florida City | FL | 33034 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 17 South Fort Lauderdale Beach Bl | | Fort Lauderdale | FL | 33316 | Phoenix Cantina of Fort Lauderdale LLC | |
| 3500 West Broward Blvd | | Fort Lauderdale | FL | 33312 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1830 South Federal Highway | | Fort Lauderdale | FL | 33316 | Florida Bells, LLC | 727/443-5656 |
| 17460 Ben Hill Griffin Parkway | | Fort Myers | FL | 33913 | Coastal QSR, LLC | 727/443-5656 |
| 12851 S Cleveland Avenue | | Fort Myers | FL | 33907 | Coastal QSR, LLC | 727/443-5656 |
| 9400 Daniels Pkwy | | Fort Myers | FL | 33912 | Coastal QSR, LLC | 727/443-5656 |
| 8389 Dani Drive | | Fort Myers | FL | 33905 | Coastal QSR, LLC | 727/443-5656 |
| 3431 Cleveland Ave | | Fort Myers | FL | 33901 | Coastal QSR, LLC | 727/443-5656 |
| 4860 Palm Beach Blvd | | Fort Myers | FL | 33905 | Coastal QSR, LLC | 727/443-5656 |
| 11290 Summerlin Square Dr 1812 S Us Hwy 1 | | Fort Myers Beach Fort Pierce | FL FL | 33931 34981 | Coastal QSR, LLC Coastal QSR, LLC | 727/443-5656 727/443-5656 |
| 65 Eglin Parkway NE | | Fort Walton Beach | FL | 32548 | RGT Foods, Inc. | 901/681-9778 |
| 945 North Beal Pkwy | | Fort Walton Beach | FL | 32547 | RGT Foods, Inc. | 901/681-9778 |
| 16461 US 331 South | | Freeport | FL | 32439 | RGT Foods Cincinnati, Inc. | 901/681-9778 |
| 1515 SW 13th Street | | Gainesville | FL | 32601 | Florida Bells, LLC | 727/443-5656 |
| 7410 W Newberry Rd | | Gainesville | FL | 32605 | Florida Bells, LLC | 727/443-5656 |
| 2224 NW 13th St | | Gainesville | FL | 32605 | Florida Bells, LLC | 727/443-5656 |
| 3408 SW Archer Rd | | Gainesville | FL | 32608 | Florida Bells, LLC | 727/443-5656 |
| 6265 Lake Worth Rd | | Greenacres | FL | 33463 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 7763 State Road 50 | | Groveland | FL | 34736 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 35995 Hwy 27 | | Haines City | FL | 33844 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 1040 W Hallandale Beach Blvd | | Hallandale | FL | 33009 | Coastal QSR, LLC | 727/443-5656 |
| 2915 W 16th Ave | | Hialeah | FL | 33012 | Coastal QSR, LLC | 727/443-5656 |
| 8001 NW 95th Street | | Hialeah Gardens | FL | 33016 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 11535 S.E. Federal Hwy | | Hobe Sound | FL | 33455 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 13610 SW 288th St | Homestead Town | Homestead | FL | 33033 | South Beach QSR, LLC | 727/443-5656 |
| 987 North Homestead Blvd 9357 S. Suncoast Blvd. | nomesteau rown: | Homosassa | FL FL | 33030 34446 | South Beach QSR, LLC Jett Florida Bells, LLC | 727/443-5656 843/958-8660 |
| 3763 South Suncoast Blvd. | | Homosassa | FL | 34440 34448 | Jett Florida Bells, LLC | 843/958-8660 |
| 9442 SR 52 | | Hudson | FL | 34669 | BDE Florida LLC | 917/301-0835 |
| 616 W Main Street | | Inverness | FL | 34450 | Florida Bells, LLC | 727/443-5656 |
| 11270 Old St Augustine Rd | | Jacksonville | FL | 32257 | Southeast QSR, LLC | 727/443-5656 |
| 11646 San Jose Blvd | | Jacksonville | FL | 32223 | Southeast QSR, LLC | 727/443-5656 |
| 4466 Towne Center Parkway | | Jacksonville | FL | 32246 | Southeast QSR, LLC | 727/443-5656 |
| 13710 Beach Blvd | | Jacksonville | FL | 32224 | Southeast QSR, LLC | 727/443-5656 |
| 5875 New Kings Road | | Jacksonville | FL | 32209 | Southeast QSR, LLC | 727/443-5656 |
| 600 Airport Center Dr. | | Jacksonville | FL | 32218 | Southeast QSR, LLC | 727/443-5656 |
| 13160 Atlantic Blvd | | Jacksonville | FL | 32225 | Southeast QSR, LLC | 727/443-5656 |
| 5054 Normandy Blvd | | Jacksonville | FL | 32205 | Southeast QSR, LLC | 727/443-5656 |
| 7637 Lem Turner Road | | Jacksonville | FL | 32208 | Southeast QSR, LLC | 727/443-5656 |
| 7331 103rd Street | | Jacksonville | FL | 32210 | Southeast QSR, LLC | 727/443-5656 |
| 9341 Atlantic Blvd | | Jacksonville | FL | 32225 | Southeast QSR, LLC | 727/443-5656 |
| 10400 Phillips Hwy | | Jacksonville | FL | 32256 | Southeast QSR, LLC | 727/443-5656 |
| 5905 Merrill 11228 Beach Blvd | | Jacksonville Jacksonville | FL FL | 32211 32246 | Southeast QSR, LLC Southeast QSR, LLC | 727/443-5656 727/443-5656 |
| | | | | 52240 | Southeast Con, LLC | 121/4452000 |

| 5151 University Blvd W | | Jacksonville | FL | 32216 | Southeast QSR, LLC | 727/443-5656 |
|---|-------------------|------------------------|----------|----------------|---|------------------------------|
| 8331 Baymeadows Rd | | Jacksonville | FL | 32256 | Southeast QSR, LLC | 727/443-5656 |
| 280 S 3rd St | | Jacksonville Beach | FL | 32250 | Southeast QSR, LLC | 727/443-5656 |
| 2958 N West Federal Hwy | | Jensen Beach | FL | 34957 | Coastal QSR, LLC | 727/443-5656 |
| 2048 West Indiantown Road | | Jupiter | FL | 33458 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 738 E Indiantown Rd | | Jupiter | FL | 33477 | Coastal QSR, LLC | 727/443-5656 |
| 4703 66th Street North | | Kenneth City | FL | 33709 | Atlantic Restaurants, LLC | |
| 2338 N. Roosevelt Blvd | | Key West | FL | 33040 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 810 Greenway | | Keystone Heights | FL | 32656 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 8910 West Irlo Bronson Memoria | | Kissimmee | FL | 34747 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 1709 W. Vine St. | | Kissimmee | FL | 34741 | MK33 Foods, Inc. | 901/681-9778 |
| 4370 Pleasant Hill Rd | | Kissimmee | FL | 34746 | MK33 Foods, Inc. | 901/681-9778 |
| 1006 Buenaventura Blvd | | Kissimmee | FL | 34743 | BDE Orlando, LLC | 917/301-0835 |
| 2810 East Osceola Parkway | | Kissimmee | FL | 34743 | Bravo Foods, LLC | 321/939-2924 |
| 7784 W Irlo Bronson Mem Pkwy 3270 Pleasant Hill Rd | | Kissimmee Kissimmee | FL FL | 34747 34746 | US Leader Restaurants OpCo, LLC Bravo Foods, LLC | 866/504-3682 321/939-2924 |
| 4951 W Irlo Brnsn Mem Hwy | | Kissimmee | FL | 34746 34746 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 50 North Lee Street | | La Belle | FL | 33935 | Coastal QSR, LLC | 727/443-5656 |
| 1005 Bichara Blvd. | | Lady Lake | FL | 32159 | Central Florida KFC, Inc. | 954/920-1802 |
| 2411 W US Highway 90 | | Lake City | FL | 32055 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 280 SW Main Blvd | | Lake City | FL | 32025 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3755 W. Lake Mary Blvd. | | Lake Mary | FL | 32746 | Bravo Foods, LLC | 321/939-2924 |
| 501 US-27 | | Lake Placid | FL | 33852 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1942 East Hwy 60 | Eastgate Shopping | Lake Wales | FL | 33853 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 24186 US Hwy 27 | | Lake Wales | FL | 33859 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 3330 S Congress Ave | | Lake Worth | FL | 33461 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6380 Hypoluxu Road | | Lake Worth | FL | 33463 | Coastal QSR, LLC | 727/443-5656 |
| 2045 W. Memorial Blvd | | Lakeland | FL | 33815 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2520 E. Memorial Blvd | | Lakeland | FL | 33801 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 5090 DAVE ROBBINS WAY | | Lakeland | FL | 33812 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6780 Highway 98 N | | Lakeland | FL | 33809 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4165 Highway 98 N | | Lakeland | FL | 33809 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3605 South Florida Avenue | | Lakeland | FL | 33803 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 727 E. Memorial Boulevard | | Lakeland | FL FL | 33801 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 7035 Seacrest Blvd 13709 Walsingham Rd | | Lantana Largo | FL | 33462 33774 | Luihn VantEdge Partners, LLC JEM Restaurant Group of Florida, Inc. | 919/850-0558 843/958-8660 |
| 8671 Ulmerton Rd | | Largo | FL | 33771 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 3970 W Oakland Park Blvd | | Lauderdale Lakes | FL | 33311 | Florida Bells, LLC | 727/443-5656 |
| 27443 US Hwy 27 | | Leesburg | FL | 34748 | Florida Bells, LLC | 727/443-5656 |
| 9934 US Highway 441 | | Leesburg | FL | 34748 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 641 North 14 St | | Leesburg | FL | 34748 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 2714 Lee Blvd | | Lehigh Acres | FL | 33971 | Coastal QSR, LLC | 727/443-5656 |
| 16581 Fishhawk Blvd. | | Lithia | FL | 33547 | Coastal QSR, LLC | 727/443-5656 |
| 6804 Us Highway 129 | | Live Oak | FL | 32060 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 126 S. Ronald Reagan Blvd. | | Longwood | FL | 32750 | Bravo Foods, LLC | 321/939-2924 |
| 22744 State Rd. 54 | | Lutz | FL | 33549 | Jett Florida Bells, LLC | 843/958-8660 |
| 17884 Aprile Dr | | Lutz | FL | 33558 | Jett Florida Bells, LLC | 843/958-8660 |
| 25630 Sierra Center Blvd | | Lutz | FL | 33559 | Jett Florida Bells, LLC | 843/958-8660 |
| 2005 Hwy 77 | | Lynn Haven | FL | 32444 | P J Enterprises, Inc. | 850-234-0081 |
| 1215 S 6th St | | Macclenny | FL | 32063 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6501 Overseas Highway | | Marathon | FL | 33050 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 2466 N State Road 7 4689 Highway 90 | | Margate Marianna | FL FL | 33063 32446 | Luihn VantEdge Partners, LLC RGT Foods, Inc. | 919/850-0558 |
| 435 Mary Esther Blvd. | | Mary Esther | FL | 32569 | RGT Foods, Inc. | 901/681-9778 901/681-9778 |
| 7850 Wickham Road | | Melbourne | FL | 32940 | Bravo Foods, LLC | 321/939-2924 |
| 2424 Wickham Rd | | Melbourne | FL | 32935 | Bravo Foods, LLC | 321/939-2924 |
| 410 N Courtenay Pkwy | | Merritt Island | FL | 32953 | Bravo Foods, LLC | 321/939-2924 |
| 13720 S W 8th Street | | Miami | FL | 33184 | South Beach QSR, LLC | 727/443-5656 |
| 6310 S Dixie Hwy | | Miami | FL | 33143 | South Beach QSR, LLC | 727/443-5656 |
| 630 NE 79th St | | Miami | FL | 33138 | South Beach QSR, LLC | 727/443-5656 |
| 2440 NW 119th Street | | Miami | FL | 33167 | Coastal QSR, LLC | 727/443-5656 |
| 14790 SW 56th St | | Miami | FL | 33185 | EM Squared Miami, LLC | 18284438875 |
| 10725 NW 41st Street | | Miami | FL | 33178 | EM Squared Miami, LLC | 18284438875 |
| 3855 NW 27th Avenue | | Miami | FL | 33142 | EM Squared Miami, LLC | 18284438875 |
| 2375 SW 8th Street | | Miami | FL | 33135 | EM Squared Miami, LLC | 18284438875 |
| 11585 Quail Roost Drive | | Miami | FL | 33157 | EM Squared Miami, LLC | 18284438875 |
| 7900 NW 27th Ave | | Miami | FL | 33147 | Coastal QSR, LLC | 727/443-5656 |
| 8363 W Flagler Street | | Miami | FL | 33144 | Luihn VantEdge Partners, LLC | 919/850-0558 |

| 3750 NW 79th Ave | Miami | FL | 33166 | South Beach QSR, LLC | 727/443-5656 |
|--|---------------------|----------|----------------|--|------------------------------|
| 6740 SW Eighth St | Miami | FL | 33144 | South Beach QSR, LLC | 727/443-5656 |
| 3190 Coral Way | Miami | FL | 33145 | South Beach QSR, LLC | 727/443-5656 |
| 15295 S Dixie Hwy | Miami | FL | 33157 | South Beach QSR, LLC | 727/443-5656 |
| 17950 NW 27th Ave | Miami Gardens | FL | 33056 | Florida Bells, LLC | 727/443-5656 |
| 2614 Blanding Blvd | Middleburg | FL | 32068 | Southeast QSR, LLC | 727/443-5656 |
| 6281 Hwy 90 West | Milton | FL | 32570 | Andrus, Dennis | 850-916-2150 |
| 320 US Highway 27 | Minneola | FL | 34715 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 6961 Miramar Parkway | Miramar | FL | 33023 | Coastal QSR, LLC | 727/443-5656 |
| 3650 Utopia Drive | Miramar | FL | 33023 | E.A.P. Management Corp. | 954/920-1802 |
| 10859 Us Highway 98 W | Miramar Beach | FL | 32550 | RGT Foods, Inc. | 901/681-9778 |
| 17060 Us Hwy 441 | Mount Dora | FL | 32757 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 6753 North Church Ave | Mulberry | FL | 33860 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 8835 Davis Blvd | Naples | FL | 34116 | Coastal QSR, LLC | 727/443-5656 |
| 9000 Sage Ave | Naples | FL | 34120 | Coastal QSR, LLC | 727/443-5656 |
| 2482 Immokalee Rd | Naples | FL | 34110 | Coastal QSR, LLC | 727/443-5656 |
| 4201 Tamiami Trail | Naples | FL | 34112 | Coastal QSR, LLC | 727/443-5656 |
| 2424 Pine Ridge Road 26551 S. Dixie Hwy | Naples Naranja | FL FL | 34109 33032 | Coastal QSR, LLC Coastal QSR, LLC | 727/443-5656 727/443-5656 |
| 8714 Navarre Pkwy | Navarre | FL | 32566 | Andrus, Dennis | 850-916-2150 |
| 7575 State Road 54 | New Port Richey | FL | 34653 | Jett Florida Bells, LLC | 843/958-8660 |
| 10795 STATE ROAD 54 | New Port Richey | FL | 34653 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 4312 U.S. Highway 19 | New Port Richey | FL | 34652 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1860 State Road 44 | New Smyrna Beach | | 32168 | Bravo Foods, LLC | 321/939-2924 |
| 4573 E. Highway 20 | Niceville | FL | 32578 | RGT Foods, Inc. | 901/681-9778 |
| 110 W. John Sims Parkway | Niceville | FL | 32578 | RGT Foods, Inc. | 901/681-9778 |
| 14041 N Cleveland Ave | North Fort Myers | FL | 33903 | Coastal QSR, LLC | 727/443-5656 |
| 640 NE 125th Street | North Miami | FL | 33161 | Florida Bells, LLC | 727/443-5656 |
| 1650 NE 163rd St | North Miami Beach | FL | 33162 | Florida Bells, LLC | 727/443-5656 |
| 4998 Centerview Lane | North Port | FL | 34287 | Coastal QSR, LLC | 727/443-5656 |
| 14912 Tamiami Trail | North Port | FL | 34287 | Coastal QSR, LLC | 727/443-5656 |
| 7919 SW Highway 200 | Ocala | FL | 34476 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 2380 S W College Road | Ocala | FL | 34474 | Florida Bells, LLC | 727/443-5656 |
| 7610 S.E. Maricamp Road | Ocala | FL | 34472 | Florida Bells, LLC | 727/443-5656 |
| 3325 NW Pine Avenue | Ocala | FL | 34475 | Florida Bells, LLC | 727/443-5656 |
| 3501 West Silver Springs Blvd | Ocala | FL | 34475 | Florida Bells, LLC | 727/443-5656 |
| 2116 E Silver Springs Blvd | Ocala | FL | 34470 | Florida Bells, LLC | 727/443-5656 |
| 13545 S.W. 17th Court | Ocala | FL | 34473 | Florida Bells, LLC | 727/443-5656 |
| 8868 W. Colonial Dr | Ocoee Okeechobee | FL | 34761 | BDE Orlando, LLC | 917/301-0835 |
| 501 NE Park Street 2628 Enterprise Rd. | Orange City | FL FL | 34972 32763 | Luihn VantEdge Partners, LLC Bravo Foods, LLC | 919/850-0558 321/939-2924 |
| 54 Blanding Blvd | Orange Park | FL | 32703 | Southeast QSR, LLC | 727/443-5656 |
| 938 Blanding Blvd | Orange Park | FL | 32065 | Southeast QSR, LLC | 727/443-5656 |
| 5147 S Kirkman Rd | Orlando | FL | 32819 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 11850 Glasshouse Lane | Orlando | FL | 32836 | MK33 Foods, Inc. | 901/681-9778 |
| 2474 S Orange Ave. | Orlando | FL | 32806 | BDE Orlando, LLC | 917/301-0835 |
| 5109 International Dr. | Orlando | FL | 32819 | BDE Orlando, LLC | 917/301-0835 |
| 5960 Central Florida Parkway | Orlando | FL | 32821 | BDE Orlando, LLC | 917/301-0835 |
| 7623 International Dr | Orlando | FL | 32819 | BDE Orlando, LLC | 917/301-0835 |
| 5503 S Semoran Blvd. | Orlando | FL | 32822 | BDE Orlando, LLC | 917/301-0835 |
| 1500 McCoy Rd. | Orlando | FL | 32809 | BDE Orlando, LLC | 917/301-0835 |
| 7601 S. Orange Blossom Trail | Orlando | FL | 32809 | BDE Orlando, LLC | 917/301-0835 |
| 2050 S Semoran Blvd | Orlando | FL | 32822 | BDE Orlando, LLC | 917/301-0835 |
| 9430 S Orange Blossom Trail | Orlando | FL | 32837 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 13980 S John Young Pkwy | Orlando | FL | 32837 | Bravo Foods, LLC | 321/939-2924 |
| 12101 University Blvd., Suite 201 | Orlando | FL | 32817 | Bravo Foods, LLC | 321/939-2924 |
| 2403 Hiawassee Rd | Orlando | FL | 32811 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 6065 S. Goldenrod Rd. | Orlando | FL | 32822 | Bravo Foods, LLC | 321/939-2924 |
| 711 Lee Road | Orlando | FL | 32810 | Bravo Foods, LLC | 321/939-2924 |
| 16880 E. Colonial Dr. | Orlando | FL | 32820 | Bravo Foods, LLC | 321/939-2924 |
| 10211 Narcoossee Rd. 6611 West Colonial Drive | Orlando Orlando | FL FL | 32832 32818 | Bravo Foods, LLC Bravo Foods, LLC | 321/939-2924 321/939-2924 |
| 5400 N. Orange Blossom Trail | Orlando | FL | 32810 | Bravo Foods, LLC Bravo Foods, LLC | 321/939-2924 |
| 10005 University Blvd. | Orlando | FL | 32810 | Bravo Foods, LLC | 321/939-2924 |
| 369 S Avalon Park Blvd | Orlando | FL | 32828 | Bravo Foods, LLC | 321/939-2924 |
| 4225 E Colonial Drive | Orlando | FL | 32803 | Bravo Foods, LLC | 321/939-2924 |
| 2600 Orlando West Dr | Orlando | FL | 32808 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 12151 So Orange Blossom Trail | Orlando | FL | 32837 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| | | | | | |

| 30 SU Grands Bind Ormond Back FL 3214 Central Florids XFC, Inc. 594/300-1802 3159 Of Williamscom Brock AT Oreson Back FL 3274 Central Florids XFC, Inc. 594/300-1802 3159 Of Ulliamscom Brock AT Parts FL 3275 Arrian Denits 580-301-302 3150 Of Information Denits Parts FL 3271 Arrian Denits 580-301-302 3150 Of Information Denits Parts FL 3271 Arrian Denits 580-301-302 3150 Of Information Denits Parts FL 3271 Arrian Denits 580-302-302 3150 State Priva Denits Parts FL 3210 Units Marrian Denits FL 3210 3150 State Priva Denits Parts FL 3220 Denits Harrian Denits | 7853 Colonial Drive | Orlando I | FL 32807 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
|---|-----------------------------|--------------------|----------|---------------------------------|--------------|
| 1599 Vinctwork Park R 276 Park 2727 Anton, Denin 230/93/2240 3360 Film key Palaka R 2371 Anton, Denin 2309 3360 Film key Kao NE Palaka R 2370 Anton Key | | | | | - |
| Babb righway 90 Pace P. Pace P. Pace P. Pace P. Pace P. Pace P. P. <t< td=""><td>50 Williamson Blvd</td><td></td><td></td><td>-</td><td></td></t<> | 50 Williamson Blvd | | | - | |
| 1905 Cirll Arei Palata FL 3277 Florida Bels, LLC 27/43-565 1120 Misbar Ad SA Palm Bay FL 3207 U.Staedke Raturants OpCu, LLC 866/504-3822 1120 Misbar Ad SE Palm Bay FL 3207 U.Staedke Raturants OpCu, LLC 876/504-3822 505 Start Hwy 100 East Palm Coast FL 3214 Florida Bels, LLC 72/443-5665 202 Palm Coast Perkway Palm Flarbor FL 3248 Florida Bels, LLC 72/443-5665 3289 Using Hwy 10 N Palm Flarbor FL 3244 Florida Bels, LLC 82/74/3566 3283 Strading Horkway Panama Ciry FL 3240 Florigating Granma Ciry, Inc. 88/24/688 3283 Horks Hwy Panama Ciry Beack FL 3204 Florigating Granma Ciry, Inc. 88/24/988 3293 Horks Hwy Panama Ciry Beack FL 3204 Florigating Granma Ciry, Inc. 88/249-1989 3204 Horks Hwy Panama Ciry Beack FL 3204 Florigating Granma Ciry, Inc. 88/249-1989 3204 Horks Hwy Panama Ciry Beack <td>1859 W County Road 419</td> <td>Oviedo I</td> <td>FL 32765</td> <td>Bravo Foods, LLC</td> <td>321/939-2924</td> | 1859 W County Road 419 | Oviedo I | FL 32765 | Bravo Foods, LLC | 321/939-2924 |
| 1365 Partie Paim Bay FL 3200 U.S. Leader Returnant: OpCu, LLC 865/G04-862 3200 Northike Bird Paim Besch Garders FL 32104 Luhn Vantföge Partners, LLC 921/83-0558 3200 Statie Hay Paim Gesch FL 32104 Florids Bels, LLC 721/43-5656 1200 Florids Lics, FL Parkway Paim Gost FL 32134 Florids Bels, LLC 721/43-5656 1200 Florids Lics, FL Parkway Paim Gray FL 32404 D.Finetrprises, Inc. 850-241-1689 1205 Statie Hay Painama City FL 32404 D.Finetrprises of Painama City, Inc. 850-241-1689 1205 Statie Hay Painama City Bech R 32405 D.Finetrprises of Painama City, Inc. 850-241-1689 1205 Algords Algords Painama City Bech R 32407 D.Finetrprises of Painama City, Inc. 850-241-1689 1205 Algords Algords Painama City Bech R 32407 D.Finetrprises of Painama City, Inc. 850-241-1689 1205 Algords Algords Painama City Bech R 32407 D.Finetrprises of Painama City, Inc. 8 | 3860 Highway 90 | Pace I | FL 32571 | Andrus, Dennis | 850-916-2150 |
| 1120 Augus ref of S Pain Bay P. 3370 U.S. Loade Restaurants. Op.C., LLC 887/54-8825 504 State Hwy 100 Fast Pain Coast P. 3340 Linhi NantsGer Pariners, LLC 727/44-3656 504 State Hwy 100 Fast Pain Robot Ref P. 3239 Forida Bels, LLC 727/44-3656 32890 Styling May 10 N Pain Narbor P. 3240 FL Mestaurant Group of Forida, LLC 84/358.860 3289 Styling May 10 N Pain Marbor P. 3240 FL Interprises of Painara Gity, Inc. 85/224.081 434 Styndall Parkwy Painara Gity Rock R. 3240 FL Interprises of Painara Gity, Inc. 85/224.081 598 Richard Jackson Bud Painara Gity Rock R. 3240 FL Interprises of Painara Gity, Inc. 85/224.081 7120 Painara Gity Rock Painara Gity Rock R. 3203 Southeast Cols, ILC 72/443.866 535 Mich Ward Jackson Bud Painara Gity Rock R. 3204 Southeast Cols, ILC 72/443.866 536 Mich Ward Jackson Bud Painara Gity Rock R. 3204 Southeast Cols, ILC 7 | 3306 Crill Ave | Palatka I | FL 32177 | Florida Bells, LLC | 727/443-5656 |
| 2000 Northike Bild Pairs Beck Garder FL 3210 Luthin VaritGige Partners, LLC 921783-0555 1202 Plant Caser Parkway Pairs Coset FL 3213 Florids Bells, LLC 721743-3555 1202 Plant Caser Parkway Pairs Coset FL 3224 BE Florids Bells, LLC 721743-3555 1203 Plant Caser Parkway Pairs City FL 3244 Theoreman City FL 3244 Theoreman City FL 3244 Theoreman City FL 3244 Theoreman City ES 5240 (State) Parama City FL 3240 Di Enterprises, Inc. 5850 3614-0612 5240 Kitzert Parama City Bach FL 3240 Di Enterprises OParama City, Inc. 585-284-1989 7121 Oratina City Bach Plaw Parama City Bach FL 3240 South State Tamos City, Inc. 585-284-1989 7121 Oratina City Bach Parama City Bach FL 3240 South State Tamos City, Inc. 585-284-1989 7121 Oratina City Bach Parama City Bach FL 3240 Southeast City, Inc. 77744-3565 7121 O | 1386 Palm Bay Road NE | Palm Bay I | FL 32905 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 5045 Supple Hwy 100 East Pain Coast PL 3226 Piords Bells, LC 727/443-6565 3289 U20 Pain Coast Parkway Pain Harbor PL 3438 JEM Restaurant Group of Piords, Inc. 84398-8660 401 20th Sirver Estat Pain Marbor PL 3423 JEM Restaurant Group of Piords, Inc. 8502-240-188 435 Thy Mark Mary Panama City FL 3240 PL Enterprises, Fanama City, Inc. 8502-249-1898 590 Kickard Jackston Med Panama City FL 3240 PL Enterprises, Fanama City, Inc. 8502-249-1898 7120 Paintama City Reach Panama City Reach R 3243 DL Enterprises of Panama City, Inc. 8502-249-1898 7120 Paintama City Reach Panama City Reach R 3243 DL Enterprises of Panama City, Inc. 8502-249-1898 5130 Mobin Miel Rd Pensocia FL 3220 Southeast Cits, ILC 727/443-865 5130 Mobin Miel Rd Pensocia FL 3220 Southeast Cits, ILC 727/443-865 5130 Mobin Miel Rd Cordora Mil Pensocia FL 3236 Southeast Cits, ILC | 1120 Malabar Rd SE | Palm Bay I | FL 32907 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 1202 Puin Canit Parkway 19 P1 Pain Canit Parkway 19 P1 Pain Tahor PL 32391 SL Siglway 19 P1 Painetto PL 4241 M Restruant Corto apl Florida, Inc. 824395 SL Siglway 19 P1 135 N. Hwy, 373 Panama City PL 3240 D P Interprises of Panama City, Inc. 850-234 0081 2539 Sichard Jackon Bivd Panama City Beach PL 3240 D P Interprises of Panama City, Inc. 850-234 0081 5539 Sichard Jackon Bivd Panama City Beach PL 3240 D Enterprises of Panama City, Inc. 850-234 1088 7240 W Hwy BA Panama City Beach PL 3240 D Enterprises of Panama City, Inc. 850-324 1988 7252 Danama City Beach Pinetroe Pines PL 3230 S Outheast Cits, LIC C 727/43-565 505 SouthWarrington Root 727/443-565 7216 Carvanat City Beach Pinetroe Pines Pensicola FL 3250 Southeast Cits, LIC C 727/443-565 7211 Alyord Highway Pensicola FL 3260 Southeast Cits, LIC C 727/443-565 7210 Alyord Highway Pensicola FL 3260 Southeast Cits, LIC C 727/443-565 7211 Alyord Highway Pensicola FL 3260 Southeast Cits, LIC C 727/443-565 7210 Alyorab B | | | | • | 919/850-0558 |
| 2289 Sighway 19 N Pain Habro PL 4364 IPM Retarcant Croup of Pinota, mc. 843/98.8660 643 Din Street Estax Panama City RL 82040 P1 Setterprises, Inc. 850/340.1840 435 Tyndial Parkway Panama City RL 82060 P1 Enterprises, Panama City, Inc. 850/340.1840 59 Richard Jackson Bird Panama City Reach RL 82070 D1 Enterprises of Panama City, Inc. 850/349.1840 7040 Way 98 Panama City Reach RL 8207 D1 Enterprises of Panama City, Inc. 850/349.1849 7040 Way 98 Panama City Reach RL 8207 Southeast Cits, ILC 727/443.8656 7041 Carvantes St. Panascola RL 8208 Southeast Cits, ILC 727/443.8656 7015 Diable Highway Panascola RL 8206 Southeast Cits, ILC 727/443.8656 7016 Molei Highway Panascola RL 8236 Southeast Cits, ILC 727/443.8656 7016 Molei Highway Panascola RL 8236 Southeast Cits, ILC 727/443.8656 7016 Molei Highway | | | | - | |
| 640 100 Siner Eak Palmetto FL 34221 BOT Fondial LC 917/2010835 431 Sh. Hwy, 3731 Panama City FL 32440 D Enterprises of Panama City, Inc. 850-324-0981 4240 Strotel Panama City Beach FL 32400 D Enterprises of Panama City, Inc. 850-324-0981 559 Richard Jackson Biwd Panama City Beach FL 32400 D Enterprises of Panama City, Inc. 850-249-1989 530 Richard Jackson Biwd Panama City Beach FL 32401 D Enterprises of Panama City, Inc. 850-249-1989 5321 Pines Biwd Penscolo FL 33201 Southeast CBS, ILC 77/443-8565 2015 Corvenstos FL 32501 Southeast CBS, ILC 77/443-8565 2014 Dort Biwd Condow All Penscolo FL 3254 Southeast CBS, ILC 77/443-8565 2013 Myort Biwd Condow All Penscolo FL 3254 Southeast CBS, ILC 77/443-8565 2013 Myort Biwd Condow All Pentry FL 3254 Southeast CBS, ILC 77/443-8565 <t< td=""><td>,</td><td></td><td></td><td>-</td><td></td></t<> | , | | | - | |
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| 9211 4th St NorthSaint PetersburgFL33702Atlantic Restaurants, LLC5210 34th Street SouthSaint PetersburgFL33711JEM Restaurant Group of Florida, Inc.843/958-86602700 S Orlando DrSanfordFL32773Central Florida KFC, Inc.954/920-18021200 WP Ball BlvdSanfordFL32771Bravo Foods, LLC321/939-29245557 Fruitville RdSarasotaFL34236Coastal QSR, LLC727/443-5656 | 3600 4th Street North | Saint Petersburg | FL 33704 | BDE Florida LLC | 917/301-0835 |
| 5210 34th Street South Saint Petersburg FL 33711 JEM Restaurant Group of Florida, Inc. 843/958-8660 2700 S Orlando Dr Sanford FL 32773 Central Florida KFC, Inc. 954/920-1802 1200 WP Ball Blvd Sanford FL 32771 Bravo Foods, LLC 321/939-2924 5557 Fruitville Rd Sarasota FL 34236 Coastal QSR, LLC 727/443-5656 | 2028 66th St. | Saint Petersburg I | FL 33710 | Atlantic Restaurants, LLC | |
| 2700 S Orlando Dr Sanford FL 32773 Central Florida KFC, Inc. 954/920-1802 1200 WP Ball Blvd Sanford FL 32771 Bravo Foods, LLC 321/939-2924 5557 Fruitville Rd Sarasota FL 34236 Coastal QSR, LLC 727/443-5656 | 9211 4th St North | Saint Petersburg I | FL 33702 | Atlantic Restaurants, LLC | |
| 1200 WP Ball Blvd Sanford FL 32771 Bravo Foods, LLC 321/939-2924 5557 Fruitville Rd Sarasota FL 34236 Coastal QSR, LLC 727/443-5656 | | - | | - | |
| 5557 Fruitville Rd Sarasota FL 34236 Coastal QSR, LLC 727/443-5656 | | | | | |
| | | | | | |
| 8405 LOCKWOOD RIdge Sarasota FL 34243 Coastal QSR, LLC 727/443-5656 | | | | | |
| | 6405 LUCKWOOD RIDge | Sarasota I | гь 34243 | CUASIAI USK, LLC | /2//443-5656 |

| 3510 Clark Road | | Sarasota | FL | 34231 | Coastal QSR, LLC | 727/443-5656 |
|--|-------------|----------------------------|----------|----------------|--|------------------------------|
| 855 South Tamiami Trail | | Sarasota | FL | 34231 | Coastal QSR, LLC | 727/443-5656 |
| 5811 Bee Ridge Road | | Sarasota | FL | 34233 | Coastal QSR, LLC | 727/443-5656 |
| 1004 Hwy A1A | | Satellite Beach | FL | 32937 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 1809 U.S. Highway 1 | | Sebastian | FL | 32958 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1698 US 27 North | | Sebring | FL | 33870 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 706 Martin Luther King Jr. Blvd. V | V | Seffner | FL | 33584 | BDE Florida LLC | 917/301-0835 |
| 10749 Park Blvd | | Seminole | FL | 33772 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 2375 Ridge Wood Ave | | South Daytona | FL | 32119 | Central Florida KFC, Inc. | 954/920-1802 |
| 903 Pasadena Avenue South | | South Pasadena | FL | 33707 | BDE Florida LLC | 917/301-0835 |
| 10295 County Line Rd | | Spring Hill | FL | 34608 | Jett Florida Bells, LLC | 843/958-8660 |
| 11140 Springhill Blvd | | Spring Hill | FL | 34609 | Jett Florida Bells, LLC | 843/958-8660 |
| 3112 Anderson Snow Rd | | Spring Hill | FL | 34609 | Jett Florida Bells, LLC | 843/958-8660 |
| 2220 Commercial Way | | Spring Hill | FL | 34606 | Jett Florida Bells, LLC | 843/958-8660 |
| 335 Harper Lane | | St Johns | FL | 32259 | Southeast QSR, LLC | 727/443-5656 |
| 808 S Walnut St | | Starke | FL | 32091 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6800 South Kanner Hwy | | Stuart | FL | 34997 | Coastal QSR, LLC | 727/443-5656 |
| 3450 S.e. Federal Highway | | Stuart | FL | 34997 | Coastal QSR, LLC | 727/443-5656 |
| 12575 Sunrise Blvd. | | Sunrise | FL | 33323 | Florida Bells, LLC | 727/443-5656 |
| 2451 North University Drive | | Sunrise | FL | 33322 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3839 Capital Circle NE | | Tallahassee Tallahassee | FL | 32308 | Florida Bells, LLC | 727/443-5656 |
| 4200 W Tennessee St 3529 Apalachee Pkwy | | Tallahassee | FL FL | 32304 32311 | Florida Bells, LLC Florida Bells, LLC | 727/443-5656 727/443-5656 |
| 1506 W Tennessee St | | Tallahassee | FL | 32311 | Florida Bells, LLC | 727/443-5656 |
| 2806 S Monroe | | Tallahassee | FL | 32304 | Florida Bells, LLC | 727/443-5656 |
| 3209 N. Monroe St | | Tallahassee | FL | 32301 | Florida Bells, LLC | 727/443-5656 |
| 7625 W Commercial Blvd | | Tamarac | FL | 33351 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2031 E Bearss Ave | | Tampa | FL | 33613 | Jett Florida Bells, LLC | 843/958-8660 |
| 17402 Dona Michelle Dr | | Tampa | FL | 33647 | Jett Florida Bells, LLC | 843/958-8660 |
| 2921 E Busch Blvd | | Tampa | FL | 33612 | Jett Florida Bells, LLC | 843/958-8660 |
| 16020 Mapledale Blvd | | Tampa | FL | 33624 | Jett Florida Bells, LLC | 843/958-8660 |
| 11007 North Dale Mabry | | Tampa | FL | 33618 | Jett Florida Bells, LLC | 843/958-8660 |
| 2016 North 50th Street | | Tampa | FL | 33619 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 4647 West Kennedy Blvd | | Tampa | FL | 33609 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 2575 E. Hillsborough Ave | | Tampa | FL | 33610 | BDE Florida LLC | 917/301-0835 |
| 3803 West Minnehaha Street | | Tampa | FL | 33614 | BDE Florida LLC | 917/301-0835 |
| 3802 South Dale Mabry Highway | | Tampa | FL | 33611 | BDE Florida LLC | 917/301-0835 |
| 5318 East Fowler Ave | | Tampa | FL | 33617 | BDE Florida LLC | 917/301-0835 |
| 7620 West Hillsborough Avenue | | Tampa | FL | 33615 | BDE Florida LLC | 917/301-0835 |
| 7329 W Waters Ave | | Tampa | FL | 33634 | BDE Florida LLC | 917/301-0835 |
| 1701 East Fowler Avenue | | Tampa | FL | 33612 | BDE Florida LLC | 917/301-0835 |
| 13917 W. Hillsborough Ave | | Tampa T | FL | 33635 | Atlantic Restaurants, LLC | 040/400 0505 |
| 4302 N. Armenia Avenue | | Tampa | FL | 33607 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1605 W. Kennedy Boulevard | | Tampa | FL FL | 33606 33625 | FQSR, LLC (dba KBP Foods) FQSR, LLC (dba KBP Foods) | 913/428-3636 913/428-3636 |
| 5367 Ehrlich Road 40976 Us Highway 19 North | Tarpon Mall | Tampa Tarpon Springs | FL | 33625 34689 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 2078 State Rd 19 | | Tavares | FL | 34089 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 3450 Wedgewood Lane | | The Villages | FL | 32162 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2004 S Washington Ave | | Titusville | FL | 32780 | Bravo Foods, LLC | 321/939-2924 |
| 3343 Columbia Blvd | | Titusville | FL | 32780 | Central Florida KFC, Inc. | 954/920-1802 |
| 365 N Central Ave | | Umatilla | FL | 32784 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 2201 State Road 60 E | | Valrico | FL | 33594 | Coastal QSR, LLC | 727/443-5656 |
| 19431 Times Circle | | Venice | FL | 34292 | Coastal QSR, LLC | 727/443-5656 |
| 2055 South Tamiami Trail | | Venice | FL | 34293 | Coastal QSR, LLC | 727/443-5656 |
| 430 Venice Bypass N | | Venice | FL | 34292 | Coastal QSR, LLC | 727/443-5656 |
| 1070 US Hwy 1 | | Vero Beach | FL | 32960 | Coastal QSR, LLC | 727/443-5656 |
| 1985 41st Ave | | Vero Beach | FL | 32960 | Coastal QSR, LLC | 727/443-5656 |
| 116 W Rea Rd | | Wauchula | FL | 33873 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 13905 Wellington Trace | | Wellington | FL | 33414 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2801 S State Road 7 | | Wellington | FL | 33414 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 5406 County Rd 581 | | Wesley Chapel | FL | 33543 | Jett Florida Bells, LLC | 843/958-8660 |
| 2035 West New Haven Ave | | West Melbourne | FL | 32904 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 4466 Forest Hill Blvd | | West Palm Beach | FL | 33406 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1237 Palm Beach Lakes Blvd | | West Palm Beach | FL | 33401 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6862 Okeechobee Blvd | | West Palm Beach | FL | 33411 | Coastal QSR, LLC | 727/443-5656 |
| 836 Belvedere Road | | West Palm Beach | FL | 33405 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4331 Okeechobee Blvd. | | West Palm Beach | FL | 33409 33407 | Luihn VantEdge Partners, LLC | 919/850-0558 727/443-5656 |
| 4385 45th St | | West Palm Beach | FL | 33407 | Coastal QSR, LLC | 727/443-5656 |

| 1425 N Park | | Weston | FL | 33326 | Florida Bells, LLC | 727/443-5656 |
|---------------------------------------|-----------------|----------------------|----------|----------------|--|------------------------------|
| 5821 7 Mile Drive | | Wildwood | FL | 34785 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 428 East SR 44 | | Wildwood | FL | 34785 | Central Florida KFC, Inc. | 954/920-1802 |
| 143 W Noble Ave | | Williston | FL | 32696 | Bravo Foods, LLC | 321/939-2924 |
| 7970 Winter Garden Vineland Rd | | Windermere | FL | 34786 | Bravo Foods, LLC | 321/939-2924 |
| 13309 W Colonial Dr | | Winter Garden | FL | 34787 | BDE Orlando, LLC | 917/301-0835 |
| 5975 Cypress Garden Blvd | | Winter Haven | FL | 33884 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 1799 3rd Street S W | | Winter Haven | FL | 33880 | JEM Restaurant Group of Florida, Inc. | 843/958-8660 |
| 690 S Orlando Ave | | Winter Park | FL | 32789 | Bravo Foods, LLC | 321/939-2924 |
| 101 Semoran Blvd | | Winter Park | FL | 32792 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 1345 Tuskawilla Rd | | Winter Springs | FL | 32708 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 34140 SR 54 | | Zephyrhills | FL | 33543 | Jett Florida Bells, LLC | 843/958-8660 |
| 7313 Gall Blvd | | Zephyrhills | FL | 33542 | BDE Florida LLC | 917/301-0835 |
| 5080 Cherokee St | | Acworth | GA | 30101 | R&R Atlanta LLC | 203/387-8881 |
| 3390 Cobb Parkway N.W. | | Acworth | GA | 30101 | R&R Atlanta LLC | 203/387-8881 |
| 6760 Highway 92 | | Acworth | GA | 30102 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 7867 Adairsville Hwy | | Adairsville | GA | 30103 | Charter Foods, Inc. | 423/587-0690 |
| 1404 West 4th Street | | Adel | GA GA | 31620 31705 | Tacala Georgia Corp. | 205-443-9600 |
| 1700 E Oglethorpe 2414 Dawson Rd | | Albany Albany | GA | 31705 | Tacala Georgia Corp. Tacala Georgia Corp. | 205-443-9600 205-443-9600 |
| 1505 N. Slappey Blvd | | Albany | GA | 31707 | Tacala Georgia Corp. | 205-443-9600 |
| 10960 State Bridge Road | | Alpharetta | GA | 30022 | R&R Atlanta LLC | 203/387-8881 |
| 106 S. Main | | Alpharetta | GA | 30004 | R&R Atlanta LLC | 203/387-8881 |
| 10850 Haynes Bridge Road | Northpoint Mall | Alpharetta | GA | 30022 | R&R Atlanta LLC | 203/387-8881 |
| 723 East Forsyth Street | | Americus | GA | 31709 | Tacala Georgia Corp. | 205-443-9600 |
| 3196 Atlanta Highway | | Athens | GA | 30606 | TME Enterprises I, LTD | 678/905-3275 |
| 2075 Barnett Shoals Road | | Athens | GA | 30605 | R&R Atlanta LLC | 203/387-8881 |
| 2197 W Broad St | | Athens | GA | 30606 | R&R Atlanta LLC | 203/387-8881 |
| 2036 Oconee Connector | | Athens | GA | 30606 | R&R Atlanta LLC | 203/387-8881 |
| 620N US 29 Highway | | Athens | GA | 30601 | R&R Atlanta LLC | 203/387-8881 |
| 3385 Buford Hwy | | Atlanta | GA | 30329 | R&R Atlanta LLC | 203/387-8881 |
| 976 Camp Fulton Way | | Atlanta | GA | 30331 | TME Enterprises I, LTD | 678/905-3275 |
| 429 Ponce De Leon Ave | | Atlanta | GA | 30308 | TME Enterprises I, LTD | 678/905-3275 |
| 930 Spring Street | Suite 4 | Atlanta | GA | 30309 | Mahamitra 5 LLC | 404/798-70 |
| 545 Lee St SW | | Atlanta | GA | 30310 | TME Enterprises I, LTD | 678/905-3275 |
| 3604 Bakers Ferry Rd SW | | Atlanta | GA | 30331 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1761 Howell Mill Rd NW | | Atlanta | GA | 30318 | TME Enterprises I, LTD | 678/905-3275 |
| 2420 N Druid Hills Rd NE | | Atlanta | GA | 30329 | TME Enterprises I, LTD | 678/905-3275 |
| 2850 Washington Rd | | Augusta | GA | 30909 | Southeast QSR, LLC | 727/443-5656 |
| 3222 Wrightsboro Rd | | Augusta | GA | 30909 | Southeast QSR, LLC | 727/443-5656 |
| 3104 Peach Orchard Rd | | Augusta | GA | 30906 | Southeast QSR, LLC | 727/443-5656 |
| 1642 Mulkey Rd 1402 E Shotwell St | Painbridge Mall | Austell | GA | 30106 | R&R Atlanta LLC | 203/387-8881 205-443-9600 |
| 948 W. Parker Street | Bainbridge Mall | Bainbridge Baxley | GA GA | 39819 31513 | Tacala Georgia Corp. Southeast QSR, LLC | 727/443-5656 |
| 384 Exchange Blvd | | Bethlehem | GA | 30620 | R&R Atlanta LLC | 203/387-8881 |
| 369 Bracket Way | | Blairsville | GA | 30512 | Fulenwider Enterprises, Inc. | 18284438875 |
| 5475 Appalachian Hwy | | Blue Ridge | GA | 30513 | Mid-South Bells, LLC | 727/443-5656 |
| 502 GA-247 | | Bonaire | GA | 31005 | Tacala Georgia Corp. | 205-443-9600 |
| 6011 Highway 53 | | Braselton | GA | 30517 | Mahamitra Braselton, LLC | 404/798-70 |
| 155 U.S. Highway 27 Bypass | | Bremen | GA | 30110 | Jon Simmons | 770-650-2901 |
| 4930 New Jesup Hwy | | Brunswick | GA | 31520 | Southeast QSR, LLC | 727/443-5656 |
| 4104 Hamilton Mill Road | | Buford | GA | 30519 | R&R Atlanta LLC | 203/387-8881 |
| 4291 Hwy 20 | | Buford | GA | 30518 | R&R Atlanta LLC | 203/387-8881 |
| 2422 Hancock Drive | | Buford | GA | 30519 | Mahamitra 4, LLC | 404/798-70 |
| 319 North Hwy 49 | | Byron | GA | 31008 | Tacala Georgia Corp. | 205-443-9600 |
| 329 US Hwy 84 E | | Cairo | GA | 39828 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 71 U.S. Highway 19 North | | Camilla | GA | 31730 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 6113 Hickory Flat Highway | | Canton | GA | 30114 | R&R Atlanta LLC | 203/387-8881 |
| 8021 Cumming Hwy | Ste. 100 | Canton | GA | 30115 | Mahamitra Macedonia LLC | 404/798-70 |
| 1859 Marietta Highway | | Canton | GA | 30114 | TME Enterprises I, LTD | 678/905-3275 |
| 225 N Main St | | Cedartown | GA | 30125 | Mid-South Bells, LLC | 727/443-5656 |
| 2081 Savoy Drive | | Chamblee | GA | 30341 | TME Enterprises I, LTD | 678/905-3275 |
| 15 Major James Clark Gordon Dr | | Chickamauga | GA | 30707 | Tacala Tennessee Corp. | 205-443-9600 |
| 255 Washington St. | | Clarkesville | GA | 30523 | Mahamitra Clarkesville, LLC | 404/798-70 |
| 7897 US Highway 301 | | Claxton | GA GA | 30417 30525 | Blaise Savannah Bells, LLC Future Bells GA, LLC | 843/958-8660 615-377-5747 |
| 303 Highway 441 N 60 Parkway Plaza | | Clayton Cleveland | GA GA | 30525 | R&R Atlanta LLC | 203/387-8881 |
| 5119 Old National Highway | | College Park | GA | 30328 | TME Enterprises I, LTD | 678/905-3275 |
| | | | <i></i> | 20015 | ,,,,,,, _ | |

| 1445 Veterans Parkway | Columbus | GA | 31901 | Tacala Georgia Corp. | 205-443-9600 |
|---|--------------------------------|----------|----------------|---|------------------------------|
| 2932 Macon Road | Columbus | GA | 31907 | Tacala Georgia Corp. | 205-443-9600 |
| 2450 Airport Thruway | Columbus | GA | 31903 | Tacala Georgia Corp. | 205-443-9600 |
| 7330 Veterans Parkway | Columbus | GA | 31906 | Tacala Georgia Corp. | 205-443-9600 |
| 3456 Victory Drive | Columbus | GA | 31903 | Tacala Georgia Corp. | 205-443-9600 |
| 4348 Buena Vista Rd | Columbus | GA | 31906 | Tacala Georgia Corp. | 205-443-9600 |
| 1609 16th Ave E | Cordele | GA | 31015 | Tacala Georgia Corp. | 205-443-9600 |
| 5945 Bethelview Road | Cumming | GA | 30040 | R&R Atlanta LLC | 203/387-8881 |
| 1615 Buford Highway | Cumming | GA | 30041 | R&R Atlanta LLC | 203/387-8881 |
| 821 Auburn Rd. | Dacula | GA | 30019 | Mahamitra Auburn LLC | 404-444-8788 |
| 555 Dacula Road | Dacula | GA | 30019 | R&R Atlanta LLC | 203/387-8881 |
| 245 Morrison Moore Pkwy E. | Dahlonega | GA | 30533 | R&R Atlanta LLC | 203/387-8881 |
| 451 Nathan Dean Blvd | Dallas | GA | 30132 | Mahamitra, LLC | 404/798-70 |
| 2700 Charles Hardy Parkway | Dallas | GA | 30157 | Mahamitra Hardy LLC | 404-444-8788 |
| 8876 Dallas Acworth Hwy | Dallas | GA | 30132 | Acworth Taco LLC | 404/798-70 |
| 2914 E. Walnut Avenue | Dalton | GA | 30721 | Tacala Tennessee Corp. | 205-443-9600 |
| 1509 W Walnut Ave | Dalton | GA | 30721 | Tacala Tennessee Corp. | 205-443-9600 |
| 1242 Cleveland Hwy | Dalton | GA | 30721 | Tacala Tennessee Corp. | 205-443-9600 |
| 13039 GA Highway 251 | Darien | GA | 31305 | H & H Food Services, L.L.C. | 912/764-9991 |
| 295 Marketplace Blvd. | Dawsonville | GA | 30534 | Future Bells GA, LLC | 615-377-5747 |
| 1170 Columbia Drive 3644 Flat Shoals Road | Decatur Decatur | GA | 30032 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 2436 Wesley Chapel Rd | Decatur | GA | 30034 | JAI Taco Atlanta, LLC JAI Taco Atlanta, LLC | 561/997-6002 |
| 3283 Northcrest Rd | Doraville | GA GA | 30035 30340 | TME Enterprises I, LTD | 561/997-6002 678/905-3275 |
| 1200 S Peterson | Douglas | GA | 31533 | Tacala Georgia Corp. | 205-443-9600 |
| 5845 Stewart Parkway | Douglasville | GA | 30135 | R&R Atlanta LLC | 203/387-8881 |
| 4848 Ridge Rd. | Douglasville | GA | 30133 | Mahamitra Nebo LLC | 404/798-70 |
| 2416 Hwy 80 West | Dublin | GA | 31021 | Tacala Georgia Corp. | 205-443-9600 |
| 2163 US Highway 441 S | Dublin | GA | 31021 | Tacala Georgia Corp. | 205-443-9600 |
| 2951 Legion Way | East Point | GA | 30344 | Future Bells GA, LLC | 615-377-5747 |
| 3517 Camp Creek Parkway | East Point | GA | 30344 | TME Enterprises I, LTD | 678/905-3275 |
| 1020 Indian Drive | Eastman | GA | 31023 | Walter W. Lyon | |
| 593 Elbert St | Elberton | GA | 30635 | Mid-South Bells, LLC | 727/443-5656 |
| 3032 Anvil Block Road | Ellenwood | GA | 30294 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 232 Fairview Road | Ellenwood | GA | 30294 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 158 Highland Xing South | Ellijay | GA | 30540 | Future Bells GA, LLC | 615-377-5747 |
| 220 Lakepoint Parkway | Emerson | GA | 30121 | Mahamitra Emerson LLC | 404/798-70 |
| 4292 Washington Rd | Evans | GA | 30809 | Southeast QSR, LLC | 727/443-5656 |
| 7910 Senoia Road | Fairburn | GA | 30213 | Mahamitra 2 LLC | 404/798-70 |
| 246 Banks Crossing | Fayetteville | GA | 30214 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 809 South Grant Street | Fitzgerald | GA | 31750 | Walter W. Lyon | |
| 4465 Jonesboro | Forest Park | GA | 30297 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 152 North Lee Street | Forsyth | GA | 31029 | Future Bells GA, LLC | 615-377-5747 |
| 3022 Battlefield Parkway 201 N Camellia Blvd | Fort Oglethorpe Fort Valley | GA GA | 30742 31030 | Tacala Tennessee Corp. Fort Valley Taco, LLC | 205-443-9600 |
| 1957 Jesse Jewell Pkwy | Gainesville | GA | 30501 | MAHAMITRA3, LLC | 404/798-70 |
| 217 W Clinton St | Gray | GA | 31032 | Tacala Georgia Corp. | 205-443-9600 |
| 1855 Grayson Highway | Grayson | GA | 30017 | R&R Atlanta LLC | 203/387-8881 |
| 731 W. Taylor St. | Griffin | GA | 30223 | Future Bells GA, LLC | 615-377-5747 |
| 1633 North Expressway | Griffin | GA | 30223 | Future Bells GA, LLC | 615-377-5747 |
| 935 Husk Box Way | Grovetown | GA | 30813 | Southeast QSR, LLC | 727/443-5656 |
| 11325 Tara Blvd | Hampton | GA | 30228 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 20 West Franklin St. | Hartwell | GA | 30643 | Bell Carolina LLC | 317/288-9581 |
| 2517 Tobacco Rd | Hephzibah | GA | 30815 | Southeast QSR, LLC | 727/443-5656 |
| 29 Longview Drive | Hiawassee | GA | 30546 | Future Bells GA, LLC | 615-377-5747 |
| 301 W. General Screven Way Azalea St | Hinesville | GA | 31313 | Blaise Savannah Bells, LLC | 843/958-8660 |
| 4808 Holly Springs Parkway | Holly Springs | GA | 30115 | TME Enterprises I, LTD | 678/905-3275 |
| 561 E Third Street | Jackson | GA | 30233 | TME Enterprises I, LTD | 678/905-3275 |
| 170 Bill Wigington Pkwy | Jasper | GA | 30143 | Future Bells GA, LLC | 615-377-5747 |
| 4821 US Hwy 129 North | Jefferson | GA | 30549 | Savannah Service & Food (YUM), LLC | 912/764-9991 |
| 1110 N 1st St | Jesup | GA | 31545 | Southeast QSR, LLC | 727/443-5656 |
| 8127 Tara Blvd | Jonesboro | GA | 30236 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 1373 GA Highway 40 E | Kingsland | GA | 31548 | Southeast QSR, LLC | 727/443-5656 |
| 902 N Main St | La Fayette | GA | 30728 | Charter Foods, Inc. | 423/587-0690 |
| 314 New Franklin Rd | La Grange | GA | 30240 | Future Bells GA, LLC | 615-377-5747 |
| 1506 LaFayette Parkway 1258 Lakes Blvd | LaGrange Lake Park | GA | 30241 | Future Bells GA, LLC | 615-377-5747 |
| 13721 Jones St | Lavonia | GA GA | 31636 30553 | Tacala Georgia Corp. Mid-South Bells, LLC | 205-443-9600 727/443-5656 |
| 10, 21 JUILO JU | Lavonia | 04 | 50555 | this Journ Della, LLC | 1211-4-3-3030 |

| 928 Buford Drive | | Lawrenceville | GA | 30043 | R&R Atlanta LLC | 203/387-8881 |
|--|-----------------|----------------------|----------|----------------|--|------------------------------|
| 685 Duluth Hwy | | Lawrenceville | GA | 30045 | R&R Atlanta LLC | 203/387-8881 |
| 4880 Sugarloaf Parkway | | Lawrenceville | GA | 30043 | R&R Atlanta LLC | 203/387-8881 |
| 2929 Fiveforks Trickum Rd | | Lawrenceville | GA | 30044 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 987 Thornton Rd | | Lithia Springs | GA | 30122 | TME Enterprises I, LTD | 678/905-3275 |
| 5385 Fairington Rd. | | Lithonia | GA | 30038 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 8056 Mall Parkway | | Lithonia | GA | 30038 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 313 Tanger Blvd. | | Locust Grove | GA | 30248 | Locust Grove Taco, LLC | |
| 4335 Atlanta Hwy | | Loganville | GA | 30052 | R&R Atlanta LLC | 203/387-8881 |
| 5571 Thomaston Rd | | Macon | GA | 31220 | Tacala Georgia Corp. | 205-443-9600 |
| 170 Tom Hill Sr. Blvd | | Macon | GA | 31210 | Tacala Georgia Corp. | 205-443-9600 |
| 4040 Bloomfield Rd | | Macon | GA | 31206 | Tacala Georgia Corp. | 205-443-9600 |
| 945 Gray Hwy | | Macon | GA | 31211 | Tacala Georgia Corp. | 205-443-9600 |
| 1604 Bass Road | | Macon | GA | 31210 | Tacala Georgia Corp. | 205-443-9600 |
| 6215 Zebulon Road | Shell Food Mart | Macon | GA | 31210 | Tacala Georgia Corp. | 205-443-9600 |
| 3480 Ernest W Barrett Pkwy SW | | Marietta | GA | 30064 | TME Enterprises I, LTD | 678/905-3275 |
| 2943 Canton Rd | | Marietta | GA | 30066 | R&R Atlanta LLC | 203/387-8881 |
| 165 Cobb Pkwy S 2540 Delk Rd SE | | Marietta Marietta | GA GA | 30060 | R&R Atlanta LLC | 203/387-8881 |
| 4880 Lower Roswell Rd | | Marietta | GA | 30067 30068 | FQSR, LLC (dba KBP Foods) TME Enterprises I, LTD | 913/428-3636 678/905-3275 |
| 2971 Shallowford Rd | | Marietta | GA | 30066 | TME Enterprises I, LTD | 678/905-3275 |
| 1180 Powder Springs St | | Marietta | GA | 30064 | TME Enterprises I, LTD | 678/905-3275 |
| 2169 Roswell Rd | | Marietta | GA | 30062 | TME Enterprises I, LTD | 678/905-3275 |
| 415 S Belair Road | | Martinez | GA | 30907 | Southeast QSR, LLC | 727/443-5656 |
| 2244 Jonesboro Rd | | McDonough | GA | 30253 | Mahamitra Jonesboro LLC | 404/798-70 |
| 830 HWY 81 E | | McDonough | GA | 30252 | Future Bells GA, LLC | 615-377-5747 |
| 1025 Hampton Rd | | McDonough | GA | 30253 | Future Bells GA, LLC | 615-377-5747 |
| 5941 East Lake Pkwy | | McDonough | GA | 30253 | McDonough Taco, LLC | |
| 1135 South Lewis Street | | Metter | GA | 30439 | The Inman & Mary Sue Hodges Limited Partne | er 912/764-9991 |
| 7150 Beaver Run Road | | Midland | GA | 31820 | Tacala Georgia Corp. | 205-443-9600 |
| 2495 N Columbia St | | Milledgeville | GA | 31061 | Tacala Georgia Corp. | 205-443-9600 |
| 1301 West Spring Street | | Monroe | GA | 30655 | Future Bells GA, LLC | 615-377-5747 |
| 6259 Jonesboro Rd | | Morrow | GA | 30260 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 1877 Mt Zion Rd | | Morrow | GA | 30260 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 496 Veterans Parkway N | | Moultrie | GA | 31788 | Tacala Georgia Corp. | 205-443-9600 |
| 1101 Lower Fayetteville Road | | Newnan | GA | 30265 | Future Bells GA, LLC | 615-377-5747 |
| 226 Bullsboro Dr | | Newnan | GA | 30263 | Future Bells GA, LLC | 615-377-5747 |
| 1720 Indian Trail Rd | | Norcross | GA | 30093 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 5518 Jimmy Carter Blvd | | Norcross | GA | 30093 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 4025 Holcomb Bridge Rd 3615 Mundy Mill Rd | | Norcross Oakwood | GA GA | 30092 30566 | FQSR, LLC (dba KBP Foods) R&R Atlanta LLC | 913/428-3636 |
| 1140 Crosstown Ct | | Peachtree City | GA | 30269 | TME Enterprises I, LTD | 203/387-8881 678/905-3275 |
| 5460 Peachtree Parkway | | Peachtree Corners | GA | 30209 | R&R Atlanta LLC | 203/387-8881 |
| 1500 Sam Nunn Blvd | | Perry | GA | 31069 | Tacala Georgia Corp. | 205-443-9600 |
| 1004 E. Highway 80 | | Pooler | GA | 31322 | Blaise Savannah Bells, LLC | 843/958-8660 |
| 145 Pooler Parkway | | Pooler | GA | 31322 | Savannah Service & Food (YUM), LLC | 912/764-9991 |
| 7205 Highway 21 | | Port Wentworth | GA | 31407 | Savannah Service & Food (YUM), LLC | 912/764-9991 |
| 4042 Powder Springs Rd | | Powder Springs | GA | 30127 | R&R Atlanta LLC | 203/387-8881 |
| 40 Oleander Street | | Richmond Hill | GA | 31324 | Savannah Service & Food (YUM), LLC | 912/764-9991 |
| 459 South Columbia Ave. | | Rincon | GA | 31326 | Savannah Service & Food (YUM), LLC | 912/764-9991 |
| 5422 Alabama Hwy | | Ringgold | GA | 30736 | Tacala Tennessee Corp. | 205-443-9600 |
| 6865 Hwy 85 | | Riverdale | GA | 30274 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 130 Felton Drive | | Rockmart | GA | 30153 | Champion Restaurants - Fiesta, LLC | 678-557-6624 |
| 4720 Alabama Rd. NE | | Roswell | GA | 30075 | TME Enterprises I, LTD | 678/905-3275 |
| 915 Holcomb Brg Rd Ste A | | Roswell | GA | 30076 | R&R Atlanta LLC | 203/387-8881 |
| 734 S. Harris Street | | Sandersville | GA | 31082 | Tacala Georgia Corp. | 205-443-9600 |
| 6560 Roswell Rd | | Sandy Springs | GA | 30328 | TME Enterprises I, LTD | 678/905-3275 |
| 302 Mall Blvd 2631 Skidaway Bd | | Savannah Savannah | GA GA | 31406 31404 | Blaise Savannah Bells, LLC Blaise Savannah Bells, LLC | 843/958-8660 |
| 2631 Skidaway Rd 14005 Abercorn St | | Savannah | GA GA | 31404 31419 | Blaise Savannan Bells, LLC Blaise Savannah Bells, LLC | 843/958-8660 843/958-8660 |
| 4331 Ogeechee Rd | | Savannah | GA | 31419 | Savannah Service & Food (YUM), LLC | 912/764-9991 |
| 3410 Highway 34 E | | Sharpsburg | GA | 30277 | Future Bells GA, LLC | 615-377-5747 |
| 2204 S Cobb Dr SE | | Smyrna | GA | 30080 | R&R Atlanta LLC | 203/387-8881 |
| 5161 S. Cobb Dr. | | Smyrna | GA | 30080 | TME Enterprises I, LTD | 678/905-3275 |
| 3511 Centerville Highway | | Snellville | GA | 30039 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 2019 Scenic Hwy N | | Snellville | GA | 30078 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 729 Northside Dr E | | Statesboro | GA | 30458 | Blaise Savannah Bells, LLC | 843/958-8660 |
| 1610 Hudson Bridge Road | | Stockbridge | GA | 30281 | Patel Taherbhai, Inc. | 404/798-70 |
| | | | | | | |

| 5201 Memorial Drive | | Stone Mountain | GA | 30083 | JAI Taco Atlanta, LLC | 561/997-6002 |
|---|-------------------|-----------------------------|----------|----------------|--|------------------------------|
| 5160 Hwy 78 | | Stone Mountain | GA | 30087 | JAI Taco Atlanta, LLC | 561/997-6002 |
| 11317 Highway 27 | | Summerville | GA | 30747 | Future Bells GA, LLC | 615-377-5747 |
| 455 Peachtree Industrial Blvd | | Suwanee | GA | 30024 | R&R Atlanta LLC | 203/387-8881 |
| 3579 Peachtree Pkwy | | Suwanee | GA | 30024 | R&R Atlanta LLC | 203/387-8881 |
| 50 Celebration Drive | | Suwanee | GA | 30024 | R&R Atlanta LLC | 203/387-8881 |
| 412 South Main Street | | Swainsboro | GA | 30401 | Savannah Service & Food (YUM), LLC | 912/764-9991 |
| 501 East Franklin Street | | Sylvester | GA | 31791 | Walter W. Lyon | |
| 1057 Hwy 19 North | | Thomaston | GA | 30286 | Tacala Georgia Corp. | 205-443-9600 |
| 15049 US Highway 19 S #502 | | Thomasville | GA | 31792 | US Leader Restaurants OpCo, LLC | 866/504-3682 |
| 1805 Washington Road | | Thomson | GA | 30824 | Southeast QSR, LLC | 727/443-5656 |
| 1022 W 2nd Street | | Tifton | GA | 31794 | Tacala Georgia Corp. | 205-443-9600 |
| 1611 US Hwy 82 W | | Tifton | GA | 31793 | Tacala Georgia Corp. | 205-443-9600 |
| 713 Big A Rd | | Тоссоа | GA | 30577 | Mid-South Bells, LLC | 727/443-5656 |
| 190 Pace Drive | | Trenton | GA | 30752 | Charter Foods, Inc. | 423/587-0690 |
| 4295 Lawrenceville Highway | | Tucker | GA | 30084 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 4661 Jonesboro Rd | | Union City | GA | 30291 | TME Enterprises I, LTD | 678/905-3275 |
| 3946 Bemiss Road | | Valdosta | GA | 31605 | Tacala Georgia Corp. | 205-443-9600 |
| 1199 St Augustine Road | | Valdosta | GA | 31601 | Tacala Georgia Corp. | 205-443-9600 |
| 3022 N Ashley St. | | Valdosta | GA | 31602 | Tacala Georgia Corp. | 205-443-9600 |
| 1707 E 1st Street | | Vidalia Villa Bias | GA | 30474 | Tacala Georgia Corp. Villa Rica Taco, LLC | 205-443-9600 |
| 2478 Mirror Lake Blvd | | Villa Rica | GA | 30180 | | 012/429 2020 |
| 126 Highway 61 419 N Davis Dr | | Villa Rica Warner Robins | GA GA | 30180 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 419 N Davis Dr 715 Lake Joy Rd | | Warner Robins | GA GA | 31093 31088 | Tacala Georgia Corp. Tacala Georgia Corp. | 205-443-9600 205-443-9600 |
| 2719 Watson Blvd. | | Warner Robins | GA GA | 31093 | Tacala Georgia Corp. | 205-443-9600 |
| 829 Russell Pkwy | | Warner Robins | GA | 31088 | Tacala Georgia Corp. | 205-443-9600 |
| 1909 Memorial Drive | | Waycross | GA | 31501 | Southeast QSR, LLC | 727/443-5656 |
| 600 Hopkins Corner Drive | | Waynesboro | GA | 30830 | H & H Food Services, L.L.C. | 912/764-9991 |
| 31 East May Street | | Winder | GA | 30680 | R&R Atlanta LLC | 203/387-8881 |
| 3010 Eagle Drive | | Woodstock | GA | 30189 | R&R Atlanta LLC | 203/387-8881 |
| 10050 Highway 92 | | Woodstock | GA | 30188 | TME Enterprises I, LTD | 678/905-3275 |
| 302 North Main Street | | Wrens | GA | 30833 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 91-763 Papipi Rd | | Ewa Beach | HI | 96706 | Taco Aloha, Inc. | 808/566-3200 |
| 2100 Kanoelehua Ave | Bdg F | Hilo | HI | 96720 | Taco Aloha, Inc. | 808/566-3200 |
| 326 Kilauea Ave. | | Hilo | HI | 96720 | Taco Aloha, Inc. | 808/566-3200 |
| 717 Kapahulu Ave | | Honolulu | HI | 96816 | Taco Aloha, Inc. | 808/566-3200 |
| 934 Valkenburgh St | Moanalua Shoppin | Honolulu | HI | 96818 | Taco Aloha, Inc. | 808/566-3200 |
| 4211 Waialae Ave | Kahala Mall | Honolulu | HI | 96816 | Taco Aloha, Inc. | 808/566-3200 |
| 7192 Kalanianaole Hwy | Koko Marina Shop | Honolulu | HI | 96825 | Taco Aloha, Inc. | 808/566-3200 |
| 1215 S. Beretania St | | Honolulu | HI | 96814 | Taco Aloha, Inc. | 808/566-3200 |
| 615 Waiakamilo Ave | | Honolulu | HI | 96817 | Taco Aloha, Inc. | 808/566-3200 |
| 4510 Salt Lake Blvd | | Honolulu | HI | 96818 | Taco Aloha, Inc. | 808/566-3200 |
| 1070 Hookele St. Bldg. 3 | | Kahului | HI | 96732 | Taco Aloha, Inc. | 808/566-3200 |
| 100 Kamehameha Ave | | Kahului | HI | 96732 | Taco Aloha, Inc. | 808/566-3200 |
| Mokapu Rd, Bldg 6109 MCBH | | Kailua | HI | 96734 | Taco Aloha, Inc. | 808/566-3200 |
| 121 Oneawa St | | Kailua Kailua Kana | HI | 96734 | Taco Aloha, Inc. | 808/566-3200 |
| 74-5620 PALANI RD | | Kailua Kona | HI | 96740 | Taco Aloha, Inc. | 808/566-3200 |
| 45-1130 Kamehameha Hwy | Unit A | Kaneohe | HI | 96744 96746 | Taco Aloha, Inc. | 808/566-3200 |
| 4-927 Kuhio Hwy 91-5431 Kapolei Pkwy | | Kapaa Kapolei | HI HI | 96707 | Taco Aloha, Inc. Taco Aloha, Inc. | 808/566-3200 808/566-3200 |
| 590 Farrington Hwy | | Kapolei | HI | 96707 | Taco Aloha, Inc. | 808/566-3200 |
| 1819 South Kihei Rd | Building C (Mall) | Kihei | н | 96753 | Taco Aloha, Inc. | 808/566-3200 |
| 127 A Hinau St | Building C (Mull) | Lahaina | н | 96761 | Taco Aloha, Inc. | 808/566-3200 |
| 55-510 Kamehameha Hwy | Ste 7 | Laie | н | 96762 | Taco Aloha, Inc. | 808/566-3200 |
| 4422 Kukui Grove St | | Lihue | HI | 96766 | Taco Aloha, Inc. | 808/566-3200 |
| 95-1249 Meheula Pkwy | Ste 103 | Mililani | HI | 96789 | Taco Aloha, Inc. | 808/566-3200 |
| 376 Kamehameha Hwy | | Pearl City | HI | 96782 | Taco Aloha, Inc. | 808/566-3200 |
| 146 S Kamehameha Hwy | | Wahiawa | н | 96786 | Taco Aloha, Inc. | 808/566-3200 |
| 89-102 Farrington Hwy | | Waianae | н | 96792 | Taco Aloha, Inc. | 808/566-3200 |
| 85-752 Farrington Hwy | | Waianae | н | 96792 | Taco Aloha, Inc. | 808/566-3200 |
| 94-790 Ukee St | | Waipahu | н | 96797 | Taco Aloha, Inc. | 808/566-3200 |
| 94-050 Farrington Hwy | Unit# E-2 | Waipahu | HI | 96797 | Taco Aloha, Inc. | 808/566-3200 |
| 2639 Adventureland Dr | | Altoona | IA | 50009 | Central Iowa KFC, Inc. | 319-728-3282 |
| 421 S Duff Avenue | | Ames | IA | 50010 | Sundance, Inc. | 248/446-0100 |
| 715 S. E. Oralabor Rd | | Ankeny | IA | 50021 | Sundance, Inc. | 248/446-0100 |
| 1850 Ankeny Blvd | | Ankeny | IA | 50021 | Sundance, Inc. | 248/446-0100 |
| 905 W. Seventh Street | | Atlantic | IA | 50022 | Dwight Fraser | 506/323-1878 |
| | | | | | | |

| 3566 Middle Road | Bettendorf | IA | 52722 | Border Foods of Iowa, LLC | 763/489-2915 |
|--------------------------------------|------------------------------|----------|----------------|---|------------------------------|
| 2761 Mt Pleasant Street | Burlington | IA | 52601 | Border Foods of Iowa, LLC | 763/489-2915 |
| 1819 Kitty Hawk Ave | Carroll | IA | 51401 | Sundance, Inc. | 248/446-0100 |
| 6023 University Avenue | Cedar Falls | IA | 50613 | Sundance, Inc. | 248/446-0100 |
| 624 1st Ave NE | Cedar Rapids | IA | 52401 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 3045 Williams Blvd SW | Cedar Rapids | IA | 52404 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 2621 Blairs Ferry Rd NE | Cedar Rapids | IA | 52402 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 555 SW 33rd Avenue | Cedar Rapids | IA | 52404 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 306 East Maple | Centerville | IA | 52544 | King, Scott | 815/235-7515 |
| 1102 North 2nd Street | Clinton | IA | 52732 | Border Foods of Iowa, LLC | 763/489-2915 |
| 2771 Heartland Drive | Coralville | IA | 52241 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 1114 Woodbury Ave | Council Bluffs | IA | 51503 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 318 E Broadway | Council Bluffs | IA | 51503 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 3150 Dial Drive | Council Bluffs | IA | 51501 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 2759 West Broadway | Council Bluffs | IA | 51501 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 1443 W Locust Street | Davenport | IA | 52804 | Border Foods of Iowa, LLC | 763/489-2915 |
| 4820 Elmore Ave | Davenport | IA | 52807 | Border Foods of Iowa, LLC | 763/489-2915 |
| 640 Southwest 9th St | Des Moines | IA | 50309 | Sundance, Inc. | 248/446-0100 |
| 5959 SE 14th St | Des Moines | IA | 50320 | Sundance, Inc. | 248/446-0100 |
| 4875 MERLE HAY LN | Des Moines | IA | 50310 | Sundance, Inc. | 248/446-0100 |
| 2517 Hubbell Avenue | Des Moines | IA | 50317 | Central Iowa KFC, Inc. | 319-728-3282 |
| 3300 Hillcrest Road | Dubuque | IA | 52002 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 240 South Locust Street | Dubuque | IA | 52001 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 3057 First Avenue, S. | Fort Dodge | IA | 50501 | Dwight Fraser | 506/323-1878 |
| 1421 Avenue H | Fort Madison | IA | 52627 | Dwight Fraser | 506/323-1878 |
| 2227 E 1st Street | Grimes | IA | 50111 | Black River Bells, LLC | 248/446-0100 |
| 1303 N Jefferson Way | Indianola | IA | 50125 | Sundance, Inc. | 248/446-0100 |
| 901 Highway 6 E | lowa City | IA | 52240 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 3356 Main Street | Keokuk | IA | 52632 | KBP Bells, LLC | 913/428-3636 |
| 1255 Silent Prairie Rd | Le Mars | IA | 51031 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 750 Marion Blvd | Marion | IA | 52302 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 108 Iowa Ave W | Marshalltown | IA | 50158 | Black River Bells, LLC | 248/446-0100 |
| 795 4th St SW 701 Wohlleber Drive | Mason City Mount Pleasant | IA | 50401 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 300 Cleveland | Muscatine | IA IA | 52641 52761 | Central Iowa KFC, Inc. Border Foods of Iowa, LLC | 319-728-3282 763/489-2915 |
| 1300 West 18th Street, South | Newton | IA | 50208 | Dwight Fraser | 506/323-1878 |
| 1000 Liberty Way | North Liberty | IA | 52317 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 107 Ariel Circle | Osceola | IA | 50213 | Sundance, Inc. | 248/446-0100 |
| 702 A Ave. West | Oskaloosa | IA | 52577 | Sundance, Inc. | 248/446-0100 |
| 923 North Quincy Ave | Ottumwa | IA | 52501 | Sundance, Inc. | 248/446-0100 |
| 1620 WASHINGTON ST | Pella | IA | 50219 | Sundance, Inc. | 248/446-0100 |
| 400 Senate Avenue | Red Oak | IA | 51566 | Dwight Fraser | 506/323-1878 |
| 3115 Gordon Drive | Sioux City | IA | 51106 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 4220 S Lewis Blvd | Sioux City | IA | 51106 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 1800 Hamilton Blvd | Sioux City | IA | 51103 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 320 11th St SW Plaza | Spencer | IA | 51301 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 2065 Logan Ave | Waterloo | IA | 50703 | Black River Bells, LLC | 248/446-0100 |
| 1819 La Porte | Waterloo | IA | 50702 | Sundance, Inc. | 248/446-0100 |
| 95 E. Hickman | Waukee | IA | 50263 | Sundance, Inc. | 248/446-0100 |
| 2801 4th St SW | Waverly | IA | 50677 | Black River Bells, LLC | 248/446-0100 |
| 1570 22nd Street | West Des Moines | IA | 50266 | Sundance, Inc. | 248/446-0100 |
| 1475 South Parkway Drive | Blackfoot | ID | 83221 | Snake River Restaurants, LLC | 425/486-6336 |
| 1420 Broadway | Boise | ID | 83706 | ES-O-EN TB, LLC | 208/888-6428 |
| 3377 West State | Boise | ID | 83703 | ES-O-EN TB, LLC | 208/888-6428 |
| 3680 N Eagle Rd | Boise | ID | 83713 | ES-O-EN TB, LLC | 208/888-6428 |
| 7070 Overland Road | Boise | ID | 83709 | ES-O-EN TB, LLC | 208/888-6428 |
| 6521 Fairview Ave | Boise | ID | 83704 | ES-O-EN TB, LLC | 208/888-6428 |
| 632 Overland Ave | Burley | ID | 83318 | ES-O-EN TB, LLC | 208/888-6428 |
| 2807 East Cleveland Blvd | Caldwell | ID | 83605 | ES-O-EN TB, LLC | 208/888-6428 |
| 268 W Hanley Ave | Coeur D Alene | ID | 83815 | CLC Idaho, LLC | 406/543-6458 |
| 217 W Appleway Ave | Coeur D Alene | ID | 83814 | CLC Idaho, LLC | 406/543-6458 |
| 6560 N. Linder Road | Eagle | ID | 83616 | ES-O-EN TB, LLC | 208/888-6428 |
| 8109 Chinden Blvd | Garden City | ID | 83714 | ES-O-EN TB, LLC | 208/888-6428 |
| 2740 South Hitt Road | Idaho Falls | ID | 83404 | Snake River Restaurants, LLC | 425/486-6336 |
| 1000 E. 17th Street | Idaho Falls | ID | 83404 | Snake River Restaurants, LLC | 425/486-6336 |
| 2811 S Lincoln Ave | Jerome | ID | 83338 | ES-O-EN TB, LLC | 208/888-6428 |
| 985 N Meridian Road | Kuna | ID | 83634 | ES-O-EN TB, LLC | 208/888-6428 |
| 1717 21st Street | Lewiston | ID | 83501 | CLC Idaho, LLC | 406/543-6458 |

| 645 S Main St | | Meridian | ID | 83642 | ES-O-EN TB, LLC | 208/888-6428 |
|-------------------------------------|--------------|-----------------------------|----------|----------------|---|------------------------------|
| 1523 S Eagle Rd | | Meridian | ID | 83642 | ES-O-EN Corp. | 208/888-6428 |
| 1429 S Blaine St | | Moscow | ID | 83843 | CLC Idaho, LLC | 406/543-6458 |
| 190 City View Dr. | | Mountain Home | ID | 83647 | ES-O-EN TB, LLC | 208/888-6428 |
| 906 12th Avenue Road | | Nampa | ID | 83686 | ES-O-EN TB, LLC | 208/888-6428 |
| 4226 GARRITY BLVD | | Nampa | ID | 83687 | ES-O-EN TB, LLC | 208/888-6428 |
| 1415 Caldwell Blvd | Karcher Mall | Nampa | ID | 83651 | ES-O-EN TB, LLC | 208/888-6428 |
| 1133 South 5th | | Pocatello | ID | 83201 | Snake River Restaurants, LLC | 425/486-6336 |
| 941 Yellowstone | | Pocatello | ID | 83201 | Snake River Restaurants, LLC | 425/486-6336 |
| 476930 Hwy 95 N | | Ponderay | ID | 83852 | CLC Idaho, LLC | 406/543-6458 |
| 1785 E Seltice Way. | | Post Falls | ID | 83854 | CLC Idaho, LLC | 406/543-6458 |
| 15545 N Vernon St | | Rathdrum | ID | 83858 | CLC Idaho, LLC | 406/543-6458 |
| 22 West Main Street | | Rexburg | ID | 83440 | Snake River Restaurants, LLC | 425/486-6336 |
| 1920 Blue Lakes Blvd North | | Twin Falls | ID | 83301 | ES-O-EN TB, LLC | 208/888-6428 |
| 555 W. Lake St. | | Addison | IL | 60101 | Fiesta Holdings, Inc. | 847/644-89 |
| 11750 South Palaski Road | | Alsip | IL | 60803 | Sundance, Inc. | 248/446-0100 |
| 620 E. Landmarks Blvd. | | Alton | IL | 62002 | KBP Bells, LLC | 913/428-3636 |
| 70 Homer Adams Pkwy | | Alton | IL | 62002 | Bell Missouri LLC | 317/288-9581 |
| 322 W State Route 173 | | Antioch | IL | 60002 | AG Bells II LLC | 312/810-6184 |
| 1530 W Algonquin Rd | | Arlington Heights | IL | 60005 | Buddy Bells, Inc. | 847/359-5680 |
| 2410 E Rand Rd | | Arlington Heights | IL | 60004 | Fiesta Holdings, Inc. | 847/644-89 |
| 1504 Mesa Lane | | Aurora | IL | 60502 | Shamrock TBC, Inc. | 630/655-8274 |
| 1000 N Farnsworth Ave | | Aurora | IL | 60506 | Shamrock TBC, Inc. | 630/655-8274 |
| 2140 West Galena Blvd | | Aurora | IL | 60506 | Shamrock TBC, Inc. | 630/655-8274 |
| 1204 N Lake St | | Aurora | IL | 60506 | Shamrock TBC, Inc. | 630/655-8274 |
| 960 S State Route 59 | | Bartlett | IL | 60103 | Ampex Brands of Bartlett, LLC | |
| 134 South Randall Road | | Batavia | IL | 60510 | AG Bells II LLC | 312/810-6184 |
| 5 South Belt West | | Belleville | IL | 62220 | Bell Missouri LLC | 317/288-9581 |
| 760 Carlyle Ave | | Belleville | IL | 62221 | Bell Missouri LLC | 317/288-9581 |
| 15 S 59th St | | Belleville | IL | 62223 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2056 Gateway Center Dr | | Belvidere | IL | 61008 | Black River Bells, LLC | 248/446-0100 |
| 1580 N STATE ST | | Belvidere | IL | 61008 | Sundance, Inc. | 248/446-0100 |
| 1140 S York Rd | | Bensenville | IL | 60106 | Sundance, Inc. | 248/446-0100 |
| 634 West Main Street | | Benton | IL | 62812 | John R. Neal | 931/490-4765 |
| 6956 Ogden Ave | | Berwyn | IL IL | 60402 | Shamrock TBC, Inc. | 630/655-8274 |
| 171 E. McArthur Dr. | | Bethalto | | 62010 60108 | Bell Missouri LLC | 317/288-9581 |
| 74 Stratford Dr. | | Bloomingdale Bloomington | IL IL | 60108 61701 | Shamrock TBC, Inc. | 630/655-8274 |
| 1702 W. Market St | | - | IL IL | 61701 | LucWork Enterprises, Inc. | 309-689-1886 |
| 1122 S. Veterans Parkway | | Bloomington | IL IL | 60440 | LucWork Enterprises, Inc. Shamrock TBC, Inc. | 309-689-1886 |
| 444 N Bolingbrook Dr 582 Main NW | | Bolingbrook Bourbonnais | IL IL | 60440 60914 | AG Bells II LLC | 630/655-8274 312/810-6184 |
| 2036 State Route 50 North | | Bourbonnais | IL | 60914 60914 | AG Bells II LLC | 312/810-6184 |
| 50 W Dundee Road | | Buffalo Grove | IL | 60089 | Bell Great Lakes LLC | 317/288-9581 |
| 1616 Camp Jackson Road | | Cahokia | IL | 62206 | Bell Missouri LLC | 317/288-9581 |
| 1501 River Oaks Dr | | Calumet City | IL | 60409 | Sundance, Inc. | 248/446-0100 |
| 12716 Ashland Ave. | | Calumet Park | IL | 60827 | Sundance, Inc. | 248/446-0100 |
| 129 North Main Street | | Canton | IL | 61520 | LucWork Enterprises, Inc. | 309-689-1886 |
| 1410 East Main Street | | Carbondale | IL | 62901 | W & M Restaurants, Inc. | 636/583-4052 |
| 137 S Western Ave | | Carpentersville | IL | 60110 | AG Bells II LLC | 312/810-6184 |
| 1000 Kennedy Dr | | Carpentersville | IL | 60110 | Sundance, Inc. | 248/446-0100 |
| 660 Northwest Highway | | Cary | IL | 60013 | Sundance, Inc. | 248/446-0100 |
| 2413 N 89th St | | Caseyville | IL | 62232 | Bell Missouri LLC | 317/288-9581 |
| 1077 W Broadway | | Centralia | IL | 62801 | Bell Missouri LLC | 317/288-9581 |
| 2003 W. Springfield | | Champaign | IL | 61821 | Buddy Bells, Inc. | 847/359-5680 |
| 512 E. Green Street | | Champaign | IL | 61820 | Buddy Bells, Inc. | 847/359-5680 |
| 10 East Anthony Drive | | Champaign | IL | 61820 | Buddy Bells, Inc. | 847/359-5680 |
| 1707 S. Neil Street | | Champaign | IL | 61820 | Buddy Bells, Inc. | 847/359-5680 |
| 120 Lincoln Ave | | Charleston | IL | 61920 | Buddy Bells, Inc. | 847/359-5680 |
| 2235 State St. | | Chester | IL | 62233 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4656 S Cicero Ave | | Chicago | IL | 60638 | AG Bells II LLC | 312/810-6184 |
| 2407 N. Clark Street | | Chicago | IL | 60614 | Diza Tacos Fullerton, LLC | 917/539-8655 |
| 948 W Armitage | | Chicago | IL | 60614 | Diza Tacos Armitage, LLC | 917/539-8655 |
| 1160 N. Clark | | Chicago | IL | 60610 | Diza Tacos Clark and Division, LLC | 917/539-8655 |
| 5312 W Belmont Ave | | Chicago | IL | 60641 | AG Bells II LLC | 312/810-6184 |
| 6944 Archer | | Chicago | IL | 60638 | Shamrock TBC, Inc. | 630/655-8274 |
| 178 North Wabash Ave | | Chicago | IL | 60601 | Diza Tacos Wabash, LLC | 917/539-8655 |
| 1107 W. Addison | | Chicago | IL | 60613 | Albor Restaurant Group, LLC | 303/745-0555 |
| 941 W Randolph St | | Chicago | IL | 60607 | AG Bells II LLC | 312/810-6184 |
| | | | | | | |

| 1363 East 53rd Street | Chicago | IL | 60615 | Silver Cricket Tacos, LLC | 917/539-8655 |
|---------------------------------|-------------------|----------|-------|------------------------------------|--------------|
| 2575 North Clybourn | Chicago | IL | 60614 | Sundance, Inc. | 248/446-0100 |
| 255 W Garfield Blvd | Chicago | IL | 60621 | Diza Tacos Garfield, LLC | 917/539-8655 |
| 3001 N. Broadway | Chicago | IL | 60657 | Buddy Bells, Inc. | 847/359-5680 |
| 22 E Chicago Ave | Chicago | IL | 60611 | Diza Tacos Chicago Ave, LLC | 917/539-8655 |
| 5350 S Pulaski | Chicago | IL | 60632 | AG Bells II LLC | 312/810-6184 |
| 3509 N Harlem | Chicago | IL | 60634 | AG Bells II LLC | 312/810-6184 |
| 3511 Devon Avenue | Chicago | IL | 60659 | AG Bells II LLC | 312/810-6184 |
| 3143 N Milwaukee Ave | Chicago | IL | 60618 | AG Bells II LLC | 312/810-6184 |
| 6622 W. Fullerton Ave. | Chicago | IL | 60639 | AG Bells II LLC | 312/810-6184 |
| 3350 W. Roosevelt Rd | Chicago | IL | 60624 | AG Bells II LLC | 312/810-6184 |
| 3365 S Martin Luther King Drive | Chicago | IL | 60653 | AG Bells II LLC | 312/810-6184 |
| 407 S. Dearborn | Chicago | IL | 60605 | AG Bells II LLC | 312/810-6184 |
| 6631 South Cicero | Chicago | IL | 60638 | AG Bells II LLC | 312/810-6184 |
| 1439 N Milwaukee Avenue | - | IL | 60622 | AG Bells II LLC | 312/810-6184 |
| 2432 N Milwaukee Ave | Chicago | IL | 60647 | | 312/810-6184 |
| 7906 S. Western Avenue | Chicago | IL | 60620 | AG Bells II LLC AG Bells II LLC | 312/810-6184 |
| | Chicago | | | | |
| 4614 S Damen Ave | Chicago | IL II | 60609 | Diza Tacos Little Village, LLC | 917/539-8655 |
| 7856 S. Stoney Island Ave | Chicago | IL | 60649 | Sundance, Inc. | 248/446-0100 |
| 920 W Belmont Ave | Chicago | IL | 60657 | Diza Tacos Lakeview, LLC | 917/539-8655 |
| 2410 S Western Ave | Chicago | IL | 60608 | Afzal Lokhandwala | 630-664-6048 |
| 4523 W North Ave. | Chicago | IL | 60639 | Bell Great Lakes LLC | 317/288-9581 |
| 2807 W Irving Park Rd | Chicago | IL | 60618 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 205 E Ohio Street | Chicago | IL | 60611 | Diza Tacos Streeterville, LLC | 917/539-8655 |
| 6460 N Sheridan Road | Chicago | IL | 60626 | Silver Cricket Tacos, LLC | 917/539-8655 |
| 1644 W 95th St | Chicago | IL | 60643 | Sundance, Inc. | 248/446-0100 |
| 201 S Halstead St. | Chicago Heights | IL | 60411 | Sundance, Inc. | 248/446-0100 |
| 604 N. 4th Street | Chillicothe | IL | 61523 | LucWork Enterprises, Inc. | 309-689-1886 |
| 5601 W Cermak Rd | Cicero | IL | 60804 | AG Bells II LLC | 312/810-6184 |
| 2225 S Cicero Avenue | Cicero | IL | 60804 | AG Bells II LLC | 312/810-6184 |
| 1001 Belt Line Rd. | Collinsville | IL | 62234 | Bell Missouri LLC | 317/288-9581 |
| 200 Columbia Center | Columbia | IL | 62236 | W & M Restaurants, Inc. | 636/583-4052 |
| 5611 S La Grange Rd | Countryside | IL | 60525 | Shamrock TBC, Inc. | 630/655-8274 |
| 1818 Plainfield Rd | Crest Hill | IL | 60403 | Sundance, Inc. | 248/446-0100 |
| 13745 S Cicero | Crestwood | IL | 60445 | Shamrock TBC, Inc. | 630/655-8274 |
| 23210 Volbrecht Rd | Crete | IL | 60417 | Natron Corporation | 248-426-9841 |
| 420 Virginia St | Crystal Lake | IL | 60014 | AG Bells II LLC | 312/810-6184 |
| 2714 N Vermillion St | Danville | IL | 61832 | Buddy Bells, Inc. | 847/359-5680 |
| 501 South Gilbert | Danville | IL | 61832 | Buddy Bells, Inc. | 847/359-5680 |
| 7419 S Cass Ave | Darien | IL | 60561 | Shamrock TBC, Inc. | 630/655-8274 |
| 1209 W Lincoln Hwy | De Kalb | IL | 60115 | AG Bells II LLC | 312/810-6184 |
| 753 Pershing Road | Decatur | IL | 62526 | Missouri Fiesta, Inc. | 636/583-4052 |
| 1991 Mt Zion Rd | Decatur | IL | 62521 | Missouri Fiesta, Inc. | 636/583-4052 |
| 9870 N Milwaukee | Des Plaines | IL | 60016 | AG Bells II LLC | 312/810-6184 |
| 1175 E. Oakton | Des Plaines | IL | 60018 | Buddy Bells, Inc. | 847/359-5680 |
| 945 Elmhurst Rd | Des Plaines | IL | 60016 | Buddy Bells, Inc. | 847/359-5680 |
| 2780 Division Street | Diamond | IL | 60416 | Devang U. Brahmbhatt | 847-987-8125 |
| 1312 North Galena Avenue | Dixon | IL | 61021 | AG Bells II LLC | 312/810-6184 |
| 1323 Sibley Boulevard | Dolton | IL | 60419 | Sundance, Inc. | 248/446-0100 |
| 7451 Lemont Rd | Downers Grove | IL | 60516 | Sundance, Inc. | 248/446-0100 |
| 31 Southtowne Shopping Center | Du Quoin | IL | 62832 | Missouri Fiesta, Inc. | 636/583-4052 |
| 101 Niagara St. | East Alton | IL | 62024 | Bell Missouri LLC | 317/288-9581 |
| 108 W Camp St | East Peoria | IL | 61611 | LucWork Enterprises, Inc. | 309-689-1886 |
| 1710 Troy Rd | Edwardsville | IL | 62025 | Bell Missouri LLC | 317/288-9581 |
| 1201 N Keller | Effingham | IL | 62401 | Buddy Bells, Inc. | 847/359-5680 |
| 1075 N Main Street | Elburn | IL | 60119 | AG Bells II LLC | 312/810-6184 |
| 1160 N Mclean Blvd | Elgin | IL | 60123 | Shamrock TBC, Inc. | 630/655-8274 |
| 304 South McLean Blvd | Elgin | IL | 60120 | Sundance, Inc. | 248/446-0100 |
| 1010 Summit Street | Elgin | IL | 60120 | Sundance, Inc. | 248/446-0100 |
| 601 Meacham Rd | Elk Grove Village | IL | 60007 | Fiesta Holdings, Inc. | 847/644-89 |
| 1400 Busse Rd | Elk Grove Village | IL | 60007 | Buddy Bells, Inc. | 847/359-5680 |
| 6599 N Illinois St. | Fairview Heights | IL | 62208 | Bell Missouri LLC | 317/288-9581 |
| 1442 Worthey Street | Flora | IL | 62839 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 161 S, Harlem Ave | Forest Park | IL | 60130 | AG Bells II LLC | 312/810-6184 |
| 7510 Roosevelt Rd | Forest Park | IL | 60130 | Shamrock TBC, Inc. | 630/655-8274 |
| 1400 Hickory Point Drive | Forsyth | IL | 62535 | Missouri Fiesta, Inc. | 636/583-4052 |
| 54 S US Highway 12 | , Fox Lake | IL | 60020 | Bell Great Lakes LLC | 317/288-9581 |
| | | | | | |
| 20160 LaGrange Rd. | Frankfort | IL | 60423 | Sundance, Inc. | 248/446-0100 |

| 2721 Rose Street | | Franklin Park | | 60121 | AG Bells II LLC | 312/810-6184 |
|---|-------------------|-------------------|----------|----------------|---|------------------------------|
| 1882 S West Avenue | | Freeport | IL IL | 60131 61032 | Bell Great Lakes LLC | 317/288-9581 |
| 850 N Henderson St | | Galesburg | IL | 61401 | Border Foods of Iowa, LLC | 763/489-2915 |
| 2118 E Main St | | Galesburg | IL | 61401 | Border Foods of Iowa, LLC | 763/489-2915 |
| 370 Roosevelt Road | | Glen Ellyn | IL | 60137 | Shamrock TBC, Inc. | 630/655-8274 |
| 270 E Army Trail Rd | | Glendale Heights | IL | 60139 | Shamrock TBC, Inc. | 630/655-8274 |
| 145 North Avenue | | Glendale Heights | IL | 60137 | Shamrock TBC, Inc. | 630/655-8274 |
| 1757 Waukegan | | Glenview | IL | 60025 | AG Bells II LLC | 312/810-6184 |
| 1261 Engineer Rd | | Granite City | IL | 62040 | Bell Missouri LLC | 317/288-9581 |
| 2167 Madison Ave | | Granite City | IL | 62040 | Bell Missouri LLC | 317/288-9581 |
| 115 S. State Route 83 | | Grayslake | IL | 60030 | AG Bells II LLC | 312/810-6184 |
| 1607 South Route 127 | | Greenville | IL | 62246 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 6360 Grand Ave | | Gurnee | IL | 60031 | AG Bells II LLC | 312/810-6184 |
| 1890 Army Trail Rd. | | Hanover Park | IL | 60103 | Shamrock TBC, Inc. | 630/655-8274 |
| 7660 Barrington Road | | Hanover Park | IL | 60133 | Sundance, Inc. | 248/446-0100 |
| 712 S. Commercial St. | | Harrisburg | IL | 62946 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 325 S Division St | | Harvard | IL | 60033 | AG Bells II LLC | 312/810-6184 |
| 5050 N. Harlem Ave | | Harwood Heights | IL | 60706 | AG Bells II LLC | 312/810-6184 |
| 3300 W 183rd St | | Hazel Crest | IL | 60429 | Shamrock TBC, Inc. | 630/655-8274 |
| 1709 S Park Ave | | Herrin | IL | 62948 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 8760 W 95th Street | | Hickory Hills | IL | 60457 | Shamrock TBC, Inc. | 630/655-8274 |
| 1305 Mercantile Drive | | Highland | IL | 62249 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 2566 Skokie Valley Rd | | Highland Park | IL | 60035 | AG Bells II LLC | 312/810-6184 |
| 14348 S. Bell Road | | Homer Glen | IL | 60491 | AG Bells II LLC | 312/810-6184 |
| 13320 S Highway 47 | | Huntley | IL | 60142 | AG Bells II LLC | 312/810-6184 |
| 837 W Morton | | Jacksonville | IL | 62650 | W & M Restaurants, Inc. | 636/583-4052 |
| 1400 S. State St. | | Jerseyville | IL | 62052 | W & M Restaurants, Inc. | 636/583-4052 |
| 2924 Plainfield Rd | Louis Joliet Mall | Joliet | IL | 60435 | Sundance, Inc. | 248/446-0100 |
| 125 S. Larkin Ave. | | Joliet | IL | 60435 | Sundance, Inc. | 248/446-0100 |
| 2942 Riverstone Court | | Kankakee | IL | 60901 | AG Bells II LLC | 312/810-6184 |
| 623 Tenney St | | Kewanee | IL | 61443 | Border Foods of Iowa, LLC | 763/489-2915 |
| 231 N Randall Rd | | Lake In The Hills | IL | 60156 | Bell Great Lakes LLC | 317/288-9581 |
| 801 W Main St | | Lake Zurich | IL | 60047 | AG Bells II LLC | 312/810-6184 |
| 27625 IL Route 120 | | Lakemoor | IL | 60051 | Bell Great Lakes LLC | 317/288-9581 |
| 17943 Torrence Avenue 15663 127th Street | | Lansing Lemont | IL IL | 60438 60439 | Black River Bells, LLC FQSR, LLC (dba KBP Foods) | 248/446-0100 913/428-3636 |
| 1308 N Milwaukee Ave | | Libertyville | IL | 600439 | Bell Great Lakes LLC | 317/288-9581 |
| 2081 East Grand Avenue | | Lindenhurst | IL | 60048 | Bell Great Lakes LLC | 317/288-9581 |
| 1015 Maple Avenue | | Lisle | IL | 60532 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1201 W Weir St | | Litchfield | IL | 62056 | Bell Missouri LLC | 317/288-9581 |
| 16616 W. 159th Street | | Lockport | IL | 60441 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1525 E Riverside Blvd | | Loves Park | IL | 61111 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 4001 McFarland Road | | Loves Park | IL | 61111 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 1297 West Lane Rd. | | Machesney Park | IL | 61115 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 420 West Jackson | | Macomb | IL | 61455 | KBP Bells, LLC | 913/428-3636 |
| 195 South Creek Drive | | Manteno | IL | 60950 | Sundance, Inc. | 248/446-0100 |
| 19800 US Route 20 | | Marengo | IL | 60152 | AG Bells II LLC | 312/810-6184 |
| 928 W. Main Street | | Marion | IL | 62959 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2712 Walton Way | | Marion | IL | 62959 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2945 West 159th Street | | Markham | IL | 60426 | Shamrock TBC, Inc. | 630/655-8274 |
| 105 Swords Drive | | Mattoon | IL | 61938 | Buddy Bells, Inc. | 847/359-5680 |
| 4112 W Elm St | | McHenry | IL | 60050 | Bell Great Lakes LLC | 317/288-9581 |
| 825 W North Ave | | Melrose Park | IL | 60160 | AG Bells II LLC | 312/810-6184 |
| 1009 Steve Bowne Drive | | Mendota | IL | 61342 | Devang U. Brahmbhatt | 847-987-8125 |
| 501 Bob Blair Road | | Minooka | IL | 60447 | Sundance, Inc. | 248/446-0100 |
| 4120 Avenue of the Cities | | Moline | IL | 61265 | Border Foods of Iowa, LLC | 763/489-2915 |
| 4650 16th Street | South Park Mall | Moline | IL | 61265 | Border Foods of Iowa, LLC | 763/489-2915 |
| 5737 W. Monee Manhattan Road | | Monee | IL | 60449 | Vijay Patel | 708-746-5025 |
| 201 Maple City Drive | | Monmouth | IL | 61462 | Border Foods of Iowa, LLC | 763/489-2915 |
| 1950 Douglas Road | | Montgomery | IL | 60538 | Sundance, Inc. | 248/446-0100 |
| 1820 N Division St | | Morris | IL | 60450 | Sundance, Inc. | 248/446-0100 |
| 100 West Ashland St. | | Morton | IL | 61550 | LucWork Enterprises, Inc. | 309-689-1886 |
| 8840 Waukegan Rd | | Morton Grove | IL | 60053 | AG Bells II LLC | 312/810-6184 |
| 1610 S. 10th St. | | Mount Vernon | IL | 62864 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4205 Broadway | | Mount Vernon | IL | 62864 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 900 N. Route 83 | | Mundelein | IL | 60060 | Bell Great Lakes LLC | 317/288-9581 |
| 2015 S Lake St | | Mundelein | IL | 60060 | Bell Great Lakes LLC | 317/288-9581 |
| 3028 Reflection Drive | | Naperville | IL | 60564 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| | | | | | | |

| 2775 Aurora Ave | Naperville | IL | 60540 | Sundance, Inc. | 248/446-0100 |
|--------------------------|-------------------|----|-------|---|--------------|
| 1287 Rickert Dr | Naperville | IL | 60540 | Sundance, Inc. | 248/446-0100 |
| 420 W Maple St. | New Lenox | IL | 60451 | Sundance, Inc. | 248/446-0100 |
| 7535 N Harlem Ave | Niles | IL | 60714 | AG Bells II LLC | 312/810-6184 |
| 1527 E College Ave | Normal | IL | 61761 | LucWork Enterprises, Inc. | 309-689-1886 |
| 2060 West Orchard Rd. | North Aurora | IL | 60542 | Shamrock TBC, Inc. | 630/655-8274 |
| 2222 Green Bay Rd | North Chicago | IL | 60064 | AG Bells II LLC | 312/810-6184 |
| 51 W. North Avenue | Northlake | IL | 60164 | AG Bells II LLC | 312/810-6184 |
| 9540 S Cicero Avenue | Oak Lawn | IL | 60453 | Shamrock TBC, Inc. | 630/655-8274 |
| 6049 West 95th Street | Oak Lawn | IL | 60453 | Shamrock TBC, Inc. | 630/655-8274 |
| 1141 Central Park Dr. | O'Fallon | IL | 62269 | Bell Missouri LLC | 317/288-9581 |
| 1403 W US Highway 50 | O'Fallon | IL | 62269 | Bell Missouri LLC | 317/288-9581 |
| 908 East Main Street | Olney | IL | 62450 | Bell Indiana LLC | 317/288-9581 |
| 9281 159th St | , Orland Hills | IL | 60487 | Sundance, Inc. | 248/446-0100 |
| 3423 ORCHARD RD | Oswego | IL | 60543 | Sundance, Inc. | 248/446-0100 |
| 4109 Columbus St | Ottawa | IL | 61350 | Sundance, Inc. | 248/446-0100 |
| 1224 E. Dundee Rd. | Palatine | IL | 60067 | Sundance, Inc. | 248/446-0100 |
| 320 N Northwest Hwy | Palatine | IL | 60067 | Buddy Bells, Inc. | 847/359-5680 |
| 7601 W 111th St | Palos Hills | IL | 60465 | Shamrock TBC, Inc. | 630/655-8274 |
| 528 E. Jasper St. | Paris | IL | 61944 | Bell Indiana LLC | 317/288-9581 |
| 413 Sauk Trail | Park Forest | IL | 60466 | Sundance, Inc. | 248/446-0100 |
| 1920 Court Street | Pekin | IL | 61554 | LucWork Enterprises, Inc. | 309-689-1886 |
| 4115 W. Partridge Way | Peoria | IL | 61615 | LucWork Enterprises, Inc. | 309-689-1886 |
| 3101 N Sterling Ave | Peoria | IL | 61604 | LucWork Enterprises, Inc. | 309-689-1886 |
| 8711 N Knoxville | Peoria | IL | 61615 | LucWork Enterprises, Inc. | 309-689-1886 |
| 1811 N Knoxville Ave | Peoria | IL | 61604 | LucWork of Central Illinois, LLC | 309-689-1886 |
| 5257 Trompeter Road | Peru | IL | 61354 | Sundance, Inc. | 248/446-0100 |
| 1600 W Reynolds St | Pontiac | IL | 61764 | Sundance, Inc. | 248/446-0100 |
| 3828 Broadway | Quincy | IL | 62301 | KBP Bells, LLC | 913/428-3636 |
| 826 Broadway | Quincy | IL | 62301 | KBP Bells, LLC | 913/428-3636 |
| 629 Champaign Avenue | Rantoul | IL | 61866 | Buddy Bells, Inc. | 847/359-5680 |
| 10710 Main St | Richmond | IL | 60071 | AG Bells II LLC | 312/810-6184 |
| 1414 East Main Street | Robinson | IL | 62454 | Bell Indiana LLC | 317/288-9581 |
| 1221 N Caron Rd Unit 700 | Rochelle | IL | 61068 | AG Bells II LLC | 312/810-6184 |
| 1533-38th Street | Rock Island | IL | 61201 | Border Foods of Iowa, LLC | 763/489-2915 |
| 3114 11th Street | Rockford | IL | 61109 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 3805 East State St. | Rockford | IL | 61108 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 2182 S Perryville Rd | Rockford | IL | 61112 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 2602 Auburn St | Rockford | IL | 61101 | Bell Great Lakes LLC | 317/288-9581 |
| 6161 E State St | Rockford | IL | 61108 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 76 S. Weber Rd. | Romeoville | IL | 60446 | Sundance, Inc. | 248/446-0100 |
| 4638 E. Rockton Road | Roscoe | IL | 61073 | Bell Great Lakes LLC | 317/288-9581 |
| 9467 W HIGGINS RD | Rosemont | IL | 60018 | AG Bells II LLC | 312/810-6184 |
| 306 W Rollins Rd | Round Lake Beach | IL | 60073 | Bell Great Lakes LLC | 317/288-9581 |
| 1950 Bircher Rd | Saint Charles | IL | 60174 | AG Bells II LLC | 312/810-6184 |
| 510 Dunham Road | Saint Charles | IL | 60174 | Shamrock TBC, Inc. | 630/655-8274 |
| 1431 West Main | Salem | IL | 62881 | W & M Restaurants, Inc. | 636/583-4052 |
| 130 Duvick Road | Sandwich | IL | 60548 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 951 S Roselle Rd | Schaumburg | IL | 60193 | Buddy Bells, Inc. | 847/359-5680 |
| 275 W. Golf Road | Schaumburg | IL | 60195 | Buddy Bells, Inc. | 847/359-5680 |
| 1000 W. Main Street | Shelbyville | IL | 62565 | Buddy Bells, Inc. | 847/359-5680 |
| 996 Brook Forest Avenue | Shorewood | IL | 60431 | Sundance, Inc. | 248/446-0100 |
| 8329 Skokie Blvd | Skokie | IL | 60076 | AG Bells II LLC | 312/810-6184 |
| 490 Randall Road | South Elgin | IL | 60177 | Sundance, Inc. | 248/446-0100 |
| 1400 North Market Street | Sparta | IL | 62286 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1290 Toronto Rd | Springfield | IL | 62712 | Missouri Fiesta, Inc. | 636/583-4052 |
| 3025 W White Oaks Dr | Springfield | IL | 62704 | LucWork Enterprises of Springfield, LLC | 309-689-1886 |
| 2300 N. Dirkson Parkway. | Springfield | IL | 62702 | LucWork Enterprises, Inc. | 309-689-1886 |
| 731 Adlai Stevenson Dr. | Springfield | IL | 62704 | LucWork Enterprises, Inc. | 309-689-1886 |
| 405 Locust Street | Sterling | IL | 61081 | AG Bells II LLC | 312/810-6184 |
| 665 S. Sutton Rd. | Streamwood | IL | 60107 | Sundance, Inc. | 248/446-0100 |
| 2008 N Bloomington St | Streator | IL | 61364 | Sundance, Inc. | 248/446-0100 |
| 1301 Dekalb Avenue | Sycamore | IL | 60178 | AG Bells II LLC | 312/810-6184 |
| 610 N Webster St | , Taylorville | IL | 62568 | W & M Restaurants, Inc. | 636/583-4052 |
| 7224 W. 191st St. | Tinley Park | IL | 60477 | Sundance, Inc. | 248/446-0100 |
| 908 Edwardsville Road | Troy | IL | 62294 | W & M Restaurants, Inc. | 636/583-4052 |
| 1104 E. Southline | Tuscola | IL | 61953 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1003 University | Urbana | IL | 61801 | Buddy Bells, Inc. | 847/359-5680 |
| | | | | | |

| 2737 Veterans Avenue | | Vandalia | IL | 62471 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
|---|-----------|----------------------|----------|----------------|--------------------------------------|------------------------------|
| 700 N. Milwaukee Ave. | Suite 148 | Vernon Hills | IL | 60061 | Bell Great Lakes LLC | 317/288-9581 |
| 125 W Roosevelt Rd | | Villa Park | IL | 60181 | Sundance, Inc. | 248/446-0100 |
| 1896 Washington Rd. | | Washington | IL | 61571 | LucWork Enterprises, Inc. | 309-689-1886 |
| 918 N Market St | | Waterloo | IL | 62298 | W & M Restaurants, Inc. | 636/583-4052 |
| 1530 E Walnut St | | Watseka | IL | 60970 | Clawson Management TB, Inc. | 217/935-3939 |
| 705 W Liberty St | | Wauconda | IL | 60084 | Bell Great Lakes LLC | 317/288-9581 |
| 2780 Belvidere Rd | | Waukegan | IL | 60085 | Bell Great Lakes LLC | 317/288-9581 |
| 3200 N Lewis Ave | | Waukegan | IL | 60085 | Bell Great Lakes LLC | 317/288-9581 |
| 335 Neltnor Blvd. | | West Chicago | IL | 60185 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 832 Factory Outlet Dr. | | West Frankfort | IL | 62896 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3063 S Wolf Rd | | Westchester | IL | 60154 | Shamrock TBC, Inc. | 630/655-8274 |
| 13 W Ogden Avenue | | Westmont | IL | 60559 | Sundance, Inc. | 248/446-0100 |
| 345 Rice Lake Square | | Wheaton | IL | 60187 | Shamrock TBC, Inc. | 630/655-8274 |
| 150 E. Dundee Road | | Wheeling | IL | 60090 | Bell Great Lakes LLC | 317/288-9581 |
| 805 Cannell-Puri Court | | Winnebago | IL | 61088 | Bell Great Lakes LLC | 317/288-9581 |
| 322 W Irving Park Rd | | Wood Dale | IL | 60191 | Buddy Bells, Inc. | 847/359-5680 |
| 1850 Memorial Lane | | Wood River | IL | 62095 | Bell Missouri LLC | 317/288-9581 |
| 400 S Eastwood Dr | | Woodstock | IL | 60098 | Sundance, Inc. | 248/446-0100 |
| 221 W. Veterans Parkway | | Yorkville | IL | 60560 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1913 Sheridan Rd | | Zion | IL | 60099 | Bell Great Lakes LLC | 317/288-9581 |
| 2618 N Broadway Ave 1422 Raible Street | | Anderson Anderson | IN | 46012 | Bell Indiana LLC Bell Indiana LLC | 317/288-9581 |
| 925 S. Scatterfield | | Anderson | IN IN | 46011 46012 | Bell Indiana LLC | 317/288-9581 317/288-9581 |
| | | | IN | 46703 | Bells and Birds, Inc. | 989/422-3534 |
| 1415 N Wayne St 3075 W Maumee St | Suite B | Angola Angola | IN | 46703 | Bells and Birds, Inc. | 989/422-3534 |
| 1201 East Main Street | Suite B | Attica | IN | 40703 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1126 W. 7th St. | | Auburn | IN | 47918 | Delight TB Indiana 2 LLC | 479-030-1489 |
| 1020 Green Blvd | | Aurora | IN | 47001 | AG Bells, LLC | 312/810-6184 |
| 912 State Road 229 | | Batesville | IN | 47006 | EYM Chicken of Indiana, LLC | 214/819-3800 |
| 2999 W 16th St | | Bedford | IN | 47421 | Bell Indiana LLC | 317/288-9581 |
| 2400 S Walnut | | Bloomington | IN | 47401 | Bell Indiana LLC | 317/288-9581 |
| 3001 E 3rd St | | Bloomington | IN | 47401 | Bell Indiana LLC | 317/288-9581 |
| 3811 W State Road 46 | | Bloomington | IN | 47404 | Bell Indiana LLC | 317/288-9581 |
| 309 North Walnut Street | | Bloomington | IN | 47404 | Bell Indiana LLC | 317/288-9581 |
| 3702 W 3rd St | | Bloomington | IN | 47404 | Bell Indiana LLC | 317/288-9581 |
| 628 N Main St | | Bluffton | IN | 46714 | Bells and Birds, Inc. | 989/422-3534 |
| 729 W Main St | | Boonville | IN | 47601 | Bell Indiana LLC | 317/288-9581 |
| 2170 E National Ave | | Brazil | IN | 47834 | Bell Indiana LLC | 317/288-9581 |
| 850 N. Green St. | | Brownsburg | IN | 46112 | Bell Indiana LLC | 317/288-9581 |
| 15005 Thatcher LN | | Carmel | IN | 46032 | Bell Indiana LLC | 317/288-9581 |
| 9853 N Michigan Rd. | | Carmel | IN | 46032 | Bell Indiana LLC | 317/288-9581 |
| 615 E. Carmel Drive | | Carmel | IN | 46032 | Bell Indiana LLC | 317/288-9581 |
| 13313 Wicker Avenue | | Cedar Lake | IN | 46303 | Black River Bells, LLC | 248/446-0100 |
| 9301 Hwy 403 | | Charlestown | IN | 47111 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 702 Plaza Dr | | Chesterton | IN | 46304 | Bell Missouri LLC | 317/288-9581 |
| 1325 Veterans Pkwy. | | Clarksville | IN | 47129 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 1885 East State Road 163 | | Clinton | IN | 47842 | Bell Indiana LLC | 317/288-9581 |
| 1007 N Main St. | | Cloverdale | IN | 46120 | Bell Indiana LLC | 317/288-9581 |
| 337 W Plaza Dr | | Columbia City | IN | 46725 | Bell Great Lakes LLC | 317/288-9581 |
| 1105 25th St 3520 Jonathan Moore Pike | | Columbus Columbus | IN IN | 47201 47201 | Bell Indiana LLC Bell Indiana LLC | 317/288-9581 317/288-9581 |
| 2140 Park Road | | Connersville | IN | 47201 | Bell Indiana LLC | 317/288-9581 |
| 110 Pacer Drive NW | | Corydon | IN | 47331 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 2503 Lafayette Avenue | | Crawfordsville | IN | 47933 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1631 S US Highway 231 | | Crawfordsville | IN | 47933 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1483 N Main St | | Crown Point | IN | 46307 | Bell Missouri LLC | 317/288-9581 |
| 8990 Innovative Dr. | | Daleville | IN | 47334 | Bell Indiana LLC | 317/288-9581 |
| 639 N 13th St | | Decatur | IN | 46733 | Bells and Birds, Inc. | 989/422-3534 |
| 1222 S Halleck Street | | Demotte | IN | 46310 | Natron Corporation | 248-426-9841 |
| 917 Joliet Street | | Dyer | IN | 46311 | Bell Indiana LLC | 317/288-9581 |
| 11740 N US 31 | | Edinburgh | IN | 46124 | Bell Indiana LLC | 317/288-9581 |
| 1606 S Nappanee St | | Elkhart | IN | 46516 | Delight TB Indiana 4 LLC | |
| 2508 Cassopolis St | | Elkhart | IN | 46514 | Delight TB Indiana 1 LLC | |
| 55560 Ash Road | | Elkhart | IN | 46514 | Delight TB Indiana 3 LLC | |
| 3505 S Main St | | Elkhart | IN | 46517 | Delight TB Indiana 1 LLC | |
| 4510 Elkhart Road | | Elkhart | IN | 46517 | Delight TB Indiana 3 LLC | |
| 54633 County Road 17 | | Elkhart | IN | 46516 | Bell Great Lakes LLC | 317/288-9581 |
| | | | | | | |

| 1518 S. State Rd. 37 | Elwood | IN | 46036 | Bell Indiana LLC | 317/288-9581 |
|---|-----------------------|----------|----------------|--|------------------------------|
| 4422 West Lloyd Expressway | Evansville | IN | 40030 | Bell Indiana LLC | 317/288-9581 |
| 1500 N Willow Rd | Evansville | IN | 47711 | Bell Indiana LLC | 317/288-9581 |
| 4501 1st Ave | Evansville | IN | 47710 | Bell Indiana LLC | 317/288-9581 |
| 1580 Vann Avenue | Evansville | IN | 47714 | Bell Indiana LLC | 317/288-9581 |
| 1001 N. Green River Rd. | Evansville | IN | 47715 | Bell Indiana LLC | 317/288-9581 |
| 2408 W. Maryland Street | Evansville | IN | 47712 | Bell Indiana LLC | 317/288-9581 |
| 420 South Main St | Ferdinand | IN | 47532 | Bell Indiana LLC | 317/288-9581 |
| 13428 Bent Grass Lane | Fishers | IN | 46038 | Bell Indiana LLC | 317/288-9581 |
| 11425 Allisonville Road | Fishers | IN | 46038 | Bell Indiana LLC | 317/288-9581 |
| 13778 Olivia Way | Fishers | IN | 46038 | Bell Indiana LLC | 317/288-9581 |
| 900 LaFollette Center North | Floyds Knobs | IN | 47119 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 6211 Stellhorn Rd | Fort Wayne | IN | 46815 | Mariane, Inc. | 989/422-3534 |
| 6608 Lima Road | Fort Wayne | IN | 46818 | Delight TB Indiana 2 LLC | |
| 4747 Coldwater Rd | Fort Wayne | IN | 46825 | Delight TB Indiana 4 LLC | |
| 1209 Reckeweg Road | Fort Wayne | IN | 46804 | Delight TB Indiana 3 LLC | |
| 2020 N. Coliseum Blvd. | Fort Wayne | IN | 46805 | Delight TB Indiana 2 LLC | |
| 3320 Saint Joe Center Rd | Fort Wayne | IN | 46835 | Delight TB Indiana 4 LLC | |
| 340 W Jefferson Blvd | Fort Wayne | IN | 46802 | Delight TB Indiana 4 LLC | |
| 6343 W. Jefferson Blvd. | Fort Wayne | IN | 46804 | Delight TB Indiana 2 LLC | |
| 3950 East DuPont Rd | Fort Wayne | IN | 46825 | Delight TB Indiana 3 LLC | |
| 10117 Lima Road | Fort Wayne | IN | 46818 | Delight TB Indiana 2 LLC | |
| 6224 Bluffton Rd | Fort Wayne | IN | 46809 | Mariane, Inc. | 989/422-3534 |
| 2403 East Wabash Street | Frankfort | IN | 46041 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 7719 Southtown Crossing | Ft Wayne | IN | 46816 | Delight TB Indiana 3 LLC | |
| 6265 E 500 S | Gas City | IN | 46933 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1822 Lincolnway East | Goshen | IN | 46526 | Bell Great Lakes LLC | 317/288-9581 |
| 701 West Pike St | Goshen | IN | 46526 | Delight TB Indiana 1 LLC | |
| 13120 State Road 23 | Granger | IN | 46530 | Delight TB Indiana 3 LLC | |
| 1152 Indianapolis Rd | Greencastle | IN | 46135 | Bell Indiana LLC | 317/288-9581 |
| 575 Eads Parkway East | Greendale | IN | 47025 | AG Bells, LLC | 312/810-6184 |
| 1915 N Lincoln St | Greensburg | IN | 47240 | Bell Indiana LLC | 317/288-9581 |
| 1129 E Main Street | Greenwood Griffith | IN | 46143 | Bell Indiana LLC | 317/288-9581 |
| 105 E Ridge Rd | | IN | 46319 | Natron Corporation | 248-426-9841 |
| 954 Indianapolis Blvd | Hammond Hammond | IN | 46320 | Silver Cricket Tacos, LLC | 917/539-8655 |
| 6527 Indianapolis Blvd 4605 Calumet Avenue | Hammond | IN IN | 46323 46323 | Natron Corporation Natron Corporation | 248-426-9841 248-426-9841 |
| 1906 North Walnut Street | Hartford City | IN | 40323 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 631 N. Main St. | Hebron | IN | 46341 | Natron Corporation | 248-426-9841 |
| 10130 Indianapolis Blvd | Highland | IN | 46322 | Sundance, Inc. | 248/446-0100 |
| 8476 E Ridge Rd | Hobart | IN | 46342 | Bell Missouri LLC | 317/288-9581 |
| 4681 West 61st Avenue | Hobart | IN | 46342 | Natron Corporation | 248-426-9841 |
| 2810 N Jefferson St. | Huntington | IN | 46750 | Delight TB Indiana 2 LLC | 210 120 50 12 |
| 24 West Washington Street | Indianapolis | IN | 46202 | Bell Indiana LLC | 317/288-9581 |
| 9885 Fall Creek Rd. | Indianapolis | IN | 46256 | Bell Indiana LLC | 317/288-9581 |
| 2401 N Meridian St | Indianapolis | IN | 46208 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 5662 Georgetown Road | Indianapolis | IN | 46254 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 8820 E 21st St. | Indianapolis | IN | 46219 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 5002 East 56th Street | Indianapolis | IN | 46226 | Bell Indiana LLC | 317/288-9581 |
| 7650 Brookville Road | Indianapolis | IN | 46239 | Bell Indiana LLC | 317/288-9581 |
| 3902 South Post Road | Indianapolis | IN | 46239 | Bell Indiana LLC | 317/288-9581 |
| 5010 East County Line Rd | Indianapolis | IN | 46237 | Bell Indiana LLC | 317/288-9581 |
| 2809 East 38th Street | Indianapolis | IN | 46218 | Bell Indiana LLC | 317/288-9581 |
| 951 Indiana Avenue | Indianapolis | IN | 46202 | Bell Indiana LLC | 317/288-9581 |
| 6501 East Washington Street | Indianapolis | IN | 46219 | Bell Indiana LLC | 317/288-9581 |
| 5721 W. 86th Street | Indianapolis | IN | 46278 | Bell Indiana LLC | 317/288-9581 |
| 7098 N Michigan Rd | Indianapolis | IN | 46268 | Bell Indiana LLC | 317/288-9581 |
| 444 E Thompson Road | Indianapolis | IN | 46227 | Bell Indiana LLC | 317/288-9581 |
| 1439 E 86th St | Indianapolis | IN | 46240 | Bell Indiana LLC | 317/288-9581 |
| 6990 E 10th St | Indianapolis | IN | 46219 | Bell Indiana LLC | 317/288-9581 |
| 4502 W. 38th Street | Indianapolis | IN | 46254 | Bell Indiana LLC | 317/288-9581 |
| 3715 N Post Rd | Indianapolis | IN | 46226 | Bell Indiana LLC | 317/288-9581 |
| 1551 W Thompson Rd | Indianapolis | IN | 46217 | Bell Indiana LLC | 317/288-9581 |
| 2035 West Washington Street | Indianapolis | IN | 46222 | Bell Indiana LLC | 317/288-9581 |
| 6327 E 82nd St | Indianapolis | IN | 46250 | Bell Indiana LLC | 317/288-9581 |
| 3592 Newton St | Jasper | IN | 47546 | Bell Indiana LLC | 317/288-9581 |
| 5031 Watertower Rd. | Jeffersonville | IN | 47130 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 1487 East 10th Street | Jeffersonville | IN | 47130 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |

| 2966 E 10th St | | Jeffersonville | IN | 47130 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
|--|-----------|---------------------------|----------|----------------|--|------------------------------|
| 610 Fairview Drive | | Kendallville | IN | 46755 | Bell Great Lakes LLC | 317/288-9581 |
| 1328 South Heaton | Knox Mall | Knox | IN | 46534 | Bell Great Lakes LLC | 317/288-9581 |
| 204 Markland Avenue | | Kokomo | IN | 46901 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3801 S Reed Rd | | Kokomo | IN | 46902 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1310 North Reed Road | | Kokomo | IN | 46902 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2212 West Sycamore | | Kokomo | IN | 46901 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 202 Pine Lake Ave | | La Porte | IN | 46350 | Sundance, Inc. | 248/446-0100 |
| 2190 South 26th Street | | Lafayette | IN | 47905 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3805 South Street | | Lafayette | IN | 47905 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2427 N. Lebanon Street | | Lebanon | IN | 46052 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 435 N Mount Zion Rd | | Lebanon | IN | 46052 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 241 U.S. Highway 6 S. | | Ligonier | IN | 46767 | Bell Great Lakes LLC | 317/288-9581 |
| 1459 North East 'a' Street | | Linton | IN | 47441 | Bell Indiana LLC | 317/288-9581 |
| 3615 E Market St | | Logansport | IN | 46947 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 704 W Broadway St. | | Loogootee | IN | 47553 | Bell Indiana LLC | 317/288-9581 |
| 2107 E Commercial Ave | | Lowell | IN | 46356 | Black River Bells, LLC | 248/446-0100 |
| 102 Franks Dr | | Madison | IN | 47250 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 3244 S Western Ave | | Marion | IN | 46953 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 916 N. Baldwin Ave. | | Marion | IN | 46952 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1305 Morton Ave | | Martinsville | IN | 46151 | Bell Indiana LLC | 317/288-9581 |
| 2821 E 81ST AVE | | Merrillville | IN | 46410 | Natron Corporation | 248-426-9841 |
| 3936 S Franklin | | Michigan City | IN | 46360 | Bell Missouri LLC | 317/288-9581 |
| 122 U.S. Hwy 20 | | Middlebury | IN | 46540 | Delight TB Indiana 1 LLC | |
| 5501 Grape Rd. | | Mishawaka | IN | 46545 | Delight TB Indiana 1 LLC | |
| 3615 Bremen Hwy | | Mishawaka | IN | 46544 | Delight TB Indiana 2 LLC | |
| 2817 Lincoln Way East | | Mishawaka | IN | 46544 | Delight TB Indiana 1 LLC | |
| 536 West McKinley Road | | Mishawaka | IN | 46545 | Delight TB Indiana 1 LLC | |
| 1009 North Main Street | | Monticello | IN | 47960 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1328 E 4th St. | | Mount Vernon | IN | 47620 | Bell Indiana LLC | 317/288-9581 |
| 7949 Calumet Ave | | Munster | IN | 46321 | Shamrock TBC, Inc. | 630/655-8274 |
| 1956 East Market Street | | Nappanee | IN | 46550 | Bell Great Lakes LLC | 317/288-9581 |
| 4018 Grant Line Road | | New Albany | IN | 47150 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 100 Daisy Summit | | New Albany | IN | 47150 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 2563 Charlestown Rd | | New Albany | IN | 47150 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 2175 South Memorial Drive | | New Castle | IN | 47362 | Bell Indiana LLC | 317/288-9581 |
| 12244 Mackenzie Drive Suite C | | New Haven | IN | 46774 | Bells and Birds, Inc. | 989/422-3534 |
| 4045 S. 600 West | | New Palestine | IN | 46163 | Bell Indiana LLC | 317/288-9581 |
| 8099 W State Route 66 | | Newburgh | IN | 47630 | Bell Indiana LLC | 317/288-9581 |
| 610 Westfield Rd | | Noblesville | IN | 46060 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 16676 Clover Road | | Noblesville | IN | 46060 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2115 N State Highway 7 | | North Vernon | IN | 47265 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 7159 South State Road 67 | | Pendleton | IN | 46064 | Bell Indiana LLC | 317/288-9581 |
| 730 N Broadway | | Peru | IN | 46970 | Bell Indiana LLC | 317/288-9581 |
| 1827 Michigan Ave | | Plymouth | IN | 46563 | Bell Missouri LLC | 317/288-9581 |
| 6300 AMERIPLEX DR | | Portage | IN | 46368 | Natron Corporation | 248-426-9841 |
| 6053 Us Highway 6 | | Portage | IN | 46368 | Natron Corporation | 248-426-9841 |
| 1501 North Meridian Street | | Portland | IN | 47371 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2720 W Broadway | | Princeton | IN | 47670 | Bell Indiana LLC | 317/288-9581 |
| 8833 West State Road 114 | | Rensselaer | IN | 47978 | Bell Missouri LLC | 317/288-9581 |
| 3029 East Main St. | | Richmond | IN | 47374 | Mayer Management, Inc. | 765/966-4788 |
| 1428 National Road West | | Richmond | IN | 47374 | Mayer Management, Inc. | 765/962-1290 |
| 2105 Chester Drive | | Richmond | IN | 47374 | Mayer Management, Inc. | 765/966-3757 |
| 2080 Main Street | | Rochester | IN | 46975 | Bell Great Lakes LLC | 317/288-9581 |
| 231 Dixie Highway | | Roseland | IN | 46637 | Bell Great Lakes LLC | 317/288-9581 |
| 1709 N. Main St. 8496 Wicker Avenue | | Rushville Saint John | IN IN | 46173 46373 | Bell Indiana LLC Bell Missouri LLC | 317/288-9581 317/288-9581 |
| 1319 East Hackberry Street | | Salem | IN | | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| | | | | 47167 | - | |
| 1153 West McClain Ave. | | Scottsburg Sellersburg | IN IN | 47170 47172 | C. & M. Smith Restaurants, Inc. C. & M. Smith Restaurants, Inc. | 812-945-9810 812-945-9810 |
| 8111 Highway 311 | | - | | | - | |
| 1509 E Tipton Street | | Seymour | IN | 47274 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 2017 Outlet Blvd | | Seymour | IN | 47274 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 1810 N. Riley 1621 E State Road 44 | | Shelbyville | IN | 46176 46176 | Bell Indiana LLC | 317/288-9581 317/288-9581 |
| 1621 E State Road 44 231 E Ireland Road | | Shelbyville South Bend | IN | 46176 46614 | Bell Indiana LLC | 317/288-9581 |
| 231 E Trefand Road 221 W Lasalle Ave | | South Bend South Bend | IN IN | 46614 46601 | Delight TB Indiana 1 LLC Delight TB Indiana 4 LLC | |
| 3208 Lincolnway West | | South Bend | IN | 46628 | Bell Great Lakes LLC | 317/288-9581 |
| 5131 W. Western Avenue | | South Bend | IN | 46619 | Bell Great Lakes LLC | 317/288-9581 |
| | | Seath Denia | | | | 51,7200 3301 |

| 6225 Brick Rd | South Bend | IN | 46628 | Bell Great Lakes LLC | 317/288-9581 |
|---------------------------------------|---------------------------|----------|----------------|--|------------------------------|
| 6215 Crawfordsville Rd | Speedway | IN | 46224 | Bell Indiana LLC | 317/288-9581 |
| 234 E Morgan St | Spencer | IN | 47460 | Bell Indiana LLC | 317/288-9581 |
| 1206 S Huntington ST. | Syracuse | IN | 46567 | Bell Great Lakes LLC | 317/288-9581 |
| 222 Hwy. 66 East | Tell City | IN | 47586 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 2319 S. State Road 46 | , Terre Haute | IN | 47803 | Bell Indiana LLC | 317/288-9581 |
| 3132 Wabash Ave | Terre Haute | IN | 47803 | Bell Indiana LLC | 317/288-9581 |
| 3636 S. Us Highwy 41 | Terre Haute | IN | 47802 | Bell Indiana LLC | 317/288-9581 |
| 2105 Lafayette Ave | Terre Haute | IN | 47805 | Bell Indiana LLC | 317/288-9581 |
| 925 East Jefferson | Tipton | IN | 46072 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 10 Trafalgar Square | Trafalgar | IN | 46181 | Bell Indiana LLC | 317/288-9581 |
| 2110 Morthland Dr | Valparaiso | IN | 46383 | Bell Missouri LLC | 317/288-9581 |
| 1808 Calumet | Valparaiso | IN | 46383 | Bell Missouri LLC | 317/288-9581 |
| 608 South Adams Street | Versailles | IN | 47042 | AG Bells, LLC | 312/810-6184 |
| 2326 N 6th Street | Vincennes | IN | 47591 | Bell Indiana LLC | 317/288-9581 |
| 2701 Hart Street | Vincennes | IN | 47591 | Bell Indiana LLC | 317/288-9581 |
| 917 N Cass St | Wabash | IN | 46992 | Bells and Birds, Inc. | 989/422-3534 |
| 534 West 300 North | Warsaw | IN | 46582 | Delight TB Indiana 3 LLC | |
| 2924 Frontage Rd | Warsaw | IN | 46580 | Delight TB Indiana 4 LLC | |
| 1515 E National Hwy | Washington | IN | 47501 | Bell Indiana LLC | 317/288-9581 |
| 8324 W State Road 56 | West Baden Springs | IN | 47469 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 5900 SR 43 | West Lafayette | IN | 47906 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1016 West Sagamore | West Lafayette | IN | 47906 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 965 Tournament Trail | Westfield | IN | 46074 | Bell Indiana LLC | 317/288-9581 |
| 6430 Center Dr | Whitestown | IN | 46075 | Bell Indiana LLC | 317/288-9581 |
| 951 E Greenville Pike | Winchester | IN | 47394 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 7734 E. 109TH AVE | Winfield | IN | 46307 | Natron Corporation | 248-426-9841 |
| 336 S Andover Rd | Andover | KS | 67002 | TB Of America, Inc. | 316/722-5670 |
| 1745 North Summit Street | Arkansas City | KS | 67005 | TB Of America, Inc. | 316/722-5670 |
| 937 Main St. | Atchison | KS | 66002 | KC Bell, Inc. | 316/684-8100 |
| 620 W 7th Ave. | Augusta | KS | 67010 | TB Of America, Inc. | 316/722-5670 |
| 126 Highway 56 | Baldwin City | KS | 66006 | TB Of America, Inc. | 316/722-5670 |
| 15498 State Avenue | Basehor Bannar Springs | KS | 66007 | Royal City Bell, LLC | 602/432-7040 |
| 14 North 130th | Bonner Springs | KS | 66012 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1616 West 11th Street | Coffeyville | KS | 67337 | TB Of America, Inc. | 316/722-5670 |
| 34070 Commerce Drive 957 N Buckner | De Soto | KS | 66018 | Royal City Bell, LLC | 602/432-7040 |
| 2127North Rock Road | Derby Derby | KS KS | 67037 67037 | TB Of America, Inc. TB Of America, Inc. | 316/722-5670 316/722-5670 |
| 708 West Wyatt Earp Road | Dodge City | KS | 67801 | TB Of America, Inc. | 316/722-5670 |
| 721 North Main Street | El Dorado | KS | 67042 | TB Of America, Inc. | 316/722-5670 |
| 2807 Eaglecrest Drive | Emporia | KS | 66801 | KC Bell, Inc. | 316/684-8100 |
| 1407 W Sixth Avenue | Emporia | KS | 66801 | KC Bell, Inc. | 316/684-8100 |
| 2305 South Main | Fort Scott | KS | 66701 | TB Of America, Inc. | 316/722-5670 |
| 2408 East Kansas Ave | Garden City | KS | 67846 | J.P.M., Inc. | 806 786-7028 |
| 651 East Main Street | Gardner | KS | 66030 | Mitra Midwest Operations, LLC | 214/440-4144 |
| 20075 West Kellogg Drive | Goddard | KS | 67052 | TB Of America, Inc. | 316/722-5670 |
| 3607 West 10th Street | Great Bend | KS | 67530 | TB Of America, Inc. | 316/722-5670 |
| 1730 Vine Street | Hays | KS | 67601 | TB Of America, Inc. | 316/722-5670 |
| 105 US Highway 75 | Holton | KS | 66436 | TB Of America, Inc. | 316/722-5670 |
| 1203 E 30th St | Hutchinson | KS | 67502 | Shaban, Ghassan | 620-665-8863 |
| 412 E 4th Ave | Hutchinson | KS | 67501 | Shaban, Ghassan | 620-665-8863 |
| 305 N 8th St | Independence | KS | 67301 | TB Of America, Inc. | 316/722-5670 |
| 1602 North State Street | Iola | KS | 66749 | TB Of America, Inc. | 316/722-5670 |
| 631 E Chestnut St | Junction City | KS | 66441 | TB Of America, Inc. | 316/722-5670 |
| 407 W. 18th Street | Junction City | KS | 66441 | TB Of America, Inc. | 316/722-5670 |
| 7337 State Ave | Kansas City | KS | 66112 | Royal City Bell, LLC | 602/432-7040 |
| 10540 Parallel Parkway | Kansas City | KS | 66109 | Royal City Bell, LLC | 602/432-7040 |
| 3651 State Avenue | Kansas City | KS | 66102 | Royal City Bell, LLC | 602/432-7040 |
| 3948 Rainbow Blvd | Kansas City | KS | 66103 | Royal City Bell, LLC | 602/432-7040 |
| 4401 Shawnee Drive | Kansas City | KS | 66106 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 635 S 7th St | Kansas City | KS | 66105 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 102 E 14TH ST | Larned | KS | 67550 | TB Of America, Inc. | 316/722-5670 |
| 1408 W 23rd St | Lawrence | KS | 66046 | KC Bell, Inc. | 316/684-8100 |
| 4721 Bauer Farm Drive | Lawrence | KS | 66049 | KC Bell, Inc. | 316/684-8100 |
| 1220 W 6th St | Lawrence | KS | 66044 | KC Bell, Inc. | 316/684-8100 |
| 601 Metropolitan Ave | Leavenworth | KS | 66048 | Royal City Bell, LLC | 602/432-7040 |
| 2925 S 4th St. | Leavenworth | KS | 66048 | Royal City Bell, LLC | 602/432-7040 |
| 9600 Quivira Rd. | Lenexa | KS | 66215 | Royal City Bell, LLC | 602/432-7040 |
| | | | | | |

| 16130 W 87th Street | | Lonova | VC | 66210 | Powel City Poll 11 C | 602/422 7040 |
|--|----------------------|----------------------|----------|----------------|--|------------------------------|
| 12291 W 87th Street | | Lenexa Lenexa | KS KS | 66219 66215 | Royal City Bell, LLC Royal City Bell, LLC | 602/432-7040 602/432-7040 |
| 1720 North Kansas Ave | | Liberal | KS | 67901 | TB Of America, Inc. | 316/722-5670 |
| 4000 North Maize Road | | Maize | KS | 67101 | TB Of America, Inc. | 316/722-5670 |
| 1009 Limey Pointe | | Manhattan | KS | 66502 | TB Of America, Inc. | 316/722-5670 |
| 1155 Westport Road | | Manhattan | KS | 66502 | TB Of America, Inc. | 316/722-5670 |
| 1153 Pony Express Highway | | Marysville | KS | 66508 | TB Of America, Inc. | 316/722-5670 |
| 2115 East Kansas Avenue | | McPherson | KS | 67460 | TB Of America, Inc. | 316/722-5670 |
| 5930 Ikea Way | | Merriam | KS | 66203 | Royal City Bell, LLC | 602/432-7040 |
| 6350 Johnson Dr | | Mission | KS | 66202 | Royal City Bell, LLC | 602/432-7040 |
| 1255 N. Rock Road | | Mulvane | KS | 67110 | TB Of America, Inc. | 316/722-5670 |
| 1403 North Main | | Newton | KS | 67114 | TB Of America, Inc. | 316/722-5670 |
| 14880 South Harrison | | Olathe | KS | 66061 | Royal City Bell, LLC | 602/432-7040 |
| 10546 S Ridgeview | | Olathe | KS | 66061 | Royal City Bell, LLC | 602/432-7040 |
| 16600 W 135th St | | Olathe | KS | 66062 | Royal City Bell, LLC | 602/432-7040 |
| 15109 W. 151st St. | | Olathe | KS | 66062 | Royal City Bell, LLC | 602/432-7040 |
| 1117 E. Santa Fe St. | | Olathe | KS | 66061 | Royal City Bell, LLC | 602/432-7040 |
| 12075 S. Blackbob Rd. | | Olathe | KS | 66062 | Royal City Bell, LLC | 602/432-7040 |
| 2304 Princeton St | | Ottawa | KS | 66067 | KC Bell, Inc. | 316/684-8100 |
| 15881 Metcalf Avenue | | Overland Park | KS | 66013 | Royal City Bell, LLC | 602/432-7040 |
| 7100 W. 119th St | | Overland Park | KS | 66213 | KBP Bells, LLC | 913/428-3636 |
| 8000 W. 151st St. | | Overland Park | KS | 66223 | Royal City Bell, LLC | 602/432-7040 |
| 12208 College Blvd | | Overland Park | KS | 66210 | Royal City Bell, LLC | 602/432-7040 |
| 9690 Metcalf Ave. | | Overland Park | KS | 66212 | Royal City Bell, LLC | 602/432-7040 |
| 10107 W. 75th Street | | Overland Park | KS | 66204 | Royal City Bell, LLC | 602/432-7040 |
| 8559 West 135th St. | | Overland Park | KS | 66223 | Royal City Bell, LLC | 602/432-7040 |
| 201 South Angela Street | | Paola Dark City | KS | 66071 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 950 Connolly Ct 301 N. 16th Street | | Park City Parsons | KS KS | 67219 67357 | TB Of America, Inc. | 316/722-5670 479-650-1489 |
| 1115 S Broadway St | | Pittsburg | KS | 66762 | K-Mac Enterprises, Inc. TB Of America, Inc. | 316/722-5670 |
| 2007 E 1st St | | Pratt | KS | 67124 | TB Of America, Inc. | 316/722-5670 |
| 5004 Roe Blvd. | | Roeland Park | KS | 66205 | Royal City Bell, LLC | 602/432-7040 |
| 1700 W Crawford | | Salina | KS | 67401 | TB Of America, Inc. | 316/722-5670 |
| 1040 E Iron Ave | | Salina | KS | 67401 | TB Of America, Inc. | 316/722-5670 |
| 2305 S 9th St | | Salina | KS | 67401 | TB Of America, Inc. | 316/722-5670 |
| 12014 Shawnee Mission Pkwy. | | Shawnee Mission | KS | 66216 | Royal City Bell, LLC | 602/432-7040 |
| , 101 S E 29th Street | | Topeka | KS | 66605 | TB Of America, Inc. | 316/722-5670 |
| 2013 NW Topeka Blvd | | Topeka | KS | 66608 | TB Of America, Inc. | 316/722-5670 |
| 1560 S.w. Wanamaker Rd | | Topeka | KS | 66604 | TB Of America, Inc. | 316/722-5670 |
| 1180 E. 16th Street | | Wellington | KS | 67152 | TB Of America, Inc. | 316/722-5670 |
| 5808 E Central | | Wichita | KS | 67208 | TB Of America, Inc. | 316/722-5670 |
| 328 S West St | | Wichita | KS | 67213 | TB Of America, Inc. | 316/722-5670 |
| 2432 S Seneca | | Wichita | KS | 67217 | TB Of America, Inc. | 316/722-5670 |
| 6515 E 37th St N | | Wichita | KS | 67226 | TB Of America, Inc. | 316/722-5670 |
| 7301 West 21st Street | | Wichita | KS | 67205 | TB Of America, Inc. | 316/722-5670 |
| 1695 S Webb Rd | | Wichita | KS | 67207 | TB Of America, Inc. | 316/722-5670 |
| 422 East 47th South | | Wichita | KS | 67216 | TB Of America, Inc. | 316/722-5670 |
| 2230 North Rock Rd | | Wichita | KS | 67226 | TB Of America, Inc. | 316/722-5670 |
| 1919 W 21st St N | | Wichita | KS | 67203 | TB Of America, Inc. | 316/722-5670 |
| 8979 W Central | | Wichita | KS | 67212 | TB Of America, Inc. | 316/722-5670 |
| 3455 South Meridian. | | Wichita | KS | 67217 | TB Of America, Inc. | 316/722-5670 |
| 11877 E Kellogg | | Wichita | KS | 67207 | TB Of America, Inc. | 316/722-5670 |
| 3725 E Harry | | Wichita Winfield | KS | 67218 | TB Of America, Inc. | 316/722-5670 |
| 2011 Main Street 7101 Alexandria Pike | | Alexandria | KS | 67156 | TB Of America, Inc. AG Bells, LLC | 316/722-5670 |
| 410 Russell Rd | | Ashland | KY | 41001 | Charter Central, LLC | 312/810-6184 |
| 2850 Winchester Ave | | Ashland | KY KY | 41101 41101 | Charter Central, LLC | 423/587-0690 423/587-0690 |
| 9309 U.S. Highway 60 | | Ashland | KY | 41101 41102 | Knipp, Doug | 423/387-0090 606/324-5421 |
| 1200 South US Hwy 25E | | Barbourville | KY | 40906 | Charter Foods, Inc. | 423/587-0690 |
| 171 W. John Rowan Blvd. | | Bardstown | KY | 40004 | ABTB Louisville LLC | 203/387-8881 |
| 3818 E. John Rowan Blvd | | Bardstown | KY | 40004 | ABTB Louisville LLC | 203/387-8881 |
| 1110 North Main | Ashland Oil / Fast \ | | KY | 42320 | Future Restaurants, LLC | 615-377-5747 |
| 55 Donnermeyer Drive | | Bellevue | KY | 41073 | AG Bells, LLC | 312/810-6184 |
| 119 Brentwood | | Berea | KY | 40403 | Charter Foods, Inc. | 423/587-0690 |
| 1162 31w Bypass | | Bowling Green | KY | 42101 | TB Of America, Inc. | 316/722-5670 |
| 2628 Scottsville Rd | | Bowling Green | KY | 42104 | TB Of America, Inc. | 316/722-5670 |
| 2460 Nashville Rd | | Bowling Green | KY | 42101 | TB Of America, Inc. | 316/722-5670 |
| 1802 Russellville Rd. | | Bowling Green | KY | 42101 | TB Of America, Inc. | 316/722-5670 |
| | | | | | | |

| 316 Bypass Road | | Brandenburg | кү | 40108 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
|---|------------------|------------------------------|----------|----------------|---|------------------------------|
| 57 Hospitality Lane | | Cadiz | KY | 42211 | TYMATT, LLC | 270/783-8880 |
| 800 E Broadway St | | Campbellsville | KY | 42718 | TB Of America, Inc. | 316/722-5670 |
| 47 Kinman Drive | | Carrollton | KY | 41008 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 800 Mammouth Cave St. | | Cave City | KY | 42127 | ABTB Louisville LLC | 203/387-8881 |
| 1409 W Everly Brothers Blvd | | Central City | KY | 42330 | Future Restaurants, LLC | 615-377-5747 |
| 14 Martha Layne Collins Blvd. | | Cold Spring | KY | 41076 | AG Bells, LLC | 312/810-6184 |
| 899 Jamestown Road | | Columbia | KY | 42728 | TB Of America, Inc. | 316/722-5670 |
| 955 W Cumberland Gap Parkway | | Corbin | KY | 40701 | Tacala Tennessee Corp. | 205-443-9600 |
| 1880 Cumberland Falls Highway | | Corbin | KY | 40701 | Tacala Tennessee Corp. | 205-443-9600 |
| 420 W 4th Street | | Covington | KY | 41011 | AG Bells, LLC | 312/810-6184 |
| 609 Emily Drive | | Crescent Springs | KY | 41017 | AG Bells, LLC | 312/810-6184 |
| 6521 Veterans Memorial Pkwy | | Crestwood | KY | 40014 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 905 U.S. Highway 27, South | | Cynthiana | KY | 41031 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1428 Hustonville Rd | Ashland | Danville | KY | 40422 | Charter Foods, Inc. | 423/587-0690 |
| 71 Broadway Street | | Dry Ridge | KY | 41035 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 3039 Dixie Highway | | Edgewood | KY | 41017 | AG Bells, LLC | 312/810-6184 |
| 105 Buffalo Creek Drive | | Elizabethtown | KY | 42701 | J.R.S. Restaurant Corporation | 606/248-8352 |
| 426 W. Dixie Hwy | | Elizabethtown | KY | 42701 | ABTB Louisville LLC | 203/387-8881 |
| 3200 Leitchfield Road | | Elizabethtown | KY | 42701 | ABTB Louisville LLC | 203/387-8881 |
| 1604 North Dixie Hwy | | Elizabethtown | KY | 42701 | ABTB Louisville LLC | 203/387-8881 |
| 19 Ashbrook Dr | | Flemingsburg | KY | 41041 | AG Bells, LLC | 312/810-6184 |
| 8526 US Highway 42 | | Florence | KY | 41042 | AG Bells, LLC | 312/810-6184 |
| 7619 Mall Rd | | Florence | KY | 41042 | AG Bells, LLC | 312/810-6184 |
| 410 Mt Zion Road | | Florence | KY | 41042 | AG Bells, LLC | 312/810-6184 |
| 6724 Dixie Highway | | Florence | KY | 41042 | AG Bells, LLC | 312/810-6184 |
| 3001 Bastogne Avenue 3400 Madison Pike | | Fort Campbell Fort Wright | KY KY | 42223 41017 | TYMATT, LLC AG Bells, LLC | 270/783-8880 |
| 1582 Versailles Road | | Frankfort | KY | 40601 | Charter Foods, Inc. | 312/810-6184 423/587-0690 |
| 355 Leonardwood Road | | Frankfort | KY | 40601 | Charter Foods, Inc. | 423/587-0690 |
| 847 S Main St | | Franklin | KY | 40001 | American Hospitality Corporation | 615/377-5717 |
| 100 Finley Drive | | Georgetown | KY | 40324 | Charter Foods, Inc. | 423/587-0690 |
| 1104 Lexington Road | | Georgetown | KY | 40324 | Charter Foods, Inc. | 423/587-0690 |
| 380 N.I. Roger Wells Blvd. | | Glasgow | KY | 42141 | TB Of America, Inc. | 316/722-5670 |
| 730 North Carol Malone Blvd | | Grayson | KY | 41143 | Charter Foods, Inc. | 423/587-0690 |
| 1012 Old Highway 60 | | Hardinsburg | KY | 40143 | Future Restaurants, LLC | 615-377-5747 |
| 2880 Bell Street | | Harlan | KY | 40831 | Tacala Tennessee Corp. | 205-443-9600 |
| 609 College St. | | Harrodsburg | KY | 40330 | Charter Foods, Inc. | 423/587-0690 |
| 105 Black Gold Court | | Hazard | KY | 41701 | Charter Central, LLC | 423/587-0690 |
| 137 Village Lane | | Hazard | KY | 41701 | Charter Central, LLC | 423/587-0690 |
| 3075 N Bend Rd | | Hebron | KY | 41048 | AG Bells, LLC | 312/810-6184 |
| 132 Green Street | | Henderson | KY | 42420 | Bell Indiana LLC | 317/288-9581 |
| 1917 Us Hwy 41 N | | Henderson | KY | 42420 | Bell Indiana LLC | 317/288-9581 |
| 300 Lincoln Parkway | | Hodgenville | KY | 42748 | ABTB Louisville LLC | 203/387-8881 |
| 498 North Drive | | Hopkinsville | KY | 42240 | G.F. Enterprise IV LLC | 978-880-7699 |
| 2629 Ft. Campbell Blvd | | Hopkinsville | KY | 42240 | G.F. Enterprise IV LLC | 978-880-7699 |
| 2019 Centennial Blvd | | Independence | KY | 41051 | AG Bells, LLC | 312/810-6184 |
| 2018 Main Street | Park Place Plaza | Inez | KY | 41224 | Multi-Fast Food, LLC | 606/395-5401 |
| 382 Highway 15 North | | Jackson | KY | 41339 | Knipp, Doug | 606/324-5421 |
| 9102 Taylorsville Rd | | Jeffersontown | KY | 40299 | ABTB Louisville LLC | 203/387-8881 |
| 103 W Crystal Dr | | La Grange | KY | 40031 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 1008 Bypass S | | Lawrenceburg | KY | 40342 | Charter Foods, Inc. | 423/587-0690 |
| 780 W. Main Street | | Lebanon | KY | 40033 | Charter Central, LLC | 423/587-0690 |
| 802 South Main Street | Ashland Oil | Leitchfield | KY | 42754 | Future Restaurants, LLC | 615-377-5747 |
| 1935 Plaudit Place | | Lexington | KY | 40507 | Charter Foods, Inc. | 423/587-0690 |
| 1065 E New Circle Rd | | Lexington | KY | 40505 | Charter Foods, Inc. | 423/587-0690 |
| 1970 Harrodsburg Road | | Lexington | KY | 40503 | Charter Foods, Inc. | 423/587-0690 |
| 2323 VERSAILLES RD | | Lexington | KY | 40504 | Charter Foods, Inc. | 423/587-0690 |
| 320 New Circle Rd., N.W. | | Lexington | KY | 40505 | Charter Foods, Inc. | 423/587-0690 |
| 2917 Richmond Road | | Lexington | KY | 40509 | Charter Foods, Inc. | 423/587-0690 |
| 2275 Nicholasville Rd | | Lexington | KY | 40503 | Charter Foods, Inc. | 423/587-0690 |
| 1768 Sharkey Way | | Lexington | KY | 40511 | Charter Foods, Inc. | 423/587-0690 |
| 4191 Tates Creek Centre Rd | | Lexington | KY | 40517 | Charter Foods, Inc. | 423/587-0690 |
| 705 N Wallace Wilkinson Blvd | | Liberty | KY | 42539 | Charter Foods, Inc. | 423/587-0690 |
| 60 Austin Lane | | London London | KY KY | 40741 | Tacala Tennessee Corp. | 205-443-9600 |
| 127 King's Way 100 Falls Creek Drive | | London Louisa | кү КҮ | 40741 41230 | Tacala Tennessee Corp. Sun Culinary, LLC | 205-443-9600 |
| 12609 Taylorsville Rd | | Louisville | кт КҮ | 41230 | ABTB Louisville LLC | 203/387-8881 |
| TEOOD I GAINTE ING | | LOUISVIIIC | N1 | 70233 | ADID LOUISVIIC LLC | 203/307-0001 |

| 6212 Shephersdville Road | | Louisville | KY | 40228 | ABTB Louisville LLC | 203/387-8881 |
|-----------------------------|--------------------|------------------|-----|-------|----------------------------------|--------------|
| 4225 Cane Run Road | | Louisville | KY | 40216 | ABTB Louisville LLC | 203/387-8881 |
| 5414 Bardstown Road | | Louisville | KY | 40291 | ABTB Louisville LLC | 203/387-8881 |
| 2801 W Broadway Ave | | Louisville | KY | 40211 | ABTB Louisville LLC | 203/387-8881 |
| 5868 New Cut Road | | Louisville | KY | 40208 | ABTB Louisville LLC | 203/387-8881 |
| 7420 Westport Road | | Louisville | KY | 40222 | ABTB Louisville LLC | 203/387-8881 |
| 12434 LaGrange Rd. | | Louisville | KY | 40245 | ABTB Louisville LLC | 203/387-8881 |
| 3125 Poplar Level Rd. | | Louisville | KY | 40213 | ABTB Louisville LLC | 203/387-8881 |
| 6501 Paramount Park Dr. | | Louisville | KY | 40213 | ABTB Louisville LLC | 203/387-8881 |
| 1805 Blankenbaker Parkway | | Louisville | KY | 40299 | ABTB Louisville LLC | 203/387-8881 |
| 108 E. Broadway | | Louisville | KY | 40202 | ABTB Louisville LLC | 203/387-8881 |
| 1069 Bardstown Rd | | Louisville | KY | 40204 | ABTB Louisville LLC | 203/387-8881 |
| 4643 Dixie Hwy | | Louisville | КҮ | 40216 | ABTB Louisville LLC | 203/387-8881 |
| 4304 Outer Loop | | Louisville | КҮ | 40219 | ABTB Louisville LLC | 203/387-8881 |
| 3520 Bardstown Rd. | | Louisville | КҮ | 40218 | ABTB Louisville LLC | 203/387-8881 |
| 11206 Preston Hwy | | Louisville | KY | 40229 | ABTB Louisville LLC | 203/387-8881 |
| 5414 Newcut Rd | | Louisville | КҮ | 40214 | ABTB Louisville LLC | 203/387-8881 |
| 1801 South Brook Street | | Louisville | KY | 40208 | ABTB Louisville LLC | 203/387-8881 |
| 10541 Fischer Park Drive | | Louisville | KY | 40241 | ABTB Louisville LLC | 203/387-8881 |
| | | Louisville | | | | |
| 4910 Shelbyville Rd | | | KY | 40207 | ABTB Louisville LLC | 203/387-8881 |
| 8602 Dixie Hwy | | Louisville | KY | 40258 | ABTB Louisville LLC | 203/387-8881 |
| 6800 Bardstown Rd. | | Louisville | KY | 40291 | ABTB Louisville LLC | 203/387-8881 |
| 10701 Dixie Hwy | | Louisville | KY | 40272 | ABTB Louisville LLC | 203/387-8881 |
| 6306 Greenwood Road | | Louisville | KY | 40258 | ABTB Louisville LLC | 203/387-8881 |
| 3950 Taylorsville Road | | Louisville | KY | 40220 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 21 Madison Square Dr | Madisonville Shop. | Madisonville | KY | 42431 | Bell Indiana LLC | 317/288-9581 |
| 275 Highway 80 | | Manchester | KY | 40962 | Charter Central, LLC | 423/587-0690 |
| 1023 Paris Rd | | Mayfield | KY | 42066 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 398 Market Square Drive | | Maysville | KY | 41056 | AG Bells, LLC | 312/810-6184 |
| 1231 North 12th Street | | Middlesboro | KY | 40965 | Tacala Tennessee Corp. | 205-443-9600 |
| 12529 Shelbyville Rd | | Middletown | KY | 40243 | ABTB Louisville LLC | 203/387-8881 |
| 2060 N Main St | | Monticello | KY | 42633 | Charter Foods, Inc. | 423/587-0690 |
| 300 Old Flemingsburg Rd | | Morehead | KY | 40351 | Charter Foods, Inc. | 423/587-0690 |
| 716 US Hwy 60 East | | Morganfield | KY | 42437 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 213 Indian Mound Drive | | Mount Sterling | КҮ | 40353 | Charter Foods, Inc. | 423/587-0690 |
| 1090 Richmond Street | | Mount Vernon | КҮ | 40456 | Charter Foods, Inc. | 423/587-0690 |
| 149 Oakbrooke Drive | | Mount Washington | КҮ | 40047 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 103 Old Main Street | | Munfordville | KY | 42765 | ABTB Louisville LLC | 203/387-8881 |
| 402 N 12th St | | Murray | KY | 42071 | Missouri Fiesta, Inc. | 636/583-4052 |
| 30 Carothers Rd | | Newport | KY | 41071 | AG Bells, LLC | 312/810-6184 |
| 116 Hendren Way | | Nicholasville | KY | 40356 | Charter Foods, Inc. | 423/587-0690 |
| 1011 N Main St | | Nicholasville | KY | 40356 | Charter Foods, Inc. | |
| | | | | | - | 423/587-0690 |
| 213 Claire Ave. | | Oak Grove | KY | 42262 | G.F. Enterprise IV LLC | 978-880-7699 |
| 4620 Frederica | | Owensboro | KY | 42301 | Bell Indiana LLC | 317/288-9581 |
| 2500 West Parrish Avenue | | Owensboro | КҮ | 42301 | Bell Indiana LLC | 317/288-9581 |
| 3335 Villa Point | | Owensboro | KY | 42303 | Bell Indiana LLC | 317/288-9581 |
| 18 Miller Scenic View Drive | | Owingsville | KY | 40360 | Charter Foods, Inc. | 423/587-0690 |
| 1525 Lone Oak Road | | Paducah | KY | 42003 | Missouri Fiesta, Inc. | 636/583-4052 |
| 3120 James Sanders Blvd | | Paducah | KY | 42001 | Missouri Fiesta, Inc. | 636/583-4052 |
| 603 N. Mayo Trail | | Paintsville | KY | 41240 | Charter Foods, Inc. | 423/587-0690 |
| 304 Letton Drive | | Paris | KY | 40361 | John R. Neal | 931/490-4765 |
| 384 S Mayo Trail | | Pikeville | KY | 41501 | Charter Foods, Inc. | 423/587-0690 |
| 4368 North Mayo Trail | | Pikeville | KY | 41501 | Charter Foods, Inc. | 423/587-0690 |
| 740 N Lake Dr | | Prestonsburg | KY | 41653 | Sun Culinary, LLC | |
| 302 Parkway Ave. | | Princeton | KY | 42445 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3040 S. Dixie Blvd | | Radcliff | KY | 40160 | ABTB Louisville LLC | 203/387-8881 |
| 311 S. Dixie Blvd. | | Radcliff | KY | 40160 | ABTB Louisville LLC | 203/387-8881 |
| 2173 Lexington Road | | Richmond | КҮ | 40475 | Charter Foods, Inc. | 423/587-0690 |
| 514 Eastern Bypass | | Richmond | КҮ | 40475 | Charter Foods, Inc. | 423/587-0690 |
| 305 S Hwy 127 | | Russell Springs | КҮ | 42642 | Charter Foods, Inc. | 423/587-0690 |
| 590 N Main St | | Russellville | KY | 42042 | American Hospitality Corporation | 615/377-5717 |
| | | | | | Charter Central, LLC | |
| 357 Mountain Parkway | | Salyersville | KY | 41465 | | 423/587-0690 |
| 1751 Old Gallatin Rd | | Scottsville | KY | 42164 | Charter Foods, Inc. | 423/587-0690 |
| 111 Boone Station Road | | Shelbyville | KY | 40065 | ABTB Louisville LLC | 203/387-8881 |
| 200 Mortown Way | | Shelbyville | KY | 40065 | ABTB Louisville LLC | 203/387-8881 |
| 1961 East Blue Lick Road | | Shepherdsville | KY | 40165 | ABTB Louisville LLC | 203/387-8881 |
| 120 N Joe B. Hall Ave. | | Shepherdsville | KY | 40165 | ABTB Louisville LLC | 203/387-8881 |
| COF Main Chroat | | | I/M | 12171 | Entring Destaurants LLC | C1E 277 E747 |
| 605 Main Street | | Smiths Grove | KY | 42171 | Future Restaurants, LLC | 615-377-5747 |

| 229 S. Hwy 27 | | Somerset | кү | 42501 | TB Of America, Inc. | 316/722-5670 |
|--|---------|----------------------------|----------|----------------|--|------------------------------|
| 29080 US Hwy 119 N | | South Williamson | KY | 41503 | Charter Foods, Inc. | 423/587-0690 |
| 977 Lincoln Park Road | | Springfield | KY | 40069 | ABTB Louisville LLC | 203/387-8881 |
| 378 Vincent Drive | | Stanford | KY | 40484 | Charter Foods, Inc. | 423/587-0690 |
| 5067 Sandman Dr | | Taylor Mill | KY | 41015 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 135 Settlers Center rd. | | Taylorsville | KY | 40071 | C. & M. Smith Restaurants, Inc. | 812-945-9810 |
| 507 N Main St. | | Tompkinsville | KY | 42167 | Charter Foods, Inc. | 423/587-0690 |
| 411 Lexington Rd | | Versailles | KY | 40383 | Charter Foods, Inc. | 423/587-0690 |
| 211 Mary Grubbs Highway | | Walton | KY | 41094 | Charter Foods, Inc. | 423/587-0690 |
| 16 Maple Street | | Whitesburg | KY | 41858 | AG Bells, LLC | 312/810-6184 |
| 1155 US-27 | | Whitley City | KY | 42653 | Charter Foods, Inc. | 423/587-0690 |
| 604 Hwy 92 W | | Williamsburg | KY | 40769 | Tacala Tennessee Corp. | 205-443-9600 |
| 110 April Way | | Winchester | KY | 40391 | Charter Foods, Inc. | 423/587-0690 |
| 600 Veterans Memorial Dr | | Abbeville | LA | 70510 | B & G Food Enterprises, LLC | 985/384-3333 |
| 626 Mac Arthur | | Alexandria | LA | 71303 | B & G Food Enterprises, LLC | 985/384-3333 |
| 3840 Alexandria Mall Dr | | Alexandria | LA | 71301 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1104 West Oak | | Amite | LA | 70422 | B & G Food Enterprises, LLC | 985/384-3333 |
| 14610 Plank Rd | | Baker | LA | 70714 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1816 East Madison Street | | Bastrop | LA | 71220 | B & G Food Enterprises, LLC | 985/384-3333 |
| 9409 Greenwell Springs Rd | | Baton Rouge | LA | 70814 | B & G Food Enterprises, LLC | 985/384-3333 |
| 15295 George O'Neal Ln. | | Baton Rouge | LA | 70817 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 122 Lobdell Avenue | | Baton Rouge | LA | 70806 | KT of Baton Rouge, LLC | 601/649-2522 |
| 6895 Airline Highway | | Baton Rouge | LA | 70805 | KT of Baton Rouge, LLC | 601/649-2522 |
| 7212 Siegen Lane | | Baton Rouge | LA | 70809 | B & G Food Enterprises, LLC | 985/384-3333 |
| 3125 College Drive | | Baton Rouge | LA | 70808 70818 | B&G Capital & Gulf Coast Ventures, L.L.C. B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 11991 Hooper Rd. 9656 Airline Hwy | | Baton Rouge | LA LA | 70818 | • | 985/384-3333 985/384-3333 |
| 2313 Sherwood Forest Blvd. | | Baton Rouge Baton Rouge | LA | 70815 | B&G Capital & Gulf Coast Ventures, L.L.C. B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 7541 Perkins Rd | | Baton Rouge | LA | 70810 | B&G Food Enterprises, LLC | 985/384-3333 |
| 2040 O'Neal Lane | | Baton Rouge | LA | 70816 | B & G Food Enterprises, LLC | 985/384-3333 |
| 10623 Burbank Drive | | Baton Rouge | LA | 70810 | B & G Food Enterprises, LLC | 985/384-3333 |
| 4220 Burbank Dr | | Baton Rouge | LA | 70808 | B & G Food Enterprises, LLC | 985/384-3333 |
| 3709 Hollywood Street | | Baton Rouge | LA | 70805 | KT of Baton Rouge, LLC | 601/649-2522 |
| 7976 Highway 23 | | Belle Chasse | LA | 70037 | B & G Food Enterprises, LLC | 985/384-3333 |
| 205 B Superior Avenue | | Bogalusa | LA | 70427 | B & G Food Enterprises, LLC | 985/384-3333 |
| 501 Stockwell Road | | Bossier City | LA | 71111 | ADT Taco LA LLC | 614/783-0123 |
| 4100 Industrial Dr | | Bossier City | LA | 71112 | ADT Taco LA LLC | 614/783-0123 |
| 2601 Viking Drive | | Bossier City | LA | 71111 | ADT Taco LA LLC | 614/783-0123 |
| 1990 Airline Dr | | Bossier City | LA | 71112 | ADT Taco LA LLC | 614/783-0123 |
| 5500 Airline Dr | | Bossier City | LA | 71111 | ADT Taco LA LLC | 614/783-0123 |
| 4960 Barksdale Blvd | | Bossier City | LA | 71112 | ADT Taco LA LLC | 614/783-0123 |
| 14130 Highway 90 | Exxon | Boutte | LA | 70039 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1409 Rees St | | Breaux Bridge | LA | 70517 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1209 Albertson Parkway | | Broussard | LA | 70518 | B & G Food Enterprises, LLC | 985/384-3333 |
| 3924 NE Evangeline Trwy | | Carencro | LA | 70520 | B & G Lafayette Ventures, LLC | 985/384-3333 |
| 8317 W. Judge Perez | | Chalmette | LA | 70043 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1004 Ronald Reagan Highway | | Covington | LA | 70434 | B & G Food Enterprises, LLC | 985/384-3333 |
| 69368A Highway 21 | | Covington | LA | 70433 | B & G Food Enterprises, LLC | 985/384-3333 |
| 19290 19th Avenue | | Covington | LA | 70433 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2408 North Parkerson Avenue | | Crowley | LA | 70526 | B & G Food Enterprises, LLC | 985/384-3333 |
| 27750 Juban Rd | Suite A | Denham Springs | LA | 70726 | B & G Food Enterprises, LLC | 985/384-3333 |
| 418 Florida Blvd | | Denham Springs | LA | 70726 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 31618 LA Highway 16 | | Denham Springs | LA | 70726 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 411 N Pine St | | Deridder | LA | 70634 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1525 Marchand Drive | | Donaldsonville | LA | 70346 | B&G Capital & Gulf Coast Ventures, L.L.C. B & G Food Enterprises, LLC | 985/384-3333 |
| 2121 W Laurel | | Eunice Franklinton | LA LA | 70535 70438 | B & G Food Enterprises, LLC | 985/384-3333 985/384-3333 |
| 1230 Washington St. | | Gonzales | | | B&G Capital & Gulf Coast Ventures, L.L.C. | |
| 1928 West Highway 30 1202 N. Airline Hwy. | | Gonzales | LA LA | 70737 70737 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 985/384-3333 |
| 141 Linda Ann Avenue | | Gray | LA | 70359 | B&G Food Enterprises, LLC | 985/384-3333 |
| 62B Westbank Expressway | | Gretna | LA | 70053 | B & G Food Enterprises, LLC | 985/384-3333 |
| 14109 University Avenue | | Hammond | LA | 70401 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2025 W Thomas St. | | Hammond | LA | 70401 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1977 SW Railroad Ave | | Hammond | LA | 70403 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1740 Manhattan Blvd. | | Harvey | LA | 70058 | B & G Food Enterprises, LLC | 985/384-3333 |
| 5974 W Main St | | Houma | LA | 70360 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1228 Saint Charles Street | | Houma | LA | 70360 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1107 Grand Caillou Rd | | Houma | LA | 70363 | B & G Food Enterprises, LLC | 985/384-3333 |
| | | | | | | |

| 1117 C. Cleanniaus Dissa | leffersen | | 70121 | D & C Food Entermised LLC | 005/204 2222 |
|--|----------------------------|----------|----------------|--|------------------------------|
| 1117 S Clearview Pkwy 1719 Elton Rd | Jefferson | LA | 70121 70546 | B & G Food Enterprises, LLC | 985/384-3333 |
| 3302 Williams Blvd | Jennings Kenner | LA LA | 70546 | B & G Food Enterprises, LLC B & G Food Enterprises, LLC | 985/384-3333 |
| 3012 Loyola Drive | Kenner | LA | 70065 | B & G Food Enterprises, LLC | 985/384-3333 985/384-3333 |
| 500 West Airline Highway | La Place | LA | 70068 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2406 W Congress St | Lafayette | LA | 70506 | B & G Lafayette Ventures, LLC | 985/384-3333 |
| 1422 Johnston St | Lafayette | LA | 70503 | B & G Lafayette Ventures, LLC | 985/384-3333 |
| 2317 Kaliste Saloom Road | Lafayette | LA | 70508 | B & G Lafayette Ventures, LLC | 985/384-3333 |
| 3103 Louisiana Ave. | Lafayette | LA | 70501 | B & G Lafayette Ventures, LLC | 985/384-3333 |
| 1935 West Pinhook Road | Lafayette | LA | 70508 | B & G Lafayette Ventures, LLC | 985/384-3333 |
| 3630 Ambassador Caffery Pkwy | Lafayette | LA | 70503 | B & G Lafayette Ventures, LLC | 985/384-3333 |
| 1325 N. Martin Luther King Hwy | Lake Charles | LA | 70601 | B & G Food Enterprises, LLC | 985/384-3333 |
| 728 E Prien Lake Rd | Lake Charles | LA | 70601 | B & G Food Enterprises, LLC | 985/384-3333 |
| 3407 Gerstner Memorial Blvd | Lake Charles | LA | 70607 | B & G Food Enterprises, LLC | 985/384-3333 |
| 4305 Nelson Rd | Lake Charles | LA | 70605 | B & G Food Enterprises, LLC | 985/384-3333 |
| 13926 West Main Street | Larose | LA | 70373 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1802 South 5th Street | Leesville | LA | 71446 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1145 Entrance Rd | Leesville | LA | 71446 | B & G Food Enterprises, LLC | 985/384-3333 |
| 29170 Frost Rd | Livingston | LA | 70754 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2055 Florida St | Mandeville | LA | 70448 | B & G Food Enterprises, LLC | 985/384-3333 |
| 312 Tunica Dr E | Marksville | LA | 71351 | B & G Food Enterprises, LLC | 985/384-3333 |
| 5141 Lapalco Blvd | Marrero | LA | 70072 | B & G Food Enterprises, LLC | 985/384-3333 |
| 4212 East Judge Perez Drive | Meraux | LA | 70075 | B & G Food Enterprises, LLC | 985/384-3333 |
| 4713 Veterans Memorial Blvd | Metairie | LA | 70006 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1805 Veterans Memorial Blvd (East | Metairie | LA | 70005 | B & G Food Enterprises, LLC | 985/384-3333 |
| 8817 West Veterans Memorial Blvc | Metairie | LA | 70003 | B & G Food Enterprises, LLC | 985/384-3333 |
| 3840 Veterans Memorial Blvd | Metairie | LA | 70002 | B & G Food Enterprises, LLC | 985/384-3333 |
| 6715 Airline Dr | Metairie | LA | 70003 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1601 Airline Dr | Metairie | LA | 70001 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1180 Homer Rd | Minden | LA | 71055 | ADT Taco LA LLC | 614/783-0123 |
| 1510 Martin Luther King Dr. | Monroe | LA | 71202 | B & G Food Enterprises, LLC | 985/384-3333 |
| 900 Sterlington Rd | Monroe | LA | 71203 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1005 Greenwood St. | Morgan City | LA | 70380 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1079R Highway 90 E | Morgan City | LA | 70380 | B & G Food Enterprises, LLC | 985/384-3333 |
| 396 Sam Houston Jones Pkwy | Moss Bluff | LA | 70611 | B & G Food Enterprises, LLC | 985/384-3333 |
| 127 South Dr | Natchitoches | LA | 71457 | B & G Food Enterprises, LLC | 985/384-3333 |
| 824 E. Admiral Doyle Drive | New Iberia | LA | 70560 | B & G Food Enterprises, LLC | 985/384-3333 |
| 4603 Chef Menteur Hwy | New Orleans | LA | 70126 | B & G Food Enterprises, LLC | 985/384-3333 |
| 4300 General Degaulle Dr. | New Orleans | LA | 70131 | B & G Food Enterprises, LLC | 985/384-3333 |
| 6007 Bullard Ave | New Orleans | LA | 70128 | West Quality Food Service, Inc. | 601/649-2522 |
| 2169 Robert E. Lee Boulevard | New Orleans | LA | 70122 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2800 S Claiborne Ave | New Orleans | LA | 70115 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2300 False River Drive | New Roads | LA | 70760 | B & G Food Enterprises, LLC | 985/384-3333 |
| 605 Creswell Ln | Opelousas | LA | 70570 | B & G Food Enterprises, LLC | 985/384-3333 |
| 64113 Hwy 1090 | Pearl River | LA | 70452 | B & G Food Enterprises, LLC | 985/384-3333 |
| 3200 Monroe Hwy Kings Country Cer | | LA | 71360 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2399 Hwy 28 East | Pineville | LA | 71360 | B & G Food Enterprises, LLC | 985/384-3333 |
| 24529 Highway 1 | Plaquemine | LA | 70764 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1011 Highway 51 North | Ponchatoula | LA | 70454 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2830 N. Westport Drive | Port Allen | LA | 70767 | EGP Louisiana LLC | 714/727-9573 |
| 17621 Hwy 190 | Port Barre Prairieville | LA | 70577 | B & G Food Enterprises, LLC | 985/384-3333 |
| 17297 Airline Highway. 4720 Hwy 1 | Raceland | LA LA | 70769 70394 | B&G Capital & Gulf Coast Ventures, L.L.C. B & G Food Enterprises, LLC | 985/384-3333 |
| 1049 Church Point Highway | Rayne | LA | 70578 | B & G Food Enterprises, LLC | 985/384-3333 985/384-3333 |
| 2103 Farmerville Hwy | Ruston | LA | 70378 | B & G Food Enterprises, LLC | 985/384-3333 |
| 301 W California Ave. | Ruston | LA | 71270 | B & G Food Enterprises, LLC | 985/384-3333 |
| 119 Ambassador Caffrey Pkwy | Scott | LA | 70583 | B & G Lafayette Ventures, LLC | 985/384-3333 |
| 1120 Kings Hwy | Shreveport | LA | 71104 | ADT Taco LA LLC | 614/783-0123 |
| 6810 Pines Rd | Shreveport | LA | 71129 | ADT Taco LA LLC | 614/783-0123 |
| 1911 North Market | Shreveport | LA | 71107 | ADT Taco LA LLC | 614/783-0123 |
| 105 East Bert Kouns | Shreveport | LA | 71107 | ADT Taco LA LLC | 614/783-0123 |
| 1630 E Bert Kouns Loop | Shreveport | LA | 71105 | ADT Taco LA LLC | 614/783-0123 |
| 645 E. Kings Highway | Shreveport | LA | 71105 | ADT Taco LA LLC | 614/783-0123 |
| 4520 Northport Blvd | Shreveport | LA | 71105 | ADT Taco LA LLC | 614/783-0123 |
| 9424 Mansfield Rd | Shreveport | LA | 71118 | ADT Taco LA LLC | 614/783-0123 |
| 155 Northshore Blvd | Slidell | LA | 70460 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1681 Gause Blvd | Slidell | LA | 70458 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2508 Old Spanish Trail | Slidell | LA | 70461 | B & G Food Enterprises, LLC | 985/384-3333 |
| • | | | - | ,, - | |

| 1600 S Arkansas Street | | Springhill | LA | 71075 | ADT Taco LA LLC | 614/783-0123 |
|--|--------------|------------------------|----------|----------------|---|------------------------------|
| 10384 East Airline Hwy | | Springhill St Rose | LA | 70087 | B & G Food Enterprises, LLC | 985/384-3333 |
| 215 S Cities Service Hwy | | Sulphur | LA | 70663 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2040 Ruth St | | Sulphur | LA | 70663 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2640 Belle Chase Hwy | | Terrytown | LA | 70056 | B & G Food Enterprises, LLC | 985/384-3333 |
| , 377 N Canal Blvd | | Thibodaux | LA | 70301 | B & G Food Enterprises, LLC | 985/384-3333 |
| 28455 Walker Rd S | | Walker | LA | 70785 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 212 Thomas Rd | | West Monroe | LA | 71291 | B & G Food Enterprises, LLC | 985/384-3333 |
| 5322 Cypress Street | | West Monroe | LA | 71291 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1001 Westbank Expressway | | Westwego | LA | 70094 | KT of Baton Rouge, LLC | 601/649-2522 |
| 3100 E. Milton Ave | | Youngsville | LA | 70592 | B & G Food Enterprises, LLC | 985/384-3333 |
| 4608 Highway 19 | | Zachary | LA | 70791 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 1222 Commonwealth Ave | | Allston | MA | 02134 | Cantina Hospitality, LLC | 203/987-6162 |
| 79 Market Dr | | Athol | MA | 01331 | Charter Foods North, LLC | 423/587-0690 |
| 211 Pleasant St | | Attleboro | MA | 02703 | DDO-New England, LLC | 888/697-8181 |
| 514 Washington St | | Attleboro | MA | 02703 | DDO-New England, LLC | 888/697-8181 |
| 820 Southbridge St. | | Auburn | MA | 01501 | Charter Foods North, LLC | 423/587-0690 |
| 4 SANDY POND RD | | Ayer | MA | 01432 | Charter Foods North, LLC | 423/587-0690 |
| 449 West Broadway 76 Summer Street | | Boston Boston | MA MA | 02127 02110 | Cantina Hospitality, LLC G.F. Enterprise LLC | 203/987-6162 978-880-7699 |
| 218 Broad St | | Bridgewater | MA | 02110 | D.E. Foods, LLC | 781-982-0755 |
| 675 Belmont St | | Brockton | MA | 02324 | DDO-New England, LLC | 888/697-8181 |
| 875 N Montello St | | Brockton | MA | 02301 | D.E. Foods, LLC | 781-982-0755 |
| 276 Harvard St | | Brookline | MA | 02446 | Cantina Hospitality, LLC | 203/987-6162 |
| 872 Commonwealth Avenue | | Brookline | MA | 02467 | Cantina Hospitality, LLC | 203/987-6162 |
| 1471 Memorial Drive | | Chicopee | MA | 01020 | G.F. Enterprise LLC | 978-880-7699 |
| 186 Endicott Street | | Danvers | MA | 01923 | Charter Foods North, LLC | 423/587-0690 |
| 124 Providence Highway | | East Walpole | MA | 02032 | DDO-New England, LLC | 888/697-8181 |
| 3015 Cranberry Hwy | | East Wareham | MA | 02538 | Dave Evans | 781-982-0755 |
| 1683 Revere Beach Pkwy | | Everett | MA | 02149 | G.F. Enterprise LLC | 978-880-7699 |
| 33 Alden Road | | Fairhaven | MA | 02719 | DDO-New England, LLC | 888/697-8181 |
| 195 Marianno Bishop Blvd | | Fall River | MA | 02721 | DDO-New England, LLC | 888/697-8181 |
| 150 Plymouth Ave | | Fall River | MA | 02721 | DDO-New England, LLC | 888/697-8181 |
| 325 John Fitch Hwy | | Fitchburg | MA | 01420 | G.F. Enterprise LLC | 978-880-7699 |
| 149 Cochituate Rd | | Framingham | MA | 01701 | D.E. Foods, LLC | 781-982-0755 |
| 420 W Central St | | Franklin | MA | 02038 | DDO-New England, LLC | 888/697-8181 |
| 8 Pearson Blvd | | Gardner | MA | 01440 | J's Four, Inc. | 941/345-3233 |
| 242 Mohawk Trail | | Greenfield | MA | 01301 | Franchise Management Investors US, LLC | 506/323-1878 |
| 348 Russell Street | | Hadley | MA | 01035 | G.F. Enterprise LLC | 978-880-7699 |
| 280 Main Street | | Haverhill Haverhill | MA | 01830 | Charter Foods North, LLC | 423/587-0690 |
| 31 Plaistow Rd., #35 | | | MA | 01830 | Charter Foods North, LLC G.F. Enterprise LLC | 423/587-0690 |
| 2199 Northampton St 282 Washington Street | | Holyoke Hudson | MA MA | 01040 01749 | D.E. Foods, LLC | 978-880-7699 781-982-0755 |
| 314 Barnstable Road | | Hyannis | MA | 02601 | Dave Evans | 781-982-0755 |
| 79 Winthrop Avenue | | Lawrence | MA | 01843 | Charter Foods North, LLC | 423/587-0690 |
| 24 Sack Blvd. | | Leominster | MA | 01453 | G.F. Enterprise LLC | 978-880-7699 |
| 1720 Middlesex Street | | Lowell | MA | 01851 | Frederick P. Gallant | 978-970-4990 |
| 343 Center Street | | Ludlow | MA | 01056 | G.F. Enterprise LLC | 978-880-7699 |
| 124 Boston St | 24 Boston St | Lynn | MA | 01904 | Charter Foods North, LLC | 423/587-0690 |
| 773 Boston Post Road East | | Marlborough | MA | 01752 | Charter Foods North, LLC | 423/587-0690 |
| 212 Haverhill Street | | Methuen | MA | 01844 | D.E. Foods, LLC | 781-982-0755 |
| 85 Coggeshall St | | New Bedford | MA | 02746 | DDO-New England, LLC | 888/697-8181 |
| 129 Rockdale Ave | | New Bedford | MA | 02740 | DDO-New England, LLC | 888/697-8181 |
| 78 N Dartmouth Mall | | North Dartmouth | MA | 02747 | DDO-New England, LLC | 888/697-8181 |
| 203 King Street | | Northampton | MA | 01060 | Cantina Hospitality, LLC | 203/987-6162 |
| 48 Washington St | | Norwell | MA | 02061 | DDO-New England, LLC | 888/697-8181 |
| 958 Providence Highway | | Norwood | MA | 02062 | DDO-New England, LLC | 888/697-8181 |
| 156 Church St | | Pembroke | MA | 02359 | DDO-New England, LLC | 888/697-8181 |
| 1011 Dalton Avenue | | Pittsfield | MA | 01201 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 4 Plaza Way | | Plymouth | MA | 02360 | Charter Foods North, LLC | 423/587-0690 |
| 707 Hancock St 883 Broadway | | Quincy Raynham | MA | 02170 | D.E. Foods, LLC | 781-982-0755 |
| 600 South Street | | Raynham | MA MA | 02767 02767 | DDO-New England, LLC DDO-New England, LLC | 888/697-8181 888/697-8181 |
| 339 Squire Road | | Revere | MA | 02767 | G.F. Enterprise LLC | 978-880-7699 |
| 267 Highland Ave | | Salem | MA | 02131 01970 | Charter Foods North, LLC | 423/587-0690 |
| 421 Broadway | | Saugus | MA | 01906 | Charter Foods North, LLC | 423/587-0690 |
| 11 Commerce Way | | Seekonk | MA | 02771 | DDO-New England, LLC | 888/697-8181 |
| 21 S Quinsigamond Ave | | Shrewsbury | MA | 01545 | D.E. Foods, LLC | 781-982-0755 |
| - | | , | | | | |

| 464 Breckwood Blvd | Springfield | MA | 01109 | G.F. Enterprise LLC | 978-880-7699 |
|--|----------------------------|----------|----------------|--|------------------------------|
| 2433 Main Street | Springfield Springfield | MA | 01109 | G.F. Enterprise LLC | 978-880-7699 |
| 456 Sumner Ave | Springfield | MA | 01104 | G.F. Enterprise LLC | 978-880-7699 |
| 1264 Boston Road | Springfield | MA | 01119 | G.F. Enterprise LLC | 978-880-7699 |
| 633 Liberty St. | Springfield | MA | 01104 | G.F. Enterprise LLC | 978-880-7699 |
| 265 Washington Street | Stoughton | MA | 02072 | D.E. Foods, LLC | 781-982-0755 |
| 572 GAR Highway | Swansea | MA | 02777 | DDO-New England, LLC | 888/697-8181 |
| 700 County Street | Taunton | MA | 02780 | DDO-New England, LLC | 888/697-8181 |
| 118 West Street | Ware | MA | 01082 | Charter Foods North, LLC | 423/587-0690 |
| 71 E. Main St. | Webster | MA | 01570 | Charter Foods North, LLC | 423/587-0690 |
| 1560 VFW Parkway | West Roxbury | MA | 02132 | Charter Foods North, LLC | 423/587-0690 |
| 25 Morgan Road | West Springfield | MA | 01089 | G.F. Enterprise LLC | 978-880-7699 |
| 298 Memorial Ave | West Springfield | MA | 01089 | G.F. Enterprise LLC | 978-880-7699 |
| 289 Turnpike Rd | Westborough | MA | 01581 | DDO-New England, LLC | 888/697-8181 |
| 231 E. Main St. | Westfield | MA | 01085 | G.F. Enterprise LLC | 978-880-7699 |
| 163 Cambridge Rd | Woburn | MA | 01801 | D.E. Foods, LLC | 781-982-0755 |
| 463 Lincoln Street | Worcester | MA | 01605 | Charter Foods North, LLC | 423/587-0690 |
| 801 Grafton Street | Worcester | MA | 01604 | Charter Foods North, LLC | 423/587-0690 |
| 418 Park Ave | Worcester | MA | 01610 | D.E. Foods, LLC | 781-982-0755 |
| 1002 Beards Hill Road | Aberdeen | MD | 21001 | Maryland Cantina, LLC | 610/520-1000 |
| 406 Constant Friendship Blvd | Abingdon | MD | 21009 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1803 West St | Annapolis | MD | 21401 | R & R Ventures West, LLC | 203/387-8881 |
| 3319 Pulaski Hwy | Baltimore | MD | 21224 | Maryland Cantina, LLC | 610/520-1000 |
| 6664 Security Blvd | Baltimore | MD | 21207 | Maryland Cantina, LLC | 610/520-1000 |
| 8110 Liberty Rd | Baltimore | MD | 21244 | Maryland Cantina, LLC | 610/520-1000 |
| 4700 Boston Street | Baltimore | MD | 21224 | Maryland Cantina, LLC | 610/520-1000 |
| 5371 Campbell Boulevard | Baltimore | MD | 21237 | BLT Cantina, LLC | 610/520-1000 |
| 6602 Reisterstown Rd | Baltimore | MD | 21215 | Jalapeno Taco, LLC | 214/440-4144 |
| 2317 E Joppa Rd | Baltimore | MD | 21234 | BLT Cantina, LLC | 610/520-1000 |
| 7933 Belair Road | Baltimore | MD | 21236 | BLT Cantina, LLC | 610/520-1000 |
| 2300 W Patapsco 2203 Jack Lane | Baltimore Bel Air | MD MD | 21230 | BLT Cantina, LLC | 610/520-1000 |
| 504 Baltimore Pike | Bel Air | MD | 21015 21014 | BLT Cantina, LLC BLT Cantina, LLC | 610/520-1000 610/520-1000 |
| 11751 Beltsville Drive | Beltsville | MD | 20705 | R & R Ventures West, LLC | 203/387-8881 |
| 10810 Baltimore Avenue | Beltsville | MD | 20705 | Maryland Cantina, LLC | 610/520-1000 |
| 16300 Heritage Blvd | Bowie | MD | 20705 | Carl Delmarva, LLC | 203/387-8881 |
| 15701 Annapolis Rd | Bowie | MD | 20715 | R & R Ventures West, LLC | 203/387-8881 |
| 15815 Robert Crain Highway SW | Brandywine | MD | 20613 | ABTB Mid-Atlantic LLC | 203/387-8881 |
| 5501 Ritchie Hwy | Brooklyn | MD | 21225 | BLT Cantina, LLC | 610/520-1000 |
| 15670 Columbia Pike | Burtonsville | MD | 20866 | Carl Delmarva, LLC | 203/387-8881 |
| 22599 MacArthur Blvd | California | MD | 20619 | R & R Ventures West, LLC | 203/387-8881 |
| 707 Cambridge Marketplace Blvd. | Cambridge | MD | 21613 | Maryland Cantina, LLC | 610/520-1000 |
| 6250 Central Ave | Capitol Heights | MD | 20743 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 6200 Baltimore National Pike | Catonsville | MD | 21228 | Maryland Cantina, LLC | 610/520-1000 |
| 30343 Triangle Drive | Charlotte Hall | MD | 20622 | CM AND DOM LLC | 203/387-8881 |
| 70 Kent Towne Market | Chester | MD | 21619 | R & R Ventures West, LLC | 203/387-8881 |
| 709 Washington Avenue Route 2 | Chestertown | MD | 21620 | R & R Ventures West, LLC | 203/387-8881 |
| 6420 Coventry Way | Clinton | MD | 20735 | R & R Ventures West, LLC | 203/387-8881 |
| 9928 York Rd | Cockeysville | MD | 21030 | BLT Cantina, LLC | 610/520-1000 |
| 8428 Baltimore Ave. | College Park | MD | 20740 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 4021 Bladensburg Rd | Colmar Manor | MD | 20722 | MITRA QSR KNE, LLC | 214/440-4144 |
| 7102 Minstrel Way | Columbia | MD | 21045 | BLT Cantina, LLC | 610/520-1000 |
| 334 Queen City Drive | Cumberland | MD | 21502 | Maryland Cantina, LLC | 610/520-1000 |
| 615 Legion Road | Denton | MD | 21629 | BLT Cantina, LLC | 610/520-1000 |
| 7815 Wise Avenue | Dundalk | MD | 21222 | Maryland Cantina, LLC | 610/520-1000 |
| 10090 Dunkirk Way | Dunkirk | MD | 20754 | Carl Delmarva, LLC | 203/387-8881 |
| 8091 Ocean Gateway | Easton | MD | 21601 | R & R Ventures East, LLC | 203/387-8881 |
| 3091 Solomons Island Rd | Edgewater | MD | 21037 | R & R Ventures West, LLC | 203/387-8881 |
| 2155 Pulaski Hwy | Edgewood | MD | 21040 | Maryland Cantina, LLC | 610/520-1000 |
| 1429 Liberty Road | Eldersburg | MD | 21784 | Maryland Cantina, LLC | 610/520-1000 |
| 6281 Washington Blvd | Elkridge | MD | 21075 | BLT Cantina, LLC | 610/520-1000 |
| 110 E Pulaski Hwy | Elkton | MD | 21921 | Maryland Cantina, LLC | 610/520-1000 |
| 260 Belle Hill Road 700 Eastern Boulevard | Elkton | MD MD | 21921 | FQSR, LLC (dba KBP Foods) | 913/428-3636 610/520-1000 |
| 700 Eastern Boulevard | Essex | MD MD | 21221 20747 | Maryland Cantina, LLC HAZA Bell of Northeast, LLC | 610/520-1000 281/201-2700 |
| 3330 Donnell Dr 305 Ballenger Center Dr. | Forestville Frederick | MD MD | 20747 21703 | Maryland Cantina, LLC | 281/201-2700 610/520-1000 |
| 1086 W Patrick St. | Frederick | MD | 21703 | Maryland Cantina, LLC | 610/520-1000 |
| 1314 E Patrick | Frederick | MD | 21703 | Maryland Cantina, LLC | 610/520-1000 |
| | | | -1/01 | | 510, 520 1000 |

| 931 W 7th St | | Frederick | MD | 21701 | Maryland Cantina, LLC | 610/520-1000 |
|--|--------------------|------------------------|----------|----------------|--|------------------------------|
| 5583 Spectrum Dr | | Frederick | MD | 21703 | MITRA QSR KNE, LLC | 214/440-4144 |
| 9594 Livingston Rd | | Ft Washington | MD | 20744 | Jalapeno Taco, LLC | 214/440-4144 |
| 18415 Woodfield Road | | Gaithersburg | MD | 20879 | BLT Cantina, LLC | 610/520-1000 |
| 1088 State Route 3 N | | Gambrills | MD | 21054 | R & R Ventures West, LLC | 203/387-8881 |
| 19923 Century Blvd | | Germantown | MD | 20874 | BLT Cantina, LLC | 610/520-1000 |
| 19650 Gunners Branch Road | | Germantown | MD | 20876 | MITRA QSR KNE, LLC | 214/440-4144 |
| 6656 Ritchie Hwy | | Glen Burnie | MD | 21061 | BLT Cantina, LLC | 610/520-1000 |
| 10425 Sharpsburg Pike | | Hagerstown | MD | 21740 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 450 Dual Hwy | | Hagerstown | MD | 21740 | BurgerBusters Inc. | 757/412-0112 |
| 13609 Crayton Blvd | | Hagerstown | MD | 21742 | BurgerBusters Inc. | 757/412-0112 |
| 1600 Wesel Blvd | | Hagerstown | MD | 21740 | BurgerBusters Inc. | 757/412-0112 |
| 2309 Hanover Pike | | Hampstead | MD | 21074 | MITRA QSR KNE, LLC | 214/440-4144 |
| 2639 Annapolis Rd | | Hanover | MD | 21076 20794 | BLT Cantina, LLC BLT Cantina, LLC | 610/520-1000 |
| 8620 Washington Blvd 5995 Crain Hwy. | | Jessup La Plata | MD MD | 20794 | R & R Ventures West, LLC | 610/520-1000 203/387-8881 |
| 7501 Annapolis Road | | Landover Hills | MD | 20040 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 9409 Annapolis Road | Pad Of Enterprise | | MD | 20704 | Maryland Cantina, LLC | 610/520-1000 |
| 1006 Largo Center Dr | r du or Enterprise | Largo | MD | 20774 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 13360 Laurel Bowie Rd | | Laurel | MD | 20708 | R & R Ventures West, LLC | 203/387-8881 |
| 1262 National Highway | | LaVale | MD | 21502 | Maryland Cantina, LLC | 610/520-1000 |
| 26501 Point Lookout Road | | Leonardtown | MD | 20650 | R & R Ventures West, LLC | 203/387-8881 |
| 21583 Great Mills Road | | Lexington Park | MD | 20653 | R & R Ventures West, LLC | 203/387-8881 |
| 5184 Raynor Ave | | Linthicum Heights | MD | 21090 | BLT Cantina, LLC | 610/520-1000 |
| 28 Middle River Rd. | | Middle River | MD | 21220 | BLT Cantina, LLC | 610/520-1000 |
| 8081 Veterans Highway | | Millersville | MD | 21108 | BLT Cantina, LLC | 610/520-1000 |
| 1613 Ridgeside Dr | | Mount Airy | MD | 21771 | MITRA QSR KNE, LLC | 214/440-4144 |
| 13010 Garrett Highway | | Oakland | MD | 21550 | Maryland Cantina, LLC | 610/520-1000 |
| 10245 Reistertown Road | | Owings Mills | MD | 21117 | Maryland Cantina, LLC | 610/520-1000 |
| 6315 Oxon Hill Road | | Oxon Hill | MD | 20745 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 8311 Harford Road | | Parkville | MD | 21234 | BLT Cantina, LLC | 610/520-1000 |
| 8099 Edwin Raynor Blvd | | Pasadena | MD | 21122 | BLT Cantina, LLC | 610/520-1000 |
| 101 Newtowne Boulevard | | Pocomoke City | MD | 21851 | Maryland Cantina, LLC | 610/520-1000 |
| 55 Steeple Chase Drive | | Prince Frederick | MD | 20678 | R & R Ventures West, LLC | 203/387-8881 |
| 1100 Rockville Pike | | Rockville Rockville | MD MD | 20852 20850 | BLT Cantina, LLC MITRA QSR KNE, LLC | 610/520-1000 |
| 9910 Key West Avenue 932 S. Salisbury Blvd. | | Salisbury | MD | 20850 | Maryland Cantina, LLC | 214/440-4144 610/520-1000 |
| 307 Tilghman Road | | Salisbury | MD | 21801 | Maryland Cantina, LLC | 610/520-1000 |
| 578 Richie Hwy | | Severna Park | MD | 21146 | R & R Ventures West, LLC | 203/387-8881 |
| 13830 Georgia Avenue | | Silver Spring | MD | 20906 | Maryland Cantina, LLC | 610/520-1000 |
| 7720 Blair Road | | Silver Spring | MD | 20912 | MITRA QSR KNE, LLC | 214/440-4144 |
| 13400 HG Trueman Rd. | | Solomons | MD | 20688 | R & R Ventures West, LLC | 203/387-8881 |
| 1300 Holton Lane | | Takoma Park | MD | 20912 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 4045 Branch Ave | | Temple Hills | MD | 20748 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1 Thurmont Blvd | | Thurmont | MD | 21788 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 6861 Loch Raven Blvd | | Towson | MD | 21286 | BLT Cantina, LLC | 610/520-1000 |
| 7622 Osborne Rd | | Upper Marlboro | MD | 20772 | R & R Ventures West, LLC | 203/387-8881 |
| 91 Smallwood Drive | | Waldorf | MD | 20602 | R & R Ventures West, LLC | 203/387-8881 |
| 2200 Crain Hwy | | Waldorf | MD | 20601 | R & R Ventures West, LLC | 203/387-8881 |
| 625 Baltimore Blvd | | Westminster | MD | 21157 | Maryland Cantina, LLC | 610/520-1000 |
| 2119 University Blvd W | | Wheaton | MD | 20902 | MITRA QSR KNE, LLC | 214/440-4144 |
| 458 Center Street | | Auburn | ME | 04210 | Charter Foods North, LLC | 423/587-0690 |
| 300 Civic Center Dr. 230 Western Avenue | | Augusta | ME | 04330 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 740 Hogan Rd | | Augusta Bangor | ME ME | 04330 04401 | Charter Foods North, LLC Charter Foods North, LLC | 423/587-0690 423/587-0690 |
| 603 Broadway Street | | Bangor | ME | 04401 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 460 Alfred Street | | Biddeford | ME | 04005 | Charter Foods North, LLC | 423/587-0690 |
| 470 Wilson Street | | Brewer | ME | 04412 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 17 Gurnet Road | | Brunswick | ME | 04011 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 245 High Street | | Ellsworth | ME | 04605 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 369 Wilton Road | | Farmington | ME | 04938 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1201 Lisbon | | Lewiston | ME | 04240 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 4 Lunt Rd | | Newport | ME | 04953 | Charter Foods North, LLC | 423/587-0690 |
| 1363 Washington | | Portland | ME | 04103 | Charter Foods North, LLC | 423/587-0690 |
| 808 Main St | | Presque Isle | ME | 04769 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 491 Main St. | | Saco | ME | 04072 | Sanweco, Inc. | 207-294-1902 |
| 1244 Main Street | | Sanford | ME | 04073 | Sanweco, Inc. | 207-294-1902 |
| 400 Gallery Boulevard | | Scarborough | ME | 04074 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| | | | | | | |

| 339a Madison Avenue | | Skowhegan | ME | 04976 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
|---|--------------|-------------------------------|----------|----------------|--|------------------------------|
| 444 Kennedy Memorial Drive | | Waterville | ME | 04901 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 345 Main Street | | Waterville | ME | 04901 | Charter Foods North, LLC | 423/587-0690 |
| 140 Main St. | | Westbrook | ME | 04092 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 755 Roosevelt Trail | | Windham | ME | 04062 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1106 N. Main St | | Adrian | MI | 49221 | Old West Properties, L.L.C. | 248/446-0100 |
| 1024 South Main St. | | Adrian | MI | 49221 | Old West Properties, L.L.C. | 248/446-0100 |
| 1440 N. Eaton Street | | Albion | MI | 49224 | Border Foods, LLC | 763/489-2915 |
| 800 Pointe Tremble Rd | | Algonac | MI | 48001 | Black River Bells, LLC | 248/446-0100 |
| 1575 Lincoln Rd | | Allegan | MI | 49010 | Border Foods, LLC | 763/489-2915 |
| 4989 Lake Michigan Dr | | Allendale | MI | 49401 | Border Foods, LLC | 763/489-2915 |
| 7337 N Alger Rd | | Alma | MI | 48801 | Bells and Birds, Inc. | 989/422-3534 |
| 111 Padd Court | | Alpena | MI | 49707 | Bells and Birds, Inc. | 989/422-3534 |
| 5650 Jackson Rd | | Ann Arbor | MI | 48103 | Sundance, Inc. | 248/446-0100 |
| 3860 S. State Rd. | | Ann Arbor | MI | 48108 | Black River Bells, LLC | 248/446-0100 |
| 2280 W. Stadium | | Ann Arbor | MI | 48103 | Sundance, Inc. | 248/446-0100 |
| 4249 Interpark Dr. | | Auburn Hills | MI | 48326 | Great Lakes Taco, LLC | 810/919-6720 |
| 1341 N. Opdyke Rd. | | Auburn Hills | MI | 48326 | Great Lakes Taco, LLC | 810/919-6720 |
| 852 North Van Dyke Road | | Bad Axe | MI | 48413 | Sundance, Inc. | 248/446-0100 |
| 1501 Michigan Ave W | | Battle Creek | MI | 49037 | Border Foods, LLC | 763/489-2915 |
| 5560 Beckley | | Battle Creek | MI | 49015 | Border Foods, LLC | 763/489-2915 |
| 1307 Capital Ave NE | | Battle Creek | MI | 49017 | Border Foods, LLC | 763/489-2915 |
| 2169 W Columbia Ave | | Battle Creek | MI | 49015 | Border Foods, LLC | 763/489-2915 |
| 821 Capitol Avenue S.w. | | Battle Creek | MI | 49015 | Border Foods, LLC | 763/489-2915 |
| 4111 E Wilder Road | | Bay City | MI | 48706 | Sundance, Inc. | 248/446-0100 |
| 6362 3 Mile Road | | Bay City | MI | 48706 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1905 M-139 | | Benton Harbor Berkley | MI | 49022 48072 | Bell Great Lakes LLC Sundance, Inc. | 317/288-9581 |
| 2260 Colidge Hwy. 616 Saint Joseph Ave | Express Mart | Berrien Springs | MI MI | 48072 | TBC1 Inc. | 248/446-0100 770/375-9399 |
| 31305 Southfield Road | Express Wart | Beverly Hills | MI | 49103 | Sundance, Inc. | 248/446-0100 |
| 604 S State Street | | Big Rapids | MI | 49307 | Bells and Birds, Inc. | 989/422-3534 |
| 8750 Main St. | | Birch Run | MI | 48415 | Bells and Birds, Inc. | 989/422-3534 |
| 6345 Dixie Highway | | Bridgeport | MI | 48722 | Bells and Birds, Inc. | 989/422-3534 |
| 8541 W Grand River Avenue | | Brighton | MI | 48116 | Sundance, Inc. | 248/446-0100 |
| 413 S Main St | | Brooklyn | MI | 49230 | Black River Bells, LLC | 248/446-0100 |
| 708 East Front St. | | Buchanan | MI | 49107 | Bell Great Lakes LLC | 317/288-9581 |
| 4071 Davison Rd | | Burton | MI | 48509 | Great Lakes Taco, LLC | 810/919-6720 |
| 695 68th St SW | | Byron Center | MI | 49315 | Border Foods, LLC | 763/489-2915 |
| 2030 N Mitchell | | Cadillac | MI | 49601 | Bells and Birds, Inc. | 989/422-3534 |
| 6445 Cherry Meadow Drive SE | | Caledonia | MI | 49316 | Border Foods, LLC | 763/489-2915 |
| 44570 Michigan Avenue | | Canton | MI | 48188 | Sundance, Inc. | 248/446-0100 |
| 801 S State | | Caro | MI | 48723 | 7 BELLS, LLC | 989/422-3534 |
| 4269 17 Mile Road SE | | Cedar Springs | MI | 49319 | Border Foods, LLC | 763/489-2915 |
| 660 Lansing Rd | | Charlotte | MI | 48813 | Sundance, Inc. | 248/446-0100 |
| 1590 S. Main Street | | Chelsea | MI | 48118 | Sundance, Inc. | 248/446-0100 |
| 12958 W. Brady | | Chesaning | MI | 48616 | Great Lakes Taco, LLC | 810/919-6720 |
| 10384 S. Clare Avenue | | Clare | MI | 48617 | Bells and Birds, Inc. | 989/422-3534 |
| 6946 Sashabaw Rd. | | Clarkston | MI | 48348 | Great Lakes Taco, LLC | 810/919-6720 |
| 6584 Dixie Hwy | | Clarkston | MI | 48346 | Great Lakes Taco, LLC | 810/919-6720 |
| 131 S. Crooks Rd. | | Clawson | MI | 48017 | Great Lakes Taco, LLC | 810/919-6720 |
| 1435 N Main St 24600 Groosbock Hww | | Clawson | MI | 48017 | Sundance, Inc. | 248/446-0100 |
| 34600 Groesbeck Hwy | | Clinton Township | MI | 48035 | Sundance, Inc. | 248/446-0100 |
| 37510 S Gratiot Ave | | Clinton Township Coldwater | MI | 48036 49036 | Sundance, Inc. Border Foods, LLC | 248/446-0100 763/489-2915 |
| 650 E Chicago St. 1191 O'malley Drive | | Coopersville | MI MI | 49038 49404 | Border Foods, LLC | 763/489-2915 |
| 2511 E M-21 | | Corunna | MI | 49404 48817 | Black River Bells, LLC | 248/446-0100 |
| 8956 Warren | | Dearborn | MI | 48126 | Sundance, Inc. | 248/446-0100 |
| 25120 Michigan | | Dearborn | MI | 48120 | Sundance, Inc. | 248/446-0100 |
| 8112 Telegraph Road | | Dearborn Heights | MI | 48127 | Sundance, Inc. | 248/446-0100 |
| 15624 West Mc Nichols | | Detroit | MI | 48235 | Sundance, Inc. | 248/446-0100 |
| 14000 Livernois | | Detroit | MI | 48238 | Sundance, Inc. | 248/446-0100 |
| 1100 East Herbison Rd | | Dewitt | MI | 48820 | Old West Properties, L.L.C. | 248/446-0100 |
| 114 Main Street | | Dowagiac | MI | 49047 | Bell Great Lakes LLC | 317/288-9581 |
| 537 Tecumseh St | | Dundee | MI | 48131 | Sundance, Inc. | 248/446-0100 |
| 8831 E Lansing Rd | | Durand | MI | 48429 | Great Lakes Taco, LLC | 810/919-6720 |
| 7195 E Saginaw St | | East Lansing | MI | 48823 | Black River Bells, LLC | 248/446-0100 |
| 1051 Trowbridge Road | | East Lansing | MI | 48823 | Old West Properties, L.L.C. | 248/446-0100 |
| 69069 M 62 | | Edwardsburg | MI | 49112 | Bell Great Lakes LLC | 317/288-9581 |
| | | | | | | |

| 1015 W Miel Road Fernslee M 4220 Sundarce, Inc. 243/44-0100 2479 Hink, Finnie M 4420 Sundarce, Inc. 243/44/40100 2473 Hink, Finnie M 4450 Great Lakes Tao, ILC 810/219-6720 333 Stromm Finnie M 4450 Great Lakes Tao, ILC 810/219-6720 333 Stromm Finnie M 4450 Great Lakes Tao, ILC 810/219-6720 333 Stromm Finnie M 4450 Great Lakes Tao, ILC 810/219-6720 300 Stomm Ad. Finnie M 4450 Great Lakes Tao, ILC 810/219-6720 300 Stomm Ad. Finnie M 4452 Great Lakes Tao, ILC 810/219-6720 300 Stomm Ad. Finnie M 4452 Great Cakes Tao, ILC 810/219-272 300 Stomm Ad. Finnie M 4452 Great Cakes Tao, ILC 810/219-272 300 Stomm Ad. Finnie M 4452 Stomm Ad. 810/219-272 300 Stomm Ad. Finnie | 539 N Lincoln Road | Escanaba | MI | 49829 | Border Foods of Wisconsin, LLC | 763/489-2915 |
|---|-----------------------------------|---------------|----|-------|--------------------------------|---------------------------------------|
| 12100 Workward Avenue Fendale M 4820 Sundance, Inc. 28/14/46100 4132 Wirking Finit M 4850 Great Lukes Taco, LLC 81/0719-6720 4132 Wirking Finit M 4850 Great Lukes Taco, LLC 81/0719-6720 17405 Dort Hwy Finit M 4850 Great Lukes Taco, LLC 81/0719-6720 17405 Dort Hwy Finit M 4843 Great Lukes Taco, LLC 81/0719-6720 1735 FinitAcon RD Finit M 4843 Great Lukes Taco, LLC 82/14/6-2000 1730 Thran Area FinitAcon M 48430 Great Kare Taco, LLC 82/14/6-2000 1730 Wind FinitAcon M 48430 Great Kare Taco, LLC 72/14/8-2015 1730 Wind FinitAcon M 48431 Boole France, LLC 83/14/6-2000 1730 Wind Great Blanc M 48432 Boole France, LLC 83/14/6-2005 1730 Wind Great Blanc M 48439 Great Lukes Taco, LLC 83/14/6-2005 <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td></td<> | | | | | | |
| JAP3 Hilk Fint MI 4850 Great Lakes Teo, LLC B10/19-6720 383 Under Md Hint MI 4850 Great Lakes Teo, LLC B10/19-6720 383 Stand Hint MI 4850 Great Lakes Teo, LLC B10/19-6720 383 Stand Hint MI 4853 Great Lakes Teo, LLC B10/19-6720 385 DEMEDNR Finik MI 4853 Great Lakes Teo, LLC B10/19-6720 387 ZellAva Ford Gratut MI 4853 B10/81-676, LLC 284/446-0100 206 Mini Street Frankermuth MI 4853 B10/81-676, LLC 284/446-0101 207 Mini Street Frankermuth MI 4850 B10/81-676, LLC 284/446-0101 208 Mini Street Frankermuth MI 4843 Gratut Mare Babi, LC 284/446-0101 203 Wanne Grand Mance MI 4840 Gratut Mare Babi, LC 889/122-334 203 Grand Frank MI 4840 Gratut Mare Babi, LC 889/122-334 203 Grand Frank MI 48419< | | | | | | |
| Hats Person Rd Fint MI 48450 Great Lakes Taco, LLC 81.0/19.9720 1240 S Jord Hwy Fint MI 4853 Great Lakes Taco, LLC 81.0/19.9720 1253 S Judien Rd, Fint MI 4853 Great Lakes Taco, LLC 81.0/19.9720 1535 F InfelSON RD Finching MI 4833 Great Lakes Taco, LLC 81.0/19.9720 1535 F InfelSON RD Finching MI 4833 Great Lakes Taco, LLC 21.0/14.466.0100 803 Munis Street Finching MI 4833 Great Lakes Taco, LLC 21.0/14.466.0100 1235 W Main Street Finchint MI 4913 Berder Foods, LLC 70.1/489.915 1235 W Main Street Finchint MI 48130 Great Lakes Taco, LLC 81.0/19.872.331 1236 W Main Street Grand Blanc MI 48130 Great Lakes Taco, LLC 81.0/19.872.334 1236 W Main Street Grand Blanc MI 48130 Great Lakes Taco, LLC 81.0/19.872.334 1236 Walins Conter Street Grand Blanc MI | | | | | , | |
| 1383 Studen Ind Finit MI 4803 4807 Creat Lakes Tao, LLC 810/19-8720 3566 Foruma Ind. Finit MI 4803 Great Lakes Tao, LLC 810/19-8720 3567 FORSON TO Finit MI 4803 Great Lakes Tao, LLC 810/19-8720 3577 FORSON TO Finit MI 4803 Black River Fells, LLC 224/44-6100 208 Such Great Axenue Frankermuth MI 4873 Black River Fells, LLC 244/44-6100 208 Mit Ana Street Frankermuth MI 4874 Black River Fells, LLC 244/44-6100 208 Mit Ana Street Frankermuth MI 4873 Black River Fells, LLC 249/422-3514 207 Grand Praver Gladwin MI 4843 Black River Fells, LLC 289/422-3514 207 Grand Praver Gladwin MI 4843 Black River Fells, LLC 889/422-3514 207 Grand Praver Gladwin MI 4843 Black River Fells, LLC 889/422-3514 207 Grand Praver Gladwin MI 4843 Black River Fells, LLC 889/422-3514 207 Grand Praver Grand Rapids MI 4843 Black River F | | | | | - | |
| Biolic Courun Biz. Fint. MI 4433 Great Lakes Taco, LLC 810/191-6720 3877 241 Ava Fort Graiton MI 44939 Black Rive Fells, LLC. 224/44-6100 208 Such Grand Avenue Fort Graiton MI 48388 Old West Properties, LLC. 224/44-6100 208 Such Grand Avenue Frankennuth MI 48324 Black Rive Fells, LLC 224/44-6100 208 Vest Main Street Frankennuth MI 48202 Black Rive Fells, LLC 782/489-215 2135 West Main Street Freenont MI 49135 Bedraf Foots, LLC 782/489-215 2135 West Main Street Grand Blanc MI 48236 Grant Lakes Taco, LLC 819/422-3334 2135 SetterSon Main Grand Blanc MI 48337 Sendard Street 819/422-334 2135 SetterSon Main Grand Blanc MI 48337 Sendard Street 819/422-334 2135 SetterSon Main Grand Blanc MI 48337 Sendard Street 824/446-100 2135 SetterSon Main Grand Rapids MI 4 | 3383 S Linden Rd | Flint | MI | | | |
| 1335 PittelSON ND PittelSON ND | 1740 S Dort Hwy | Flint | | | Great Lakes Taco, LLC | |
| 3977 24th Ave Fort Grintor MI 49505 Black River Bells, LLC 248/446-0100 208 Multin Street Frankenruth MI 44368 Bells and Birds, Inc. 398/422-3334 47701 Utica Road Frankenruth MI 44028 Burder Foods, LLC 758/488-3915 232 Blukberry Line Fremont MI 44012 Border Foods, LLC 758/488-3915 1332 Wain Grind Placy Grand Blanc MI 48507 Great Lakes Taco, LLC 819/918-6720 0000 Holly Road Grand Blanc MI 48507 Great Lakes Taco, LLC 819/918-6720 175 S Baccon Grand Blanc MI 48507 Great Lakes Taco, LLC 810/918-9720 175 S Baccon Grand Rapid MI 48508 Great Lakes Taco, LLC 810/918-9720 175 S Baccon Grand Rapid MI 49308 Border Foods, LLC 783/482-2135 175 S Baccon Grand Rapid MI 49308 Border Foods, LLC 783/482-2135 175 S Baccon Grand Rapids MI 49508 | 3606 Corunna Rd. | Flint | | | Great Lakes Taco, LLC | |
| B00 Suht Grand Avenue Fowlerville MI 48383 Old Vest Progenties, LLC. 2424/46 0100 303 N Main Street Fraser MI 44078 Black River Rells, LLC 2454/46 0100 313 West Main Street Framont MI 44015 Border Foods, LLC 753/489 -2915 312 Bubberry Lane Gladwin MI 44015 Bella and Birds, Inc. 989/422 -3334 173 DC Grand Phavy Grand Blanc MI 44035 Grant Lakes Taxo, LLC 810/919 6-720 9008 Holly Road Grand Blanc MI 44335 Grant Lakes Taxo, LLC 810/919 6-720 917 Sbaecon Grand Blanc MI 44335 Stratakes Taxo, LLC 810/919 6-720 917 Sbaecon Grand Rapids MI 49305 Stratakes Taxo, LLC 810/919 6-720 917 Sbaecon Grand Rapids MI 49305 Stratakes Taxo, LLC 810/919 6-720 917 Sbaecon Grand Rapids MI 49305 Stratakes Taxo, LLC 763/489 -2915 917 Sbaecon Grand Rapids MI 49305 <t< td=""><td>1535 E PIERSON RD</td><td>Flushing</td><td>MI</td><td>48433</td><td>Great Lakes Taco, LLC</td><td>810/919-6720</td></t<> | 1535 E PIERSON RD | Flushing | MI | 48433 | Great Lakes Taco, LLC | 810/919-6720 |
| 208 Nuin Street Frankennuth MI 48734 Bella Allerida, Inc. 898/422-334 34701 Ulta Abd Freenort MI 4802 Burder Foods, LUC 763/489-7915 3425 Wubain Street Gaylord MI 49435 Bella And Burdy, Inc. 898/422-3344 1730 Carlar Aeva. Gaylord MI 48437 Bella And Burdy, Inc. 898/422-3344 1730 Grand Plava. Grand Blanc MI 48439 Great Lakes Taco, LUC 810/919 4720 1035 Fill Road Grand Blanc MI 48439 Great Lakes Taco, LUC 810/919 4720 1035 Fill Road Grand Blanc MI 48439 Surdarce, Inc. 289/422-334 820 Torch Street Grand Rapids MI 49308 Border Foods, LUC 763/489-7915 605 Leonard Street NW Grand Rapids MI 49305 Border Foods, LUC 763/489-7915 51049 Northand Dr, KE M-44 Grand Rapids MI 49305 Border Foods, LUC 763/489-7915 51249 Jahreneues Grand Rapids MI 49304 <td< td=""><td>3977 24th Ave</td><td>Fort Gratiot</td><td>MI</td><td>48059</td><td>Black River Bells, LLC</td><td>248/446-0100</td></td<> | 3977 24th Ave | Fort Gratiot | MI | 48059 | Black River Bells, LLC | 248/446-0100 |
| 3470 Utche RoadFragerMI4922Back River Pells, LLC2424 (4e100)5425 Wuberry LaneFrutportMI49415Border Foods, LLC763/489-29155425 Wuberry LaneGladvinMI4935Bella and Birds, Inc.898/422-33541379 E. Cedar Ave.GladvinMI4935Bella and Birds, Inc.898/422-33547500 Grand PhewyGrand BinnMI4836Great Lakes Taco, LLC810/919-67201005 F. Hill RoadGrand BinnMI4837Great Lakes Taco, LLC810/919-67201015 F. Hill RoadGrand BinnMI4838Great Lakes Taco, LLC810/919-67201015 F. Tell RoadGrand BanginMI4835Sundare, Inc.898/422-33542820 Tach StreetGrand RapidsMI4951Border Foods, LLC753/489-29152820 Stach Street SGrand RapidsMI4952Border Foods, LLC753/489-29152820 Stach Street SGrand RapidsMI4952Border Foods, LLC753/489-29152820 Stach Street SGrand RapidsMI4953Border Foods, LLC753/489-29152820 Stach Street SGrand RapidsMI4954Bella and Birds, Inc.898/422-3544020 Stach Street SGrand RapidsMI4954Bella and Birds, Inc.898/422-3544020 Stach Street SGrand RapidsMI4953Border Foods, LLC753/489-29151310 And Kapas Street NFGrand RapidsMI4954Bella and Birds, Inc.898/42 | 800 South Grand Avenue | Fowlerville | MI | 48836 | Old West Properties, L.L.C. | 248/446-0100 |
| 1335 west Main StreetFremontMI4912Border Foods, LLC763/489-29151352 WohinGavlordMI49435Bells and Birds, Inc.898/422-35413750 Carda Pkov.Gardo Min48430Great Lakes Taco, LLC810/919-47201008 Holly RodaGrand BlancMI48430Great Lakes Taco, LLC810/919-47201005 El Till RodaGrand BlancMI48430Great Lakes Taco, LLC810/919-47201055 El Till RodaGrand BlancMI48430Great Lakes Taco, LLC810/919-47201055 El Till RodaGrand BlancMI49430Mariane, Inc.248/446-0100605 Leonard Street NWGrand RapidsMI49508Border Foods, LLC753/489-29155040 Northland Dr, NE M-44Grand RapidsMI49518Border Foods, LLC753/489-29155040 Northland Dr, NE M-44Grand RapidsMI49508Border Foods, LLC753/489-29155040 Northland Dr, NE M-44Grand RapidsMI49508Border Foods, LLC753/489-29155040 Northland Dr, NE M-44Grand RapidsMI49508Border Foods, LLC753/489-29155045 Northland Dr, NE M-44Grand RapidsMI49508Border Foods, LLC753/489-29155045 Northland Dr, NE M-44Grand RapidsMI49508Border Foods, LLC753/489-29155045 Northland Dr, NE M-44Grand RapidsMI49508Border Foods, LLC753/489-29155155 Narren NeueGrand RapidsMI49508 | 208 N Main Street | Frankenmuth | MI | 48734 | Bells and Birds, Inc. | 989/422-3534 |
| 5425 Wukim Fruitport MI 49415 Pooler Foods, LLC 793/489-2015 1352 W Main Gladwin MI 48524 Belta and Birds, Inc. 989/422-3534 1375 C Cadar Ave. Gladwin MI 48504 Felta and Birds, Inc. 981/942-3534 1005 R F Hill Road Grand Binac MI 4830 Grant Lakes Taco, LLC 810/919-6720 1015 R F Hill Road Grand Binac MI 4833 Grant Lakes Taco, LLC 810/919-6720 1015 R F Hill Road Grand Rapids MI 49504 Beinand Birds, Inc. 989/423-4334 202 Torch Street Grand Rapids MI 49504 Border Foods, LLC 783/489-2015 2023 Strest Street Grand Rapids MI 49515 Border Foods, LLC 783/489-2015 2023 Strest Street Grand Rapids MI 49514 Belta and Birds, Inc. 989/423-4334 2023 Strest Street Grand Rapids MI 49514 Border Foods, LLC 763/489-2015 2023 Strest Street Street Grand Rapids MI 49514 | 34701 Utica Road | Fraser | MI | 48026 | Black River Bells, LLC | 248/446-0100 |
| 1332 Wain Gayland MI 4973 Bells and Bincs, Inc. 989/422-334 1305 Cafrand Rivey Grand Binc MI 48507 Grant Likes Taco, LLC 810/919-6720 1008 Holly Road Grand Binc MI 48439 Grant Likes Taco, LLC 810/919-6720 1035 Elmin Road Grand Binc MI 48439 Grant Likes Taco, LLC 810/919-6720 1035 Elmin Road Grand Rapids MI 48437 Sundance, Inc. 289/42/-3534 1207 Torch Street Grand Rapids MI 49508 Border Foods, LLC 763/489-9315 1203 Elmin and Street NW Grand Rapids MI 49518 Border Foods, LLC 763/489-2315 1204 Rorthand Dr, VE M-44 Grand Rapids MI 49528 Border Foods, LLC 763/489-2315 1201 Statis St. Grand Rapids MI 49548 Bells and Birds, Inc. 989/422-334 1204 Ringins Stet N E Grand Rapids MI 49548 Bells and Birds, Inc. 989/422-334 12104 Stet Missins Stet N E Grand Rapids </td <td>1305 West Main Street</td> <td>Fremont</td> <td>MI</td> <td>49412</td> <td>Border Foods, LLC</td> <td>763/489-2915</td> | 1305 West Main Street | Fremont | MI | 49412 | Border Foods, LLC | 763/489-2915 |
| 1175 C.cdari Ave. Gladwin MI 4852 Bella and Birds, Inc. 981/422-334 7500 Grand Holy Road Grand Bianc MI 48430 Grant Lakes Taco, LLC 811/919-6720 9058 F.HII Road Grand Bianc MI 48430 Grant Lakes Taco, LLC 811/919-6720 917 Seacon Grand Hane MI 49514 Grant Asiance, Inc. 284/446-0100 920 Torch Street Grand Rapids MI 49504 Berlara Birds, Inc. 284/446-0100 923 Strest Street NW Grand Rapids MI 49512 Border Foods, LLC 763/489-2015 9243 Plainfield Averue Grand Rapids MI 49554 Border Foods, LLC 763/489-2015 9243 Plainfield Averue Grand Rapids MI 49545 Border Foods, LLC 763/489-2015 9243 Plainfield Averue Grand Rapids MI 49546 Border Foods, LLC 763/489-2015 9243 Plainfield Averue Grand Rapids MI 49545 Border Foods, LLC 763/489-2015 9243 Plainfield Averue Grand Rapids MI | 5425 Blueberry Lane | Fruitport | MI | 49415 | Border Foods, LLC | 763/489-2915 |
| 7500 Grand Rivey Grand Biner MI 48507 Great Lakes Taco, LLC 810/919-6720 1098 Hully Road Grand Biner, MI 4433 Great Lakes Taco, LLC 810/919-6720 1075 Fascan Grand Haven MI 4433 Great Lakes Taco, LLC 810/919-6720 1075 Fascan Grand Rapids MI 48337 Surdance, Inc. 298/24/2-554 1076 Schand Street NV Grand Rapids MI 49512 Border Foods, LLC 763/489-9315 2830 28th Street SS Grand Rapids MI 49512 Border Foods, LLC 763/489-9315 6010 28th Street SS Grand Rapids MI 49525 Border Foods, LLC 763/489-2315 6101 28th Street SS Grand Rapids MI 49534 Barler Foods, LLC 763/489-2315 6102 48th Street NS Grand Rapids MI 49545 Barder Foods, LLC 763/489-2315 6103 48th Street NS Grand Rapids MI 49545 Barler Foods, LLC 763/489-2315 6104 MULE MARCE ASTREET NS Grand Rapids MI 49545 | 1352 W Main | Gaylord | MI | 49735 | Bells and Birds, Inc. | 989/422-3534 |
| 9008 1009 Read Grand Blanc MI 44439 Great Lakes Taco, LLC 810/919-6720 9175 Beacon Grand Banc MI 44439 Great Lakes Taco, LLC 810/919-6720 9175 Beacon Grand Hapois MI 44917 Mariane, Inc. 248/446-0100 605 Leonard Street NW Grand Rapids MI 44951 Border Foods, LLC 763/482-2815 6728 Maran Rapids MI 49512 Border Foods, LLC 763/482-2815 5049 Morthland Dr, NE M-44 Grand Rapids MI 49525 Border Foods, LLC 763/482-2915 3120 Barder Kave Grand Rapids MI 49524 Bells and Birds, Inc. 989/422-3534 1016 Michigan Street N E Grand Rapids MI 49533 Berles Toods, LLC 763/482-2915 2165 Jirs Business Loop Grand Mapids MI 49533 Bells and Birds, Inc. 989/422-3534 2165 Jirs Business Loop Grand Mapids MI 49533 Border Foods, LLC 763/482-2015 | 1179 E. Cedar Ave. | Gladwin | MI | 48624 | Bells and Birds, Inc. | 989/422-3534 |
| 1958 E Hui Read Grand Banc MI 44439 Grand Likes Taco, LLC. 881/0712-5524 820 Torch Street Grand Lagge MI 48837 Sundance, Inc. 288/242-3534 620 Torch Street Grand Rapids MI 48504 Border Foods, LLC 763/482-2815 6228 Aslamazo Avenue SE Grand Rapids MI 49512 Border Foods, LLC 763/482-2815 6401 Strest SE Grand Rapids MI 49512 Border Foods, LLC 763/482-2915 6401 Strest SE Grand Rapids MI 49525 Border Foods, LLC 763/482-2915 6401 Apline Avenue Grand Rapids MI 49545 Border Foods, LLC 763/482-2915 7104 Stings Street N E Grand Rapids MI 4954 Bells and Birds, Inc. 988/42-3534 7125 Stings Street N E Grand Rapids MI 4954 Bells and Birds, Inc. 988/42-3534 7125 Stings Street N E Grand Rapids MI 49548 Border Foods, LLC 763/482-2915 7125 Stings Street N E Grand Rapids MI < | 7500 Grand Pkwy | Grand Blanc | MI | 48507 | Great Lakes Taco, LLC | 810/919-6720 |
| 917 5 Bescon Grand Haven MI 49417 Mariane, Inc. 988/422-3534 920 Torch Street NW Grand Rapids MI 49537 Sundancy, Inc. 288/442-0100 495 Leanard Street NW Grand Rapids MI 49504 Bells and Birds, Inc. 988/422-3534 6778 Kalamazon Avenue SE Grand Rapids MI 49512 Border Foods, LLC 763/489-2015 5049 Northand Dr, NE M-44 Grand Rapids MI 49512 Border Foods, LLC 763/489-2015 3120 Ajpine Ave NW Grand Rapids MI 49523 Border Foods, LLC 763/489-2015 3120 Ajpine Ave NW Grand Rapids MI 49534 Bells and Birds, Inc. 989/422-3534 1014 Michigan Street N E Grand Rapids MI 49533 Border Foods, LLC 763/489-2015 2167 S17 S business Loop Grand Mapids MI 49533 Border Foods, LLC 763/489-2015 2121 V. State St. Harland MI 49333 Border Foods, LLC 763/489-2015 2121 V. State St. Harland MI 49333 | 9008 Holly Road | Grand Blanc | MI | 48439 | Great Lakes Taco, LLC | 810/919-6720 |
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| 10558 Hartland Square Dr. Hartland MI 48353 Sundance, Inc. 248/446-0100 1021 W. State St. Hastings MI 49058 Border Foods, LLC 763/489-2915 2011 W. Carleton Road Hillsdale MI 49242 Old West Properties, LLC. 248/446-0100 1144 South Washington Holland MI 49242 Border Foods, LLC 763/489-2915 190 N. River Ave Holland MI 49424 Border Foods, LLC 763/489-2915 190 N. River Ave Holland MI 49424 Border Foods, LLC 763/489-2915 4047 Grange Hall Rd Holly MI 48424 Great Lakes Taco, LLC 810/919-6720 2400 CEDAR ST Holt MI 4823 Border Foods, LLC 763/489-2915 3023 W Houghton Lake Dr Houghton MI 4824 Great Lakes Taco, LLC 248/446-0100 731 South Cedar Street Howell MI 48243 Black River Bells, LLC 248/446-0100 731 South Cedar Street Imaly City MI 48444 7BEL | | , , | | | | |
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| 900 Razorback Drive Houghton MI 49931 Border Foods of Wisconsin, LLC 763/489-2915 3023 W Houghton Lake Dr Houghton Lake MI 48629 Mariane, Inc. 989/422-3534 3653 E Grand River Ave. Howell MI 48843 Black River Bells, LLC 248/446-0100 731 South Michigan Ave. Howell MI 48844 Black River Bells, LLC 989/422-3534 3105 Commerce Lane Ionia MI 48846 Border Foods, LLC 763/489-2915 1520 S Stephenson Ave Iron Mountain MI 48840 Border Foods, Of Wisconsin, LLC 763/489-2915 1321 E. Center Street Ithaca MI 48847 Bells and Birds, Inc. 989/422-3534 801 W Ganson Street Jackson MI 48202 Old West Properties, LL.C. 248/446-0100 2545 Airport Rd Jackson MI 49202 Sundance, Inc. 248/446-0100 188 Chicago Drive Jenison MI 49202 Sundance, Inc. 248/446-0100 188 Streede Ave Kalamazoo MI | - | | | | - | - |
| 3023 W Houghton Lake DrHoughton LakeMI48629Mariane, Inc.989/422-35343653 E Grand River Ave.HowellMI48843Black River Bells, LLC248/446-01001031 South Michigan Ave.HowellMI48843Black River Bells, LLC248/446-0100731 South Cedar StreetImlay CityMI488447 Bells, LLC989/422-35343105 Commerce LaneIoniaMI48846Border Foods, LLC763/489-29151520 S Stephenson AveIron MountainMI49801Border Foods of Wisconsin, LLC763/489-29151321 E. Center StreetIshpemingMI49849Border Foods of Wisconsin, LLC763/489-29151321 E. Center StreetJacksonMI49202Old West Properties, L.L.C.248/446-01002545 Airport RdJacksonMI49202Old West Properties, L.L.C.248/446-01002528 E Michigan AveJacksonMI49202Old West Properties, L.L.C.248/446-01002528 E Nichigan AveJacksonMI49202Old West Properties, L.L.C.248/446-01002533 S Westnedge AveKalamazooMI49008Border Foods, LLC763/489-29153233 S Westnedge AveKalamazooMI49001Border Foods, LLC763/489-2915333 S Ovestnedge AveKalamazooMI49002Border Foods, LLC763/489-2915333 S Westnedge AveKalamazooMI49003Border Foods, LLC763/489-2915333 S Ovestnedge AveKalamazoo | | | | | | |
| 3653 E Grand River Ave. Howell MI 48843 Black River Bells, LLC 248/446-0100 1031 South Michigan Ave. Howell MI 48843 Black River Bells, LLC 248/446-0100 731 South Cedar Street Imlay City MI 48444 7 BELLS, LLC 989/422-3534 3105 Commerce Lane Ionia MI 48846 Border Foods of Wisconsin, LLC 763/489-2915 1520 S Stephenson Ave Iron Mountain MI 49849 Border Foods of Wisconsin, LLC 763/489-2915 1321 E. Center Street Ithaca MI 48847 Bells and Birds, Inc. 989/422-3534 801 W Ganson Street Jackson MI 49202 Old West Properties, L.L.C. 248/446-0100 2545 Airport Rd Jackson MI 49202 Old West Properties, L.L.C. 248/446-0100 188 Chicago Drive Jackson MI 49202 Old West Properties, L.L.C. 248/446-0100 183 S Westnedge Ave Kalamazoo MI 49009 Border Foods, LLC 763/489-2915 5076 South 9th Street Kalamazoo MI 49008 Border Foods, LLC 763/489-2915 | | • | | | | |
| 1031 South Michigan Ave. Howell MI 48843 Black River Bells, LLC 248/446-0100 731 South Cedar Street Imlay City MI 48444 7 BELLS, LLC 989/422-3534 3105 Commerce Lane Ionia MI 48846 Border Foods, LLC 763/489-2915 1520 S Stephenson Ave Iron Mountain MI 49801 Border Foods of Wisconsin, LLC 763/489-2915 1321 E. Center Street Ithaca MI 49847 Bells and Birds, Inc. 989/422-3534 801 W Ganson Street Jackson MI 49202 Old West Properties, LLC. 248/446-0100 2928 E Michigan Ave Jackson MI 49202 Old West Properties, LLC. 248/446-0100 188 Chicago Drive Jackson MI 49202 Old West Properties, LLC. 248/446-0100 2323 S Westnedge Ave Kalamazoo MI 49202 Old West Properties, LLC. 763/489-2915 3233 S Westnedge Ave Kalamazoo MI 49008 Border Foods, LLC 763/489-2915 3231 Portage Road Kalamazoo MI | | | | | | |
| 731 South Cedar StreetImlay CityMI484447 BELLS, LLC989/422-35343105 Commerce LaneIoniaMI48846Border Foods, LLC763/489-29151520 S Stephenson AveIron MountainMI49801Border Foods of Wisconsin, LLC763/489-2915848 US Highway 41 WIshpemingMI49849Border Foods of Wisconsin, LLC763/489-29151321 E. Center StreetIthacaMI49847Bells and Birds, Inc.989/422-3534801 W Ganson StreetJacksonMI49202Old West Properties, L.LC.248/446-01002545 Airport RdJacksonMI49202Sundance, Inc.248/446-01002928 E Michigan AveJacksonMI49202Old West Properties, L.LC.248/446-0100188 Chicago DriveJenisonMI49202Old West Properties, L.LC.248/446-01002229 Sprinkle RoadKalamazooMI49009Border Foods, LLC763/489-29155076 South 9th StreetKalamazooMI49008Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29155013 W MainKalamazooMI49009Border Foods, LLC763/489-29155013 W MainKalamazooMI49009Border Foods, LLC763/489-29155013 W MainKalamazooMI49009Berler Foods, LLC989/422-35345010 North Cedar St.KalkaskaMI496467 BELLS, LLC989/422-3534 </td <td>1031 South Michigan Ave.</td> <td></td> <td></td> <td></td> <td></td> <td>· · · · · · · · · · · · · · · · · · ·</td> | 1031 South Michigan Ave. | | | | | · · · · · · · · · · · · · · · · · · · |
| 3105 Commerce Lane Ionia MI 48846 Border Foods, LLC 763/489-2915 1520 S Stephenson Ave Iron Mountain MI 49801 Border Foods of Wisconsin, LLC 763/489-2915 848 US Highway 41 W Ishpeming MI 49849 Border Foods of Wisconsin, LLC 763/489-2915 1321 E. Center Street Ithaca MI 48847 Bells and Birds, Inc. 989/422-3534 801 W Ganson Street Jackson MI 49202 Old West Properties, LL.C. 248/446-0100 2545 Airport Rd Jackson MI 49202 Sundance, Inc. 248/446-0100 2928 E Michigan Ave Jackson MI 49202 Old West Properties, LL.C. 248/446-0100 188 Chicago Drive Jenison MI 49202 Old West Properties, LLC. 763/489-2915 5076 South 9th Street Kalamazoo MI 49048 Border Foods, LLC 763/489-2915 5331 Portage Road Kalamazoo MI 49001 Border Foods, LLC 763/489-2915 5033 Gull Rd Kalamazoo MI < | • | | | | | - |
| 848 US Highway 41 WIshpemingMI49849Border Foods of Wisconsin, LLC763/489-29151321 E. Center StreetIthacaMI48847Bells and Birds, Inc.989/422-3534801 W Ganson StreetJacksonMI49202Old West Properties, L.L.C.248/446-01002545 Airport RdJacksonMI49202Sundance, Inc.248/446-01002928 E Michigan AveJacksonMI49202Old West Properties, L.L.C.248/446-0100188 Chicago DriveJanisonMI49202Old West Properties, L.L.C.248/446-0100188 Chicago DriveJanisonMI49428Border Foods, LLC763/489-29155076 South 9th StreetKalamazooMI49009Border Foods, LLC763/489-29153233 S Westnedge AveKalamazooMI49002Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29156035 Gull RdKalamazooMI49009Border Foods, LLC763/489-29155010 W MainKalamazooMI49009Bells and Birds, Inc.989/422-3534510 North Cedar St.KalkaskaMI490467 BLLS, LLC989/422-35345293 Wadhams RdKimballMI48362Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/87-069 | 3105 Commerce Lane | Ionia | MI | 48846 | Border Foods, LLC | 763/489-2915 |
| 1321 E. Center StreetIthacaMI48847Bells and Birds, Inc.989/422-3534801 W Ganson StreetJacksonMI49202Old West Properties, L.L.C.248/446-01002545 Airport RdJacksonMI49202Sundance, Inc.248/446-01002928 E Michigan AveJacksonMI49202Old West Properties, L.L.C.248/446-0100188 Chicago DriveJenisonMI49202Old West Properties, L.L.C.248/446-0100188 Chicago DriveJenisonMI49009Border Foods, LLC763/489-29155076 South 9th StreetKalamazooMI49009Border Foods, LLC763/489-29153233 S Westnedge AveKalamazooMI49001Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29155013 W MainKalamazooMI49048Border Foods, LLC763/489-2915510 North Cedar St.KalkaskaMI49009Bells and Birds, Inc.989/422-35342593 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48359Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC423/587-06903240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | 1520 S Stephenson Ave | Iron Mountain | MI | 49801 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 801 W Ganson StreetJacksonMI49202Old West Properties, L.L.C.248/446-01002545 Airport RdJacksonMI49202Sundance, Inc.248/446-01002928 E Michigan AveJacksonMI49202Old West Properties, L.L.C.248/446-0100188 Chicago DriveJenisonMI49202Old West Properties, L.L.C.248/446-01005076 South 9th StreetKalamazooMI49009Border Foods, LLC763/489-29153233 S Westnedge AveKalamazooMI49008Border Foods, LLC763/489-29152229 Sprinkle RoadKalamazooMI49001Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29156035 Gull RdKalamazooMI49008Border Foods, LLC763/489-29155013 W MainKalamazooMI49004Border Foods, LLC763/489-2915510 North Cedar St.KalamazooMI49099Bells and Birds, Inc.989/422-3534510 North Cedar St.KalkaskaMI496467 BELLS, LLC989/422-35345293 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48359Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 </td <td>848 US Highway 41 W</td> <td>Ishpeming</td> <td>MI</td> <td>49849</td> <td>Border Foods of Wisconsin, LLC</td> <td>763/489-2915</td> | 848 US Highway 41 W | Ishpeming | MI | 49849 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 2545 Airport RdJacksonMI49202Sundance, Inc.248/446-01002928 E Michigan AveJacksonMI49202Old West Properties, L.L.C.248/446-0100188 Chicago DriveJenisonMI49428Border Foods, LLC763/489-29155076 South 9th StreetKalamazooMI49009Border Foods, LLC763/489-29153233 S Westnedge AveKalamazooMI49008Border Foods, LLC763/489-29152229 Sprinkle RoadKalamazooMI49001Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29156035 Gull RdKalamazooMI49048Border Foods, LLC763/489-29155013 W MainKalamazooMI49009Bells and Birds, Inc.989/422-3534510 North Cedar St.KalkaskaMI496467 BELLS, LLC989/422-35342593 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48359Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | 1321 E. Center Street | Ithaca | MI | 48847 | Bells and Birds, Inc. | 989/422-3534 |
| 2928 E Michigan AveJacksonMI49202Old West Properties, L.L.C.248/446-0100188 Chicago DriveJenisonMI49428Border Foods, LLC763/489-29155076 South 9th StreetKalamazooMI49009Border Foods, LLC763/489-29153233 S Westnedge AveKalamazooMI49008Border Foods, LLC763/489-29152229 Sprinkle RoadKalamazooMI49001Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29156035 Gull RdKalamazooMI49048Border Foods, LLC763/489-29155013 W MainKalamazooMI49048Border Foods, LLC763/489-2915510 North Cedar St.KalamazooMI49099Bells and Birds, Inc.989/422-35342593 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48359Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | 801 W Ganson Street | Jackson | MI | 49202 | Old West Properties, L.L.C. | 248/446-0100 |
| 188 Chicago DriveJenisonMI49428Border Foods, LLC763/489-29155076 South 9th StreetKalamazooMI49009Border Foods, LLC763/489-29153233 S Westnedge AveKalamazooMI49008Border Foods, LLC763/489-29152229 Sprinkle RoadKalamazooMI49001Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29156035 Gull RdKalamazooMI49009Border Foods, LLC763/489-29155013 W MainKalamazooMI49048Border Foods, LLC763/489-2915510 North Cedar St.KalamazooMI49009Bells and Birds, Inc.989/422-35342593 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48359Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | 2545 Airport Rd | Jackson | MI | 49202 | Sundance, Inc. | 248/446-0100 |
| 5076 South 9th StreetKalamazooMI49009Border Foods, LLC763/489-29153233 S Westnedge AveKalamazooMI49008Border Foods, LLC763/489-29152229 Sprinkle RoadKalamazooMI49001Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29156035 Gull RdKalamazooMI49009Border Foods, LLC763/489-29155013 W MainKalamazooMI49048Border Foods, LLC763/489-2915510 North Cedar St.KalamazooMI49009Bells and Birds, Inc.989/422-35342593 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48352Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | 2928 E Michigan Ave | Jackson | MI | 49202 | Old West Properties, L.L.C. | 248/446-0100 |
| 3233 S Westnedge AveKalamazooMI49008Border Foods, LLC763/489-29152229 Sprinkle RoadKalamazooMI49001Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29156035 Gull RdKalamazooMI49048Border Foods, LLC763/489-29155013 W MainKalamazooMI49049Bells and Birds, Inc.989/422-3534510 North Cedar St.KalkaskaMI496467 BELLS, LLC989/422-35342593 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48352Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | 188 Chicago Drive | Jenison | MI | 49428 | Border Foods, LLC | 763/489-2915 |
| 2229 Sprinkle RoadKalamazooMI49001Border Foods, LLC763/489-29155301 Portage RoadKalamazooMI49002Border Foods, LLC763/489-29156035 Gull RdKalamazooMI49048Border Foods, LLC763/489-29155013 W MainKalamazooMI49009Bells and Birds, Inc.989/422-3534510 North Cedar St.KalkaskaMI496467 BELLS, LLC989/422-35342593 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48352Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | 5076 South 9th Street | Kalamazoo | MI | 49009 | Border Foods, LLC | 763/489-2915 |
| 5301 Portage Road Kalamazoo MI 49002 Border Foods, LLC 763/489-2915 6035 Gull Rd Kalamazoo MI 49048 Border Foods, LLC 763/489-2915 5013 W Main Kalamazoo MI 49009 Bells and Birds, Inc. 989/422-3534 510 North Cedar St. Kalkaska MI 49646 7 BELLS, LLC 989/422-3534 2593 Wadhams Rd Kimball MI 48074 Natron Corporation 248-426-9841 660 S Lapeer Rd Lake Orion MI 48362 Great Lakes Taco, LLC 810/919-6720 4885 S Baldwin Road Lake Orion MI 48359 Great Lakes Taco, LLC 810/919-6720 3240 W Sterns Rd Lambertville MI 48144 Charter Foods North, LLC 423/587-0690 | 3233 S Westnedge Ave | Kalamazoo | MI | 49008 | Border Foods, LLC | 763/489-2915 |
| 6035 Gull Rd Kalamazoo MI 49048 Border Foods, LLC 763/489-2915 5013 W Main Kalamazoo MI 49009 Bells and Birds, Inc. 989/422-3534 510 North Cedar St. Kalkaska MI 49646 7 BELLS, LLC 989/422-3534 2593 Wadhams Rd Kimball MI 48074 Natron Corporation 248-426-9841 660 S Lapeer Rd Lake Orion MI 48362 Great Lakes Taco, LLC 810/919-6720 4885 S Baldwin Road Lake Orion MI 48359 Great Lakes Taco, LLC 810/919-6720 3240 W Sterns Rd Lambertville MI 48144 Charter Foods North, LLC 423/587-0690 | 2229 Sprinkle Road | Kalamazoo | MI | 49001 | Border Foods, LLC | 763/489-2915 |
| 5013 W MainKalamazooMI49009Bells and Birds, Inc.989/422-3534510 North Cedar St.KalkaskaMI496467 BELLS, LLC989/422-35342593 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48362Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | 5301 Portage Road | Kalamazoo | MI | 49002 | Border Foods, LLC | 763/489-2915 |
| 510 North Cedar St.KalkaskaMI496467 BELLS, LLC989/422-35342593 Wadhams RdKimballMI48074Natron Corporation248-426-9841660 S Lapeer RdLake OrionMI48362Great Lakes Taco, LLC810/919-67204885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | | | | | | |
| 2593 Wadhams Rd Kimball MI 48074 Natron Corporation 248-426-9841 660 S Lapeer Rd Lake Orion MI 48362 Great Lakes Taco, LLC 810/919-6720 4885 S Baldwin Road Lake Orion MI 48359 Great Lakes Taco, LLC 810/919-6720 3240 W Sterns Rd Lambertville MI 48144 Charter Foods North, LLC 423/587-0690 | | | | | | |
| 660 S Lapeer Rd Lake Orion MI 48362 Great Lakes Taco, LLC 810/919-6720 4885 S Baldwin Road Lake Orion MI 48359 Great Lakes Taco, LLC 810/919-6720 3240 W Sterns Rd Lambertville MI 48144 Charter Foods North, LLC 423/587-0690 | | | | | | |
| 4885 S Baldwin RoadLake OrionMI48359Great Lakes Taco, LLC810/919-67203240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | | | | | - | |
| 3240 W Sterns RdLambertvilleMI48144Charter Foods North, LLC423/587-0690 | - | | | | | |
| | | | | | | |
| 3215 S Martin Luther King Jr Blvd Lansing MI 48910 Black River Bells, LLC 248/446-0100 | | | | | | |
| | 3215 S Martin Luther King Jr Blvd | Lansing | MI | 48910 | Black River Bells, LLC | 248/446-0100 |

| 310 N. Clippert Street | Lansing | МІ | 48912 | Old West Properties, L.L.C. | 248/446-0100 |
|--|----------------------|----------|----------------|--|------------------------------|
| 2990 Dunckle Road | Lansing | MI | 48910 | Old West Properties, L.L.C. | 248/446-0100 |
| 2809 N East St | Lansing | MI | 48906 | Old West Properties, L.L.C. | 248/446-0100 |
| 5634 S Cedar | Lansing | MI | 48911 | Old West Properties, L.L.C. | 248/446-0100 |
| 4347 W Saginaw Hwy | Lansing | MI | 48917 | Old West Properties, L.L.C. | 248/446-0100 |
| 984 S Main St | Lapeer | MI | 48446 | 7 BELLS, LLC | 989/422-3534 |
| 605 West Broad Street | Linden | MI | 48451 | Great Lakes Taco, LLC | 810/919-6720 |
| 15055 Middle Belt | Livonia | MI | 48154 | Black River Bells, LLC | 248/446-0100 |
| 33203 West Eight Mile Road | Livonia | MI | 48152 | Sundance, Inc. | 248/446-0100 |
| 1975 West Main Street | Lowell | MI | 49331 | Border Foods, LLC | 763/489-2915 |
| 4418 W Us Highway 10 | Ludington | MI | 49431 | Bells and Birds, Inc. | 989/422-3534 |
| 45590 Gratiot Avenue | Macomb | MI | 48042 | Sundance, Inc. | 248/446-0100 |
| 32801 John R Road | Madison Heights | MI | 48071 | Great Lakes Taco, LLC | 810/919-6720 |
| 1611 East 12 Mile Road | Madison Heights | MI | 48071 | Great Lakes Taco, LLC | 810/919-6720 |
| 1745 U.S. 31 South | Manistee | MI | 49660 | Young, Stanley | |
| 2747 Main Street | Marlette | MI | 48453 | Great Lakes Taco, LLC | 810/919-6720 |
| 3062 Us Highway 41 W | Marquette | MI | 49855 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 15955 W Michigan Ave | Marshall | MI | 49068 | Border Foods, LLC | 763/489-2915 |
| 3000 Gratiot Avenue | Marysville | MI | 48040 | Natron Corporation | 248-426-9841 |
| 805 N Cedar St | Mason | MI | 48854 | Sundance, Inc. | 248/446-0100 |
| 1322 8th Avenue | Menominee | MI | 49858 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 4106 S Lapeer Rd | Metamora | MI | 48455 | Great Lakes Taco, LLC | 810/919-6720 |
| 1180 Dexter Street | Milan | MI | 48160 | Black River Bells, LLC | 248/446-0100 |
| 525 General Motors Rd | Milford | MI | 48381 | Sundance, Inc. | 248/446-0100 |
| 14495 Laplaisance Road | Monroe | MI | 48161 | Sundance, Inc. | 248/446-0100 |
| 1300 North Dixie Hwy 250 E State St | Monroe Montrose | MI | 48162 | Old West Properties, L.L.C. | 248/446-0100 |
| 103 N GROESBECK HWY | Mount Clemens | MI | 48457 | Great Lakes Taco, LLC Sundance, Inc. | 810/919-6720 |
| 5760 E. Pickard Rd. | Mount Pleasant | MI MI | 48043 48858 | Bells and Birds, Inc. | 248/446-0100 989/422-3534 |
| 1143 S Mission St | Mount Pleasant | MI | 48858 | Bells and Birds, Inc. | 989/422-3534 |
| 1431 E Apple Ave | Muskegon | MI | 49442 | Border Foods, LLC | 763/489-2915 |
| 1887 East Sherman | Muskegon | MI | 49444 | Border Foods, LLC | 763/489-2915 |
| 2160 Holton Rd | Muskegon | MI | 49445 | Border Foods, LLC | 763/489-2915 |
| 2860 Henry Street | Muskegon | MI | 49441 | Border Foods, LLC | 763/489-2915 |
| 57275 Lyon Center Dr | New Hudson | MI | 48165 | Old West Properties, L.L.C. | 248/446-0100 |
| 8161 South Mason Street | Newaygo | MI | 49337 | Bells and Birds, Inc. | 989/422-3534 |
| 1298 S 11th St | Niles | MI | 49120 | Delight TB Indiana 4 LLC | ···· , ···· |
| 31100 BECK RD | Novi | MI | 48377 | Old West Properties, L.L.C. | 248/446-0100 |
| 21350 Greenfield Road | Oak Park | MI | 48237 | Sundance, Inc. | 248/446-0100 |
| 2030 Grand River Avenue | Okemos | MI | 48864 | Old West Properties, L.L.C. | 248/446-0100 |
| 2307 Jolly Rd | Okemos | MI | 48864 | Sundance, Inc. | 248/446-0100 |
| 5150 U.S. 23 North | Oscoda | MI | 48750 | James Mikula | 248-646-1375 |
| 229 S State St | Otisville | MI | 48463 | Great Lakes Taco, LLC | 810/919-6720 |
| 201 E Main Street | Owosso | MI | 48867 | Old West Properties, L.L.C. | 248/446-0100 |
| 870 N Lapeer Rd. | Oxford | MI | 48371 | Great Lakes Taco, LLC | 810/919-6720 |
| 835 S Kalamazoo St | Paw Paw | MI | 49079 | Border Foods, LLC | 763/489-2915 |
| 2889 West Lansing Road | Perry | MI | 48872 | Sundance, Inc. | 248/446-0100 |
| 1191 N. U.S. Highway 31 | Petoskey | MI | 49770 | Bells and Birds, Inc. | 989/422-3534 |
| 1278 East MI-36 | Pinckney | MI | 48169 | Sundance, Inc. | 248/446-0100 |
| 1310 M89 | Plainwell | MI | 49080 | Border Foods, LLC | 763/489-2915 |
| 409 N Main St | Plymouth | MI | 48170 | Sundance, Inc. | 248/446-0100 |
| 458 E. Walton Blvd | Pontiac | MI | 48340 | Great Lakes Taco, LLC | 810/919-6720 |
| 1200 S. Opdyke Road | Pontiac | MI | 48341 | Black River Bells, LLC | 248/446-0100 |
| 729 24th Street | Port Huron | MI | 48060 | Natron Corporation | 248-426-9841 |
| 6314 S. Westnedge | Portage | MI | 49002 | Border Foods, LLC | 763/489-2915 |
| 1433 E. Grand River | Portland | MI | 48875 | Black River Bells, LLC | 248/446-0100 |
| 26450 Plymouth Rd. | Redford | MI | 48239 | Sundance, Inc. | 248/446-0100 |
| 220th Ave. & US 10-R25 | Reed City | MI | 49677 | Bells and Birds, Inc. | 989/422-3534 |
| 67556 Main Street | Richmond | MI | 48062 | Sundance, Inc. | 248/446-0100 |
| 2971 10 Mile Rd NE | Rockford | MI | 49341 | Border Foods, LLC | 763/489-2915 |
| 9920 Wayne Rd 25544 Gratiot | Romulus Roseville | MI | 48174 48066 | Sundance, Inc. | 248/446-0100 |
| 25544 Gratiot 1611 E 11 Mile Rd | | MI | 48066 48067 | Sundance, Inc. | 248/446-0100 810/919-6720 |
| | Royal Oak Saginaw | MI MI | 48067 48603 | Great Lakes Taco, LLC 7 BELLS, LLC | 810/919-6720 989/422-3534 |
| 2945 Bay Rd. | | 1111 | 40005 | / ULLLJ, LLC | 989/422-3534 |
| | - | | | Bells and Birds Inc | 980/122 2521 |
| 1472 N Michigan Ave 3262 E Holland Road | Saginaw | MI | 48602 | Bells and Birds, Inc. Bells and Birds, Inc. | 989/422-3534 989/422-3534 |
| 3262 E Holland Road | Saginaw Saginaw | MI MI | 48602 48601 | Bells and Birds, Inc. | 989/422-3534 |
| - | Saginaw | MI | 48602 | - | |

| 916 S Us Highway 27 | Saint Johns | MI | 48879 | Old West Properties, L.L.C. | 248/446-0100 |
|--|--------------------------------|----------|----------------|--|------------------------------|
| 2051 Niles Rd | Saint Joseph | MI | 49085 | Bell Great Lakes LLC | 317/288-9581 |
| 502 East Michigan Avenue | Saline | MI | 48176 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 550 WEST SANILAC RD | Sandusky | MI | 48471 | Natron Corporation | 248-426-9841 |
| 2751 I-75 Business Spur | Sault Sainte Marie | MI | 49783 | Bells and Birds, Inc. | 989/422-3534 |
| 8904 Unionville Rd | Sebewaing | MI | 48726 | Great Lakes Taco, LLC | 810/919-6720 |
| 1133 Phoenix Road | South Haven | MI | 49090 | Border Foods, LLC | 763/489-2915 |
| 22315 Pontiac Trail | South Lyon | MI | 48178 | Sundance, Inc. | 248/446-0100 |
| 24705 W 12 MILE RD | Southfield | MI | 48034 | Sundance, Inc. | 248/446-0100 |
| 24024 W 9 Mile Rd | Southfield | MI | 48033 | Sundance, Inc. | 248/446-0100 |
| 506 Main St | Standish | MI | 48658 | Sundance, Inc. | 248/446-0100 |
| 4141 E 14 Mile Road | Sterling Heights | MI | 48310 | Sundance, Inc. | 248/446-0100 |
| 601 S Centerville Rd | Sturgis | MI | 49091 | Border Foods, LLC | 763/489-2915 |
| 4311 Elms Rd | Swartz Creek | MI | 48473 | Great Lakes Taco, LLC | 810/919-6720 |
| 2210 Orchard Lake Rd | Sylvan Lake | MI | 48320 | Sundance, Inc. | 248/446-0100 |
| 709 E. Lake St. | Tawas City | MI | 48763 | Black River Bells, LLC | 248/446-0100 |
| 1006 W. Chicago | Tecumseh | MI | 49286 | Sundance, Inc. | 248/446-0100 |
| 1017 W Michigan Ave | Three Rivers | MI MI | 49093 49684 | Border Foods, LLC Bolls and Birds, Inc. | 763/489-2915 |
| 873 US Highway 31 S 1447 W South Airport Rd | Traverse City Traverse City | MI | 49686 49686 | Bells and Birds, Inc. Bells and Birds, Inc. | 989/422-3534 989/422-3534 |
| 816 E Front St | Traverse City | MI | 49686 | Mariane, Inc. | 989/422-3534 |
| 41167 Dequindre Rd | Troy | MI | 48085 | Sundance, Inc. | 248/446-0100 |
| 3268 Rochester Road | Troy | MI | 48083 | Great Lakes Taco, LLC | 810/919-6720 |
| 936 W Huron Rd | Vassar | MI | 48768 | Great Lakes Taco, LLC | 810/919-6720 |
| 4234 Lake Michigan Drive | Walker | MI | 49534 | Border Foods, LLC | 763/489-2915 |
| 1163 E. West Maple Road | Walled Lake | MI | 48390 | Sundance, Inc. | 248/446-0100 |
| 4105 E 8 Mile Rd | Warren | MI | 48091 | Sundance, Inc. | 248/446-0100 |
| 11799 13 Miles Road | Warren | MI | 48093 | Sundance, Inc. | 248/446-0100 |
| 65891 Van Dyke | Washington | MI | 48095 | 7 BELLS, LLC | 989/422-3534 |
| 119 North Telegraph Road | Waterford | MI | 48329 | Great Lakes Taco, LLC | 810/919-6720 |
| 4743 Dixie Highway | Waterford | MI | 48329 | Great Lakes Taco, LLC | 810/919-6720 |
| 5350 Highland Road | Waterford | MI | 48327 | Great Lakes Taco, LLC | 810/919-6720 |
| 714 S Main St | Watervliet | MI | 49098 | Bell Great Lakes LLC | 317/288-9581 |
| 1158 W. Superior Street | Wayland | MI | 49348 | Border Foods, LLC | 763/489-2915 |
| 32940 Michigan Ave | Wayne | MI | 48184 | Sundance, Inc. | 248/446-0100 |
| 2995 Cook Road | West Branch | MI | 48661 | Bells and Birds, Inc. | 989/422-3534 |
| 201 S. Merriman Road | Westland | MI | 48185 | Sundance, Inc. | 248/446-0100 |
| 6305 Highland Road | White Lake | MI | 48383 | Great Lakes Taco, LLC | 810/919-6720 |
| 8100 Cooley Lake Road | White Lake | MI | 48386 | Great Lakes Taco, LLC | 810/919-6720 |
| 9044 Highland Road | White Lake | MI | 48386 | Great Lakes Taco, LLC | 810/919-6720 |
| 3271 Colby Rd | Whitehall | MI | 49461 | Border Foods, LLC | 763/489-2915 |
| 5560 Clyde Park Ave SW | Wyoming | MI | 49509 | Border Foods, LLC | 763/489-2915 |
| 1819 28th Street SW | Wyoming | MI | 49509 | Border Foods, LLC | 763/489-2915 |
| 22 44th St SW | Wyoming | MI MI | 49548 49509 | Border Foods, LLC Border Foods, LLC | 763/489-2915 763/489-2915 |
| 1123 Chicago Dr 560 28th St SE | Wyoming Wyoming | MI | 49548 | Border Foods, LLC | 763/489-2915 |
| 2655 Washtenaw Ave | Ypsilanti | MI | 48197 | Black River Bells, LLC | 248/446-0100 |
| 2351 Ellsworth Road | Ypsilanti | MI | 48197 | Black River Bells, LLC | 248/446-0100 |
| 1085 E Michigan Ave | Ypsilanti | MI | 48198 | Sundance, Inc. | 248/446-0100 |
| 8387 Westpark Way | Zeeland | MI | 49464 | Border Foods, LLC | 763/489-2915 |
| 6040 LaBeaux Ave NE | Albertville | MN | 55301 | Border Foods, LLC | 763/489-2915 |
| 4817 Hwy 29 S | Alexandria | MN | 56308 | Border Foods, LLC | 763/489-2915 |
| 14254 Inca Street NW | Andover | MN | 55303 | Border Foods, LLC | 763/489-2915 |
| 647 W Main St | Anoka | MN | 55303 | Border Foods, LLC | 763/489-2915 |
| 7715 150th Street West | Apple Valley | MN | 55124 | Border Foods, LLC | 763/489-2915 |
| 14175 Edgewood Dr | Baxter | MN | 56425 | Border Foods, LLC | 763/489-2915 |
| 515 Paul Bunyan Drive | Bemidji | MN | 56601 | Border Foods, LLC | 763/489-2915 |
| 4240 Pheasant Ridge Dr NE | Blaine | MN | 55449 | Border Foods, LLC | 763/489-2915 |
| 291 Highway 10 NE | Blaine | MN | 55434 | Border Foods, LLC | 763/489-2915 |
| 11665 Ulysses Lane | Blaine | MN | 55434 | Border Foods, LLC | 763/489-2915 |
| 10729 University Ave NE | Blaine | MN | 55434 | Border Foods, LLC | 763/489-2915 |
| 9230 Lyndale Ave South | Bloomington | MN | 55420 | Border Foods, LLC | 763/489-2915 |
| 5532 Brooklyn Blvd | Brooklyn Center | MN | 55429 | Border Foods, LLC | 763/489-2915 |
| 5931 94th Ave N | Brooklyn Park | MN | 55443 | Border Foods, LLC | 763/489-2915 |
| 8575 Aspen Lane North | Brooklyn Park | MN | 55445 | Border Foods, LLC | 763/489-2915 |
| 8530 Edinburgh Centre Dr | Brooklyn Park | MN | 55443 | Border Foods, LLC | 763/489-2915 |
| 150 Orr Ave 14231 Nicollet Ave | Buffalo Burnsville | MN MN | 55313 | Border Foods, LLC Border Foods, LLC | 763/489-2915 |
| | BULLISVILLE | IVIIN | 55337 | boraci i oous, LLC | 763/489-2915 |

| 1050 and Aug CE | Combridge | N 4 N I | 55000 | Derder Freder LLC | 762/480 2015 |
|---|--------------------------|----------|----------------|--|------------------------------|
| 1950 2nd Ave SE 975 West 78th Street | Cambridge Chanhassen | MN | 55008 | Border Foods, LLC | 763/489-2915 |
| 1418 Highway 33 | Cloquet | MN MN | 55317 55720 | Border Foods, LLC Border Foods, LLC | 763/489-2915 763/489-2915 |
| 1865 Gateway Dr. NW | Coon Rapids | MN | 55448 | Border Foods, LLC | 763/489-2915 |
| 13057 Round Lake Blvd | Coon Rapids | MN | 55448 | Border Foods, LLC | 763/489-2915 |
| 8623 E Point Douglas Rd S | Cottage Grove | MN | 55016 | Border Foods, LLC | 763/489-2915 |
| 5547 West Broadway | Crystal | MN | 55428 | Border Foods, LLC | 763/489-2915 |
| 1031 West Central Entrance | Duluth | MN | 55811 | Border Foods, LLC | 763/489-2915 |
| 2031 London Rd | Duluth | MN | 55812 | Border Foods, LLC | 763/489-2915 |
| 201 North 44th Ave. W | Duluth | MN | 55807 | Border Foods, LLC | 763/489-2915 |
| 1325 Town Centre Dr | Eagan | MN | 55123 | Border Foods, LLC | 763/489-2915 |
| 2000 Cliff Rd | Eagan | MN | 55122 | Border Foods, LLC | 763/489-2915 |
| 3015 Holiday Lane | Eagan | MN | 55121 | Border Foods, LLC | 763/489-2915 |
| 8450 Joiner Way | Eden Prairie | MN | 55344 | Border Foods, LLC | 763/489-2915 |
| 3210 Southdale Circle | Edina | MN | 55435 | Border Foods, LLC | 763/489-2915 |
| 19131 Freeport Avenue | Elk River | MN | 55330 | Border Foods, LLC | 763/489-2915 |
| 2235 STATE ST N | Fairmont | MN | 56031 | Border Foods, LLC | 763/489-2915 |
| 526 Wilson Ave NW | Faribault | MN | 55021 | Border Foods, LLC | 763/489-2915 |
| 615 Frontier Dr | Fergus Falls | MN | 56537 | Border Foods, LLC | 763/489-2915 |
| 1279 West Broadway | Forest Lake | MN | 55025 | Border Foods, LLC | 763/489-2915 |
| 7295 University Ave NE | Fridley | MN | 55432 | Border Foods, LLC | 763/489-2915 |
| 6620 Wayzata Blvd | Golden Valley | MN | 55426 | Border Foods, LLC | 763/489-2915 |
| 720 NE Hwy 2 | Grand Rapids | MN | 55744 | Border Foods, LLC | 763/489-2915 |
| 1229 N Frontage Rd | Hastings | MN | 55033 | Border Foods, LLC | 763/489-2915 |
| 503 Fire Monument Road | Hinckley | MN | 55037 | Border Foods, LLC | 763/489-2915 |
| 919 Cambridge St | Hopkins | MN | 55343 | Border Foods, LLC | 763/489-2915 |
| 1004 Highway 15 South | Hutchinson | MN | 55350 | Border Foods, LLC | 763/489-2915 |
| 240 Triangle Lane North | Jordan | MN | 55352 | Border Foods, LLC | 763/489-2915 |
| 16085 Elmhurst Lane | Lakeville | MN | 55044 | Border Foods, LLC | 763/489-2915 |
| 17750 Kenwood Trail | Lakeville | MN | 55044 | Border Foods, LLC | 763/489-2915 |
| 105 Lemieur St | Little Falls | MN | 56345 | Border Foods, LLC | 763/489-2915 |
| 145 St. Andrews Dr 1819 Madison Avenue | Mankato Mankato | MN MN | 56001 56001 | Border Foods, LLC | 763/489-2915 763/489-2915 |
| 9816 Hospital Drive N. | Maple Grove | MN | 55369 | Border Foods, LLC Border Foods, LLC | 763/489-2915 |
| 13910 Grove Dr | Maple Grove | MN | 55311 | Border Foods, LLC | 763/489-2915 |
| 1965 County Road D | Maplewood | MN | 55109 | Border Foods, LLC | 763/489-2915 |
| 1304 E. College Drive | Marshall | MN | 56258 | Seth Skogen | ,03,403 2313 |
| 215 East Lake Street | Minneapolis | MN | 55408 | Border Foods, LLC | 763/489-2915 |
| 425 W Broadway | Minneapolis | MN | 55411 | Border Foods, LLC | 763/489-2915 |
| 4900 Central Ave NE | Minneapolis | MN | 55421 | Border Foods, LLC | 763/489-2915 |
| 1540 Stinson Blvd NE | Minneapolis | MN | 55413 | Border Foods, LLC | 763/489-2915 |
| 15110 Highway 7 | Minnetonka | MN | 55345 | Border Foods, LLC | 763/489-2915 |
| 12320 Wayzata Blvd. | Minnetonka | MN | 55305 | Border Foods, LLC | 763/489-2915 |
| 124 E 7th St | Monticello | MN | 55362 | Border Foods, LLC | 763/489-2915 |
| 321 South 8th Street | Moorhead | MN | 56560 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 38706 14th Avenue | North Branch | MN | 55056 | Border Foods, LLC | 763/489-2915 |
| 410 S Hwy 3 | Northfield | MN | 55057 | Border Foods, LLC | 763/489-2915 |
| 14529 60th Street North | Oak Park Heights | MN | 55082 | Border Foods, LLC | 763/489-2915 |
| 7049 10th Street North | Oakdale | MN | 55128 | Border Foods, LLC | 763/489-2915 |
| 681 West Bridge Street | Owatonna | MN | 55060 | Border Foods, LLC | 763/489-2915 |
| 16855 County Road 24 | Plymouth | MN | 55447 | Border Foods, LLC | 763/489-2915 |
| 9900 Rockford Road | Plymouth | MN | 55442 | Border Foods, LLC | 763/489-2915 |
| 3048 N. Service Drive | Red Wing | MN | 55066 | Border Foods, LLC | 763/489-2915 |
| 7740 2nd Ave South | Richfield | MN | 55423 | Border Foods, LLC | 763/489-2915 |
| 4000 Marketplace Dr NW | Rochester | MN | 55901 | Border Foods, LLC | 763/489-2915 |
| 2230 3rd. Ave SE | Rochester | MN | 55904 | Border Foods, LLC | 763/489-2915 |
| 516 N Broadway | Rochester | MN | 55906 | Border Foods, LLC | 763/489-2915 |
| 13500 Rogers Drive | Rogers | MN | 55374 | Border Foods, LLC | 763/489-2915 |
| 1741 Country Rd C 10 - 8th Avenue S E | Roseville Saint Cloud | MN MN | 55113 56304 | Border Foods, LLC Border Foods, LLC | 763/489-2915 763/489-2915 |
| 3311 2nd St S | Saint Cloud | MN | 56304 56301 | Border Foods, LLC | 763/489-2915 |
| 1484 White Bear Avenue | Saint Paul | MN | 55106 | Border Foods, LLC | 763/489-2915 |
| 565 No Snelling | Saint Paul | MN | 55100 | Border Foods, LLC | 763/489-2915 |
| 2219 Highway 10 | Saint Paul | MN | 55112 | Border Foods, LLC | 763/489-2915 |
| 1672 Rice St | Saint Paul | MN | 55112 | Border Foods, LLC | 763/489-2915 |
| 1940 Suburban Avenue | Saint Paul | MN | 55119 | Border Foods, LLC | 763/489-2915 |
| 3464 N. Rice Street | Saint Paul | MN | 55126 | Border Foods, LLC | 763/489-2915 |
| 1630 Robert St S | Saint Paul | MN | 55118 | Border Foods, LLC | 763/489-2915 |
| | | | - | • | |

| 1715 (2011) (10 | Sauk Centre | MN | 56378 | Border Foods, LLC | 763/489-2915 |
|--|--|--|--|---|--|
| 1215 Getty St S 14040 S Hwy 13 | Savage | MN | 55378 | Border Foods, LLC | 763/489-2915 |
| 1530 Vierling Drive E | Shakopee | MN | 55379 | Border Foods, LLC | 763/489-2915 |
| 100 Schumann Dr NW | Stewartville | MN | 55976 | Border Foods, LLC | 763/489-2915 |
| 640 Marketplace Drive | Waconia | MN | 55387 | Border Foods, LLC | 763/489-2915 |
| 580 Division Street | Waite Park | MN | 56387 | Border Foods, LLC | 763/489-2915 |
| 4600 Centerville Road | White Bear Lake | MN | 55110 | Border Foods, LLC | 763/489-2915 |
| 200 24th Avenue Southeast | Willmar | MN | 56201 | Border Foods, LLC | 763/489-2915 |
| 1455 Gilmore Ave | Winona | MN | 55987 | Border Foods, LLC | 763/489-2915 |
| 8473 Tamarack Road | Woodbury | MN | 55125 | Border Foods, LLC | 763/489-2915 |
| 926 Jeffco Blvd | Arnold | MO | 63010 | Bell Missouri LLC | 317/288-9581 |
| 1932 Richardson Road | Arnold | MO | 63010 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 15015 Eastside Drive | Ashland | MO | 65010 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2026 South Elliott | Aurora | MO | 65605 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 913 NW 12th Ave | Ava | MO | 65608 | BK Foods LLC | 417/543-2027 |
| 15225 Manchester Rd | Ballwin | MO | 63011 | Bell Missouri LLC | 317/288-9581 |
| 13775 Manchester Rd | Ballwin | MO | 63011 | Bell Missouri LLC | 317/288-9581 |
| 7901 East 171st Street | Belton | MO | 64012 | Royal City Bell, LLC | 602/432-7040 |
| 4132 Miller St | Bethany | MO | 64424 | Royal City Bell, LLC | 602/432-7040 |
| 934 S 7 Highway | Blue Springs | MO | 64014 | Royal City Bell, LLC | 602/432-7040 |
| 525 NE Coronado Drive | Blue Springs | MO | 64014 | Royal City Bell, LLC | 602/432-7040 |
| 1236 NW Woods Chapel Road | Blue Springs | MO | 64015 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1875 S Springfield Ave | Bolivar | MO | 65613 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2440 Main Street | Boonville | MO | 65233 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 100 Sharry St. | Bowling Green | MO | 63334 | Bell Missouri LLC | 317/288-9581 |
| 2000 W. US Hwy 76 | Branson | MO | 65616 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3511 Shepherd Hills Expy | Branson | MO | 65616 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 10738 Hwy 76 West | Branson West | MO | 65737 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 12420 St Charles Rock Rd 510 S. Ash St. | Bridgeton Buffalo | MO | 63044 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 201 Fran Avenue | Butler | MO MO | 65622 64730 | BK Foods LLC K-Mac Enterprises, Inc. | 417/543-2027 479-650-1489 |
| 4698 Highway W | Byrnes Mill | MO | 63051 | Bell Missouri LLC | 317/288-9581 |
| 423 E Highway 54 | Camdenton | MO | 65020 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 708 Baldwin | Cameron | MO | 64429 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 3039 Williams | Cape Girardeau | MO | 63703 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 335 N Kingshighway St | Cape Girardeau | MO | 63701 | Missouri Fiesta, Inc. | 636/583-4052 |
| 2603 Grand Ave | Carthage | MO | 64836 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 84 South Main Street | Cassville | MO | 65625 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 17090 Chesterfield Airport Rd. | Chesterfield | MO | 63005 | Bell Missouri LLC | 317/288-9581 |
| 1029 S Washington St | Chillicothe | MO | 64601 | KC Bell, Inc. | 316/684-8100 |
| 1700 East Ohio St | | MO | | | |
| 1700 Last Onio St | Clinton | IVIO | 64735 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1421 Cinnamon Hill Lane | Clinton Columbia | MO | 64735 65201 | K-Mac Enterprises, Inc. CED Management, LLC | 479-650-1489 573/818-2262 |
| | | | | | |
| 1421 Cinnamon Hill Lane | Columbia | MO | 65201 | CED Management, LLC | 573/818-2262 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane | Columbia Columbia | MO MO | 65201 65202 | CED Management, LLC CED Management, LLC | 573/818-2262 573/818-2262 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane | Columbia Columbia Columbia | MO MO MO | 65201 65202 65202 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. | 573/818-2262 573/818-2262 573/818-2262 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive | Columbia Columbia Columbia Columbia | MO MO MO MO | 65201 65202 65202 65203 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E | Columbia Columbia Columbia Columbia Columbia | MO MO MO MO | 65201 65202 65202 65203 65203 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd | Columbia Columbia Columbia Columbia Columbia Columbia | MO MO MO MO MO | 65201 65202 65203 65203 65203 65201 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd | Columbia Columbia Columbia Columbia Columbia Columbia Columbia | M0 M0 M0 M0 M0 M0 | 65201 65202 65203 65203 65203 65201 65203 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. | Columbia Columbia Columbia Columbia Columbia Columbia Columbia Crestwood | M0 M0 M0 M0 M0 M0 M0 | 65201 65202 65203 65203 65203 65201 65203 63126 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba | M0 M0 M0 M0 M0 M0 M0 M0 | 65201 65202 65203 65203 65203 65201 65203 63126 65453 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto | M0 M0 M0 M0 M0 M0 M0 M0 M0 | 65201 65202 65203 65203 65203 65201 65203 63126 65453 63020 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon | M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 | 65201 65202 65203 65203 65203 65201 65203 63126 65453 63020 63601 63841 65026 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville | M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 | 65201 65202 65203 65203 65203 65201 65203 63126 65453 63020 63601 63841 65026 63011 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka | M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs | M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 913/428-3636 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington | M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M | 65201 65202 65203 65203 65203 65201 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 913/428-3636 479-650-1489 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. 560 W Karsch Blvd | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington | M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 63640 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 913/428-3636 479-650-1489 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. 560 W Karsch Blvd 611 Gravois Rd. | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington Farmington Fenton | M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M | 65201 65202 65203 65203 65203 65203 63203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 63640 63640 63026 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 913/428-3636 479-650-1489 479-650-1489 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. 560 W Karsch Blvd 611 Gravois Rd. 806 Lee Ave | Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington Farmington Fenton Festus | M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M0 M | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 63640 63640 63026 63028 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Bell Missouri LLC Bell Missouri LLC Bell Missouri LLC Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 317/288-9581 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. 560 W Karsch Blvd 611 Gravois Rd. 806 Lee Ave 6934 Parker Rd | Columbia Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington Farmington Fenton Festus Florissant | MO < | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 63640 63640 63026 63028 63033 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Bell Missouri LLC Bell Missouri LLC Bell Missouri LLC Bell Missouri LLC Bell Missouri LLC Bell Missouri LLC Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. 560 W Karsch Blvd 611 Gravois Rd. 806 Lee Ave 6934 Parker Rd 2525 N Lindbergh Blvd | Columbia Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington Farmington Farmington Festus Florissant Florissant | MO < | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 63640 63640 63640 63028 63033 63033 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Bell Missouri LLC Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. 560 W Karsch Blvd 611 Gravois Rd. 806 Lee Ave 6934 Parker Rd 2525 N Lindbergh Blvd 1491 Dunn Road | Columbia Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington Farmington Farmington Farmington Festus Florissant Florissant Florissant | MO < | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 63640 63640 63640 63028 63033 63033 63033 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Bell Missouri LLC Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. 560 W Karsch Blvd 611 Gravois Rd. 806 Lee Ave 6934 Parker Rd 2525 N Lindbergh Blvd 1491 Dunn Road 1009 N Bluff | Columbia Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington Farmington Farmington Farmington Farmington Forissant Florissant Florissant Florissant Florissant | MO < | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 63640 63640 63640 63028 63033 63033 63033 63033 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Bell Missouri LLC Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. 560 W Karsch Blvd 611 Gravois Rd. 806 Lee Ave 6934 Parker Rd 2525 N Lindbergh Blvd 1491 Dunn Road 1009 N Bluff 6321 N Oak Trafficway | Columbia Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington Farmington Farmington Farmington Farmington Forissant Florissant Florissant Florissant Florissant Florissant Florissant Florissant | MO < | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 63640 63640 63640 63028 63033 63033 63033 63033 65251 64118 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Bell Missouri LLC Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 |
| 1421 Cinnamon Hill Lane 1100 Smiley Lane 3301 Clark Lane 2009 Bernadette Drive 220 Business Loop 70 E 508 E Nifong Blvd 411 S Providence Rd 9805 Watson Rd. 405 N. Franklin Street 12866 Highway 21 412 N State St 1403 Business Hwy 60 1501 S Business 54 16100 Manchester Road 83 Hilltop Village Center Dr 1744 West Jesse James Road 1706 W. Columbia St. 560 W Karsch Blvd 611 Gravois Rd. 806 Lee Ave 6934 Parker Rd 2525 N Lindbergh Blvd 1491 Dunn Road 1009 N Bluff | Columbia Columbia Columbia Columbia Columbia Columbia Columbia Crestwood Cuba De Soto Desloge Dexter Eldon Ellisville Eureka Excelsior Springs Farmington Farmington Farmington Farmington Farmington Forissant Florissant Florissant Florissant Florissant | MO < | 65201 65202 65203 65203 65203 65203 63126 65453 63020 63601 63841 65026 63011 63025 64024 63640 63640 63640 63640 63028 63033 63033 63033 63033 | CED Management, LLC CED Management, LLC Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Dunafon Enterprises, Inc. Bell Missouri LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Robert Atwell Bell Missouri LLC Bell Missouri LLC FQSR, LLC (dba KBP Foods) K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. Bell Missouri LLC Bell Missouri LLC | 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 573/818-2262 317/288-9581 479-650-1489 479-650-1489 479-650-1489 573-392-3555 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 |

| 6080 S. Lindbergh Blvd. | | Green Park | мо | 63123 | K-Mac Enterprises, Inc. | 479-650-1489 |
|--|-------------------|------------------------------|----------|----------------|--|------------------------------|
| 4413 McMasters Ave | | Hannibal | MO | 63401 | KBP Bells, LLC | 913/428-3636 |
| 2010 N Commercial St | | Harrisonville | MO | 64701 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 5950 Howdershell Rd | | Hazelwood | MO | 63042 | Bell Missouri LLC | 317/288-9581 |
| 7747 N Lindbergh Blvd. | | Hazelwood | MO | 63042 | Bell Missouri LLC | 317/288-9581 |
| 2708 Hwy Blvd. | | Higginsville | MO | 64037 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2699 Ridge Point Drive | | High Ridge | MO | 63049 | Bell Missouri LLC | 317/288-9581 |
| 10255 Business HWY 21 | | Hillsboro | MO | 63050 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 103 Gage Dr. | | Hollister | MO | 65672 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 137 N. Summit Drive | | Holts Summit | MO | 65043 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1213 Sam Houston Blvd. | | Houston | MO | 65483 | Bell of Houston, Inc. | |
| 16502 US40 Highway | | Independence | MO | 64055 | Royal City Bell, LLC | 602/432-7040 |
| 3927 Bolger Road | | Independence | MO | 64055 | Royal City Bell, LLC | 602/432-7040 |
| 2491 S. State Route 291 | | Independence | MO | 64057 | Royal City Bell, LLC | 602/432-7040 |
| 16903 East 24 Hwy | | Independence | MO | 64056 | Royal City Bell, LLC | 602/432-7040 |
| 1300-A S. Noland Rd | | Independence | MO | 64055 | Royal City Bell, LLC | 602/432-7040 |
| 11020 E 23rd St S | | Independence Independence | MO | 64052 | Royal City Bell, LLC | 602/432-7040 |
| 4210 S Noland Rd 2271 East Jackson Blvd | | Jackson | MO MO | 64055 63755 | FQSR, LLC (dba KBP Foods) Missouri Fiesta, Inc. | 913/428-3636 636/583-4052 |
| 21150 US Highway 71 | | Jane | MO | 64856 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2005 Schotthill Woods Rd. | | Jefferson City | MO | 65101 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2605 Missouri Blvd | | Jefferson City | MO | 65109 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1905 Southwest Blvd | | Jefferson City | MO | 65109 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1029 S Range Line Rd | | Joplin | MO | 64801 | TB Of America, Inc. | 316/722-5670 |
| 2315 West 7th Street | | Joplin | MO | 64801 | TB Of America, Inc. | 316/722-5670 |
| 2601 Main Street | | Joplin | MO | 64804 | TB Of America, Inc. | 316/722-5670 |
| 3030 Van Brunt Blvd | | Kansas City | MO | 64128 | Royal City Bell, LLC | 602/432-7040 |
| 4101 Broadway Blvd. | | Kansas City | MO | 64111 | Royal City Bell, LLC | 602/432-7040 |
| 5700 E Bannister Rd | | Kansas City | MO | 64137 | Royal City Bell, LLC | 602/432-7040 |
| 1420 Prospect Ave | | Kansas City | MO | 64127 | Royal City Bell, LLC | 602/432-7040 |
| 4443 Blue Parkway Rd | | Kansas City | MO | 64130 | Royal City Bell, LLC | 602/432-7040 |
| 5704 E Red Bridge Rd | | Kansas City | MO | 64137 | Royal City Bell, LLC | 602/432-7040 |
| 6350 NW Barry Road | | Kansas City | MO | 64154 | Royal City Bell, LLC | 602/432-7040 |
| 2825 NE Vivion Road | | Kansas City | MO | 64119 | Royal City Bell, LLC | 602/432-7040 |
| 123 E Linwood | | Kansas City | MO | 64111 | Royal City Bell, LLC | 602/432-7040 |
| 4017 Blue Ridge Cut-Off | | Kansas City | MO | 64133 | Royal City Bell, LLC | 602/432-7040 |
| 6350 North Lucerne | | Kansas City | MO | 64151 | Royal City Bell, LLC | 602/432-7040 |
| 7201 NE Parvin Road 13111 State Line Road | | Kansas City | MO MO | 64117 64145 | Royal City Bell, LLC Royal City Bell, LLC | 602/432-7040 602/432-7040 |
| 1311 State Line Road 1313 West 103rd Street | | Kansas City Kansas City | MO | 64145 64114 | Royal City Bell, LLC | 602/432-7040 |
| 5925 Independence Ave | | Kansas City | MO | 64125 | Royal City Bell, LLC | 602/432-7040 |
| 9571 N McGee St | | Kansas City | MO | 64155 | Royal City Bell, LLC | 602/432-7040 |
| 430 NE Barry Rd | | Kansas City | MO | 64155 | Royal City Bell, LLC | 602/432-7040 |
| 9301 NE Highway 152 | | , Kansas City | MO | 64158 | Royal City Bell, LLC | 602/432-7040 |
| 8215 Wornall Rd | | Kansas City | MO | 64114 | Royal City Bell, LLC | 602/432-7040 |
| 1310 Emmanuel Cleaver II Blvd. | | Kansas City | MO | 64110 | Royal City Bell, LLC | 602/432-7040 |
| 6607 Prospect Ave | | Kansas City | MO | 64132 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1782 1st Street | | Kennett | MO | 63857 | W & M Restaurants, Inc. | 636/583-4052 |
| 3188 US Highway 54 | | Kingdom City | MO | 65262 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1217 S Baltimore | | Kirksville | MO | 63501 | Dunafon Enterprises, Inc. | 573/818-2262 |
| 353 South Kirkwood Road | | Kirkwood | MO | 63122 | Bell Missouri LLC | 317/288-9581 |
| 901 Robert Raymond Dr. | | Lake Saint Louis | MO | 63367 | Bell Missouri LLC | 317/288-9581 |
| 21 East Highway 160 | | Lamar | MO | 64759 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2500 Boulder Court | | Lebanon | MO | 65536 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 810 S Jefferson Ave. | | Lebanon | MO | 65536 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 851 NE Woods Chapel 3225 SW 3rd Street | | Lees Summit | MO | 64064 | Royal City Bell, LLC | 602/432-7040 |
| | | Lees Summit | MO | 64081 | Royal City Bell, LLC | 602/432-7040 |
| 605 NE Highway 291 615 Libby Lane | | Lees Summit Lees Summit | MO MO | 64086 64063 | Royal City Bell, LLC Royal City Bell, LLC | 602/432-7040 602/432-7040 |
| 3701 SW Hollywood Drive | | Lees Summit | MO | 64082 | Royal City Bell, LLC | 602/432-7040 |
| 1700 SE Blue Parkway | | Lees Summit | MO | 64063 | Royal City Bell, LLC | 602/432-7040 |
| 315 S 291 Hwy | | Liberty | MO | 64068 | Royal City Bell, LLC | 602/432-7040 |
| 1304 North Missouri Street | | Macon | MO | 63552 | Dunafon Enterprises, Inc. | 573/818-2262 |
| 1220 North Douglass Street | | Malden | MO | 63863 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2750 S. Big Bend Blvd. | | Maplewood | MO | 63143 | Bell Missouri LLC | 317/288-9581 |
| 1201 W College St | | Marshall | MO | 65340 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1390 Spur Drive | Marshfield Center | Marshfield | MO | 65706 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 11952 Dorsett Rd | | Maryland Heights | MO | 63043 | Bell Missouri LLC | 317/288-9581 |
| | | | | | | |

| 1117 C Main St | Manuilla | MO | 64469 | KC Boll Inc | 216/684 8100 |
|---|--------------------------------|------------|----------------|--|------------------------------|
| 1117 S Main St 607 West Monroe Street | Maryville Mexico | MO MO | 64468 65265 | KC Bell, Inc. K-Mac Enterprises, Inc. | 316/684-8100 479-650-1489 |
| 1700 N Morley | Moberly | MO | 65270 | Dunafon Enterprises, Inc. | 573/818-2262 |
| 829 E Highway 60 | Monett | MO | 65708 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 510 E Mt Vernon Blvd | Mount Vern | | 65712 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1818 N Main | Mountain G | | 65711 | BK Foods LLC | 417/543-2027 |
| 904 E. US Highway 60 | Mountain V | | 65548 | Bell of Mountain View, Inc | |
| 1710 Industrial Drive | Neosho | MO | 64850 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2300 Austin Blvd Lot 21 | Nevada | MO | 64772 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 507 West Mt Vernon Street | Nixa | MO | 65714 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1040 Armour Rd | North Kansa | as City MO | 64116 | Royal City Bell, LLC | 602/432-7040 |
| 4231 State Highway K | O Fallon | MO | 63368 | Bell Missouri LLC | 317/288-9581 |
| 201 SE 4th Street | Oak Grove | MO | 64075 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 102 Fallon Parkway | O'Fallon | MO | 63368 | Bell Missouri LLC | 317/288-9581 |
| 603 S Main St | O'Fallon | MO | 63366 | Bell Missouri LLC | 317/288-9581 |
| 10426 Page Ave | Olivette | MO | 63132 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 9339 Olive Blvd | Olivette | MO | 63132 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3554 Osage Beach Pkwy | Osage Beac | h MO | 65065 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 503 E Lincoln Avenue | Owensville | MO | 65066 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 5564 N 21st St | Ozark | MO | 65721 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 880 North 18th Street | Ozark | MO | 65721 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1630 West Osage Street | Pacific | MO | 63069 | Bell Missouri LLC | 317/288-9581 |
| 7085 Elizabeth St | Parkville | MO | 64152 | Royal City Bell, LLC | 602/432-7040 |
| 1303 S Perryville Blvd | Perryville | MO | 63775 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1621 HIGHWAY Z | Pevely | MO | 63070 | Bell Missouri LLC | 317/288-9581 |
| 1824 Prairie View Road | Platte City | MO | 64079 | KC Bell, Inc. | 316/684-8100 |
| 2015 N Highway 7 | Pleasant Hil | | 64080 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 450 Highway 53 | Poplar Bluff | | 63901 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 108 S. Westwood Blvd. | Poplar Bluff | | 63901 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2761 N. Westwood Blvd | Poplar Bluff | | 63901 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 810 East High Street | Potosi | MO | 63664 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 930 West Foxwood Drive | Raymore | MO | 64083 | Royal City Bell, LLC | 602/432-7040 |
| 9021 E. Highway 350 | Raytown | MO | 64133 | Royal City Bell, LLC | 602/432-7040 |
| 610 U.S. Hwy 60 East | Republic | MO | 65738 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 806 Slumber Lane | Richmond | MO | 64085 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 174 Johnstown Drive | Rogersville Rolla | MO | 65742 65401 | BK Foods LLC | 417/543-2027 |
| 120 Highway 72 West 1109 N Bishop Avenue | Rolla | MO MO | 65401 | K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. | 479-650-1489 479-650-1489 |
| 620 S. Fifth Street | Saint Charle | | 63301 | KBP Bells, LLC | 913/428-3636 |
| 2203 Droste Rd. | Saint Charle | | 63301 | Bell Missouri LLC | 317/288-9581 |
| 2003 Zumbehl Rd | Saint Charle | | 63303 | Bell Missouri LLC | 317/288-9581 |
| 3797 Elm Street | Saint Charle | | 63301 | Bell Missouri LLC | 317/288-9581 |
| 8299 Highway 47 | Saint Clair | MO | 63077 | W & M Restaurants, Inc. | 636/583-4052 |
| 3301 North Belt Hwy | Saint Joseph | | 64506 | KC Bell, Inc. | 316/684-8100 |
| 3402 S Belt Hwy | Saint Joseph | | 64503 | KC Bell, Inc. | 316/684-8100 |
| 910 Francis Street | Saint Joseph | | 64501 | KC Bell, Inc. | 316/684-8100 |
| 320 N. Belt Hwy. | Saint Joseph | | 64506 | KC Bell, Inc. | 316/684-8100 |
| 501 Chouteau | Saint Louis | MO | 63102 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3715 Lemay Ferry Road | Saint Louis | MO | 63125 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2971 Dougherty Ferry Rd. | The Shoppes at Sev Saint Louis | MO | 63122 | Bell Missouri LLC | 317/288-9581 |
| 9951 W Florissant Ave | Saint Louis | MO | 63136 | Bell Missouri LLC | 317/288-9581 |
| 9787 St Charles Rock Rd | Saint Louis | MO | 63114 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 10035 Manchester Road | Saint Louis | MO | 63122 | Bell Missouri LLC | 317/288-9581 |
| 5031 Natural Bridge | Saint Louis | MO | 63115 | Bell Missouri LLC | 317/288-9581 |
| 3440 So Kings Highway | Saint Louis | MO | 63139 | Bell Missouri LLC | 317/288-9581 |
| 4254 Bayless Ave | Saint Louis | MO | 63123 | Bell Missouri LLC | 317/288-9581 |
| 851 N Skinker Blvd | Saint Louis | MO | 63130 | Bell Missouri LLC | 317/288-9581 |
| 13123 Olive Blvd | Saint Louis | MO | 63141 | Bell Missouri LLC | 317/288-9581 |
| 3204 Telegraph Rd | Saint Louis | MO | 63125 | Bell Missouri LLC | 317/288-9581 |
| 7237 Watson Road | Saint Louis | MO | 63119 | Bell Missouri LLC | 317/288-9581 |
| 12850 Tesson Ferry Road | Saint Louis | MO | 63128 | Bell Missouri LLC | 317/288-9581 |
| 4320 Butler Hill Road | Saint Louis | MO | 63128 | Bell Missouri LLC | 317/288-9581 |
| 626 N Kings Highway Blvd | Saint Louis | MO | 63108 | Bell Missouri LLC | 317/288-9581 |
| 3501 S Grand Ave | Saint Louis | MO | 63118 | Bell Missouri LLC | 317/288-9581 |
| 1324 Hampton Avenue | Saint Louis | MO | 63139 | Bell Missouri LLC | 317/288-9581 |
| 5453 Telegraph Road | Saint Louis | MO | 63129 | Bell Missouri LLC | 317/288-9581 |
| 1630 Jungermann Rd. | Saint Peters | | 63304 | Bell Missouri LLC | 317/288-9581 |
| 159 Mid Rivers Mall Rd | Saint Peters | MO | 63376 | Bell Missouri LLC | 317/288-9581 |
| | | | | | |

| 4120 Movice Read | Saint Datars | MO | 62276 | Poll Miccouri LLC | 217/200 0501 |
|--|------------------------------|----------|----------------|---|------------------------------|
| 4120 Mexico Road 6082 Mid Rivers Mall Dr. | Saint Peters Saint Peters | MO MO | 63376 63304 | Bell Missouri LLC Bell Missouri LLC | 317/288-9581 317/288-9581 |
| 229 VFW Memorial Dr | Saint Robert | MO | 65584 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 704 S. Main | Salem | MO | 65560 | Mundwiller, Lorna | 475 050 1405 |
| 820 S Highway 65 | Sedalia | MO | 65301 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 132 Loveland Street | Seymour | MO | 65746 | BK Foods LLC | 417/543-2027 |
| 1165 S. Main | Sikeston | MO | 63801 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 15700 N. US 169 HWY | Smithville | MO | 64089 | Royal City Bell, LLC | 602/432-7040 |
| 1348 N Glenstone | Springfield | MO | 65802 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 520 North Eastgate Avenue | Springfield | MO | 65802 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3860 West Sunshine Street | Springfield | MO | 65807 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2047 E. Independence St | Springfield | MO | 65804 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 629 West Sunshine Street | Springfield | MO | 65807 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3511 W Chestnut Expy. | Springfield | MO | 65802 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3340 South Campbell | Springfield | MO | 65807 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2249 East Sunshine | Springfield | MO | 65804 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1335 W Kearney St | Springfield | MO | 65803 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 601 South National Avenue | Springfield | MO | 65804 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2933 S National Ave. | Springfield | MO | 65804 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4140 S Lipscomb Ave | Springfield | MO | 65807 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 11120 US- 24 | Sugar Creek | MO | 64054 | Royal City Bell, LLC | 602/432-7040 |
| 344 S Service Rd E | Sullivan | MO | 63080 | Bell Missouri LLC | 317/288-9581 |
| 235 E. Hwy 47 | Troy | MO | 63379 | Bell Missouri LLC | 317/288-9581 |
| 301 Crestview | Union | MO | 63084 | W & M Restaurants, Inc. | 636/583-4052 |
| 2115 Smizer Station Road | Valley Park | MO | 63088 | Bell Missouri LLC | 317/288-9581 |
| 405 South State Hwy 5 | Versailles | MO | 65084 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 701 N Maguire St | Warrensburg | MO | 64093 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 705 N State Hwy 47 | Warrenton | MO | 63383 | Bell Missouri LLC | 317/288-9581 |
| 1830 Commercial Street | Warsaw | MO | 65355 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 777 Washington Sq Shoping Cntr | Washington | MO | 63090 | W & M Restaurants, Inc. | 636/583-4052 |
| 102 Lowes Ave. | Waynesville | MO | 65583 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1708 S Madison St | Webb City | MO | 64870 | TB Of America, Inc. | 316/722-5670 |
| 1139 W. Pearce Blvd. | Wentzville | MO | 63385 | Bell Missouri LLC | 317/288-9581 |
| 1464 Gibson Avenue | West Plains | MO | 65775 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1345 Southern Hills Drive | West Plains | MO | 65775 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 405 E. Walnut Lane | Willard | MO | 65781 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 300 Cappell St. | Amory Batesville | MS MS | 38821 38606 | West Quality Food Service, Inc. V2, Inc. | 601/649-2522 |
| 705 Highway 6 East 2335 Pass Road | Biloxi | MS | 39531 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 913 Cedar Lake Rd | Biloxi | MS | 39531 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 1000 North Second Street | Booneville | MS | 38829 | Pacific Bells, LLC | 360/694-7855 |
| 1131 West Government Street | Brandon | MS | 39042 | Pacific Bells, LLC | 360/694-7855 |
| 977 Brookway Blvd | Brookhaven | MS | 39601 | Paradise Byrne Corporation | 601/445-9710 |
| 5575 I-55 South | Byram | MS | 39272 | Pacific Bells, LLC | 360/694-7855 |
| 118 Soldier Colony Rd | Canton | MS | 39046 | Pacific Bells, LLC | 360/694-7855 |
| 306 Hwy 16 West | Carthage | MS | 39051 | West Quality Food Service, Inc. | 601/649-2522 |
| 614 S State St | Clarksdale | MS | 38614 | Pacific Bells, LLC | 360/694-7855 |
| 606 N. Davis | Cleveland | MS | 38732 | Pacific Bells, LLC | 360/694-7855 |
| 490 Springridge | Clinton | MS | 39056 | David Paradise | 601/445-9710 |
| 3515 Hwy 49 | Collins | MS | 39428 | Pacific Bells, LLC | 360/694-7855 |
| 807 Highway 98 | Columbia | MS | 39429 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2328 Highway 45 N | Columbus | MS | 39705 | V2, Inc. | |
| 905 Alabama Street | Columbus | MS | 39702 | V2, Inc. | |
| 1021 S Cass St | Corinth | MS | 38834 | Pacific Bells, LLC | 360/694-7855 |
| 4405 E. Aloha Dr. | Diamondhead | MS | 39525 | B & G Food Enterprises, LLC | 985/384-3333 |
| 10569 D'iberville Road | D'iberville | MS | 39540 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 2331 Lakeland Drive | Flowood | MS | 39232 | Pacific Bells, LLC | 360/694-7855 |
| 103 Plaza Dr Ext | Flowood | MS | 39232 | Pacific Bells, LLC | 360/694-7855 |
| 1309 MS HWY 35 | Forest | MS | 39074 | Pacific Bells, LLC | 360/694-7855 |
| 402 Interchange Dr. | Fulton | MS | 38843 | Pacific Bells, LLC | 360/694-7855 |
| 1716 Dr Martin Luther King Jr Blvd | Greenville | MS | 38701 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1412 W Park Ave | Greenwood | MS | 38930 | Pacific Bells, LLC | 360/694-7855 |
| 1651 Sunset Drive | Grenada | MS | 38901 | Pacific Bells, LLC | 360/694-7855 |
| 831 Cowan Rd. | Gulfport | MS | 39507 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 2417 25th Ave | Gulfport | MS | 39501 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 11423 Highway 49 North | Gulfport | MS | 39503 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 9384 Hwy 49 | Gulfport | MS | 39503 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 4908 Hardy St | Hattiesburg | MS | 39402 | Paradise Foods II | 601/445-9710 |
| | | | | | |

| 2407 Handy St | | Liettiachung | MC | 20401 | Devedice Feedell | CO1/44E 0710 |
|--|-------|---------------------------|----------|----------------|--|------------------------------|
| 2407 Hardy St | | Hattiesburg Hazlehurst | MS | 39401 | Paradise Foods II | 601/445-9710 |
| 28073 Highway 28 2650 McIngvale Rd. | | Hernando | MS MS | 39083 38632 | West Quality Food Service, Inc. Hospitality Memphis, Inc. | 601/649-2522 315/451-1957 |
| 620 Highway 7 | | Holly Springs | MS | 38635 | West Quality Food Service, Inc. | 601/649-2522 |
| 999 Goodman Road | | Horn Lake | MS | 38637 | Hospitality Memphis, Inc. | 315/451-1957 |
| 3910 Goodman Road West | | Horn Lake | MS | 38637 | Hospitality Memphis, Inc. | 315/451-1957 |
| 1014 Highway 82 | | Indianola | MS | 38751 | R & J Foods, LLC | 662-820-5587 |
| 1709 Battleground Drive | | luka | MS | 38852 | Pacific Bells, LLC | 360/694-7855 |
| 2804 Suncrest Drive | | Jackson | MS | 39212 | Pacific Bells, LLC | 360/694-7855 |
| 330 W Northside Dr | | Jackson | MS | 39206 | Pacific Bells, LLC | 360/694-7855 |
| 1200 High Street | | Jackson | MS | 39202 | Pacific Bells, LLC | 360/694-7855 |
| 3276 Highway 80 West | | Jackson | MS | 39204 | Pacific Bells, LLC | 360/694-7855 |
| 44 Veterans Memorial Drive | | Kosciusko | MS | 39090 | West Quality Food Service, Inc. | 601/649-2522 |
| 132 South 16th Avenue | | Laurel | MS | 39440 | Paradise Foods II | 601/445-9710 |
| 958 W. Main Street | | Louisville | MS | 39339 | West Quality Food Service, Inc. | 601/649-2522 |
| 11282 Old 63 South | | Lucedale | MS | 39452 | B & G Food Enterprises, LLC | 985/384-3333 |
| 236 KFC Road | | Macon | MS | 39341 | West Quality Food Service, Inc. | 601/649-2522 |
| 1853 Main Street | | Madison | MS | 39110 | Pacific Bells, LLC | 360/694-7855 |
| 1558 Hwy 49 | | Magee | MS | 39111 | Pacific Bells, LLC | 360/694-7855 |
| 1209 Delaware Avenue | | McComb | MS | 39648 | David Paradise | 601/445-9710 |
| 2106 N Hills St | | Meridian | MS | 39305 | Pacific Bells, LLC | 360/694-7855 |
| 95 S Frontage Rd | | Meridian | MS | 39301 | Pacific Bells, LLC | 360/694-7855 |
| 4821 8th Street | | Meridian | MS | 39307 | Pacific Bells, LLC | 360/694-7855 |
| 6732 Hwy 63 | | Moss Point | MS | 39563 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 34 Sergeant Prentiss Dr | | Natchez | MS | 39120 | Paradise Byrne Corporation | 601/445-9710 |
| 200 Park Plaza | | New Albany | MS | 38652 | Pacific Bells, LLC | 360/694-7855 |
| 289 East Side Drive | | Newton | MS | 39345 | West, Richard | 601/649-2522 |
| 7402 Washington Ave. | | Ocean Springs | MS | 39564 | B & G Food Enterprises, LLC | 985/384-3333 |
| 3134 Bienville Blvd | | Ocean Springs | MS | 39564 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 7147 Hacks Cross Road | | Olive Branch | MS | 38654 | Pacific Bells, LLC | 360/694-7855 |
| 7500 Commerce | | Olive Branch | MS | 38654 | Pacific Bells, LLC | 360/694-7855 |
| 1726 University Ave | | Oxford | MS | 38655 | V2, Inc. | |
| 3259 Denny Avenue | | Pascagoula | MS | 39581 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 3051 Highway 80 East | | Pearl | MS | 39208 | Pacific Bells, LLC | 360/694-7855 |
| 15 Brinker Dr. | | Petal | MS | 39465 | Paradise Foods, Inc. | 601/445-9710 |
| 394 Main Street | | Philadelphia | MS | 39350 | Pacific Bells, LLC | 360/694-7855 |
| 425 Memorial Blvd | | Picayune Pontotoc | MS | 39466 | B & G Food Enterprises, LLC | 985/384-3333 |
| 2467 Hwy 15 N. 1170 Highway 40 South | | | MS | 38863 | V2, Inc. | 260/604 7855 |
| 1170 Highway 49 South | | Richland | MS | 39218 | Pacific Bells, LLC | 360/694-7855 |
| 1146 E County Line Rd 497 City Avenue | | Ridgeland Ripley | MS MS | 39157 38663 | Pacific Bells, LLC West Quality Food Service, Inc. | 360/694-7855 601/649-2522 |
| 209 Norfleet Dr | | Senatobia | MS | 38668 | V2, Inc. | 001/049-2322 |
| 580 Church Rd. | | Southaven | MS | 38671 | Hospitality Memphis, Inc. | 315/451-1957 |
| 1117 Main St | | Southaven | MS | 38671 | Pacific Bells, LLC | 360/694-7855 |
| 3920 Goodman Rd | | Southaven | MS | 38672 | Pacific Bells, LLC | 360/694-7855 |
| 207 Highway 12 West | | Starkville | MS | 39759 | V2, Inc. | 000,001,000 |
| 600 S. Gloster St | | Tupelo | MS | 38801 | Pacific Bells, LLC | 360/694-7855 |
| 2732 West Main Street | | Tupelo | MS | 38801 | Pacific Bells, LLC | 360/694-7855 |
| 884 Barnes Crossing Road | | Tupelo | MS | 38801 | Pacific Bells, LLC | 360/694-7855 |
| 3416 Pemberton Square Blvd | | Vicksburg | MS | 39180 | Pacific Bells, LLC | 360/694-7855 |
| 456 Highway 90 | | Waveland | MS | 39576 | B&G Capital & Gulf Coast Ventures, L.L.C. | 985/384-3333 |
| 700 1/2 Mississippi Drive | | Waynesboro | MS | 39367 | West Quality Food Service, Inc. | 601/649-2522 |
| 6095 Highway 45 Alt South | | West Point | MS | 39773 | V2, Inc. | |
| 1911 Azalea Dr S | Big K | Wiggins | MS | 39577 | B & G Food Enterprises, LLC | 985/384-3333 |
| 1554 Jerry Clower Blvd | - | Yazoo City | MS | 39194 | Pacific Bells, LLC | 360/694-7855 |
| 206 W Madison | | Belgrade | MT | 59714 | CLC Montana, LLC | 406/543-6458 |
| 633 Main St | | Billings | MT | 59105 | Border Foods of Montana, LLC | 763/489-2915 |
| 1509 Rehberg Lane | | Billings | MT | 59102 | Border Foods of Montana, LLC | 763/489-2915 |
| 2338 Central Avenue | | Billings | MT | 59102 | Border Foods of Montana, LLC | 763/489-2915 |
| 1006 Shilo Crossings Blvd | | Billings | MT | 59102 | Border Foods of Montana, LLC | 763/489-2915 |
| 749 Commerce Way | | Billings | MT | 59101 | Border Foods of Montana, LLC | 763/489-2915 |
| 1026 Grand Ave | | Billings | MT | 59102 | Border Foods of Montana, LLC | 763/489-2915 |
| 35 N Star Lane | | Bozeman | MT | 59718 | CLC Montana, LLC | 406/543-6458 |
| 2505 Catamount Street | | Bozeman | MT | 59715 | CLC Montana, LLC | 406/543-6458 |
| 2817 West Main Street | | Bozeman | MT | 59718 | CLC Montana, LLC | 406/543-6458 |
| 1 N Montana Street | | Butte | MT | 59701 | MTB 18, LLC | 406-728-3233 |
| 2939 Harrison Ave | | Butte | MT | 59701 | MTB 2, Inc. | 406-728-3233 |
| 1100 57th St. South | | Great Falls | MT | 59405 | CLC Montana, LLC | 406/543-6458 |
| | | | | | | |

| 1001 10th Ave Couth | Creat Falls | NAT | F040F | CI C Mantana II C | 400/542 0459 |
|---|----------------------------|----------|----------------|----------------------------------|------------------------------|
| 1901 10th Ave. South 1601 3rd Street N W | Great Falls Great Falls | MT | 59405 | CLC Montana, LLC | 406/543-6458 |
| 1007 N 1st St | Hamilton | MT MT | 59404 59840 | CLC Montana, LLC MTB 10, Inc. | 406/543-6458 406-728-3233 |
| 1485 Vandelay Ave. | Helena | MT | 59601 | MTB 17, LLC | 406-728-3233 |
| 2815 North Montana | Helena | MT | 59601 59601 | MTB 8, LLC | 406-728-3233 |
| 535 E. Idaho | Kalispell | MT | 59901 | MTB 4, Inc. | 406-728-3233 |
| | • | | | - | |
| 2254 Highway 93 North 119 SE 4th Street | Kalispell Laurel | MT | 59901 59044 | MTB 16, LLC | 406-728-3233 |
| 2410 Park St South Ste 1 | | MT | | Border Foods of Montana, LLC | 763/489-2915 |
| | Livingston Missoula | MT | 59047 | CLC Montana, LLC | 406/543-6458 |
| 2320 North Reserve | | MT | 59808 | MTB 6, Inc. | 406-728-3233 |
| 651 E Broadway | Missoula | MT | 59802 | MTB 3, Inc. | 406-728-3233 |
| 8500 Truck Stop Rd. 3400 Brooks Street | Missoula | MT | 59808 | MTB 1 Jpc | 406-728-3233 |
| | Missoula | MT | 59801 | MTB 1, Inc. | 406-728-3233 |
| 105 Ridgewater Dr. | Polson Aberdeen | MT | 59860 | MTB Polson, LLC | 406-728-3233 |
| 11145 US Highway 15 501 | Ahoskie | NC | 28315 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1500-10 E. Memorial Drive | Albemarle | NC | 27910 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 826 NC Hwy 24/37 ByPass East | | NC | 28001 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1205 Laura Village Drive | Apex | NC | 27523 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 10102 S Main St | Archdale | NC | 27263 | Charter Central, LLC | 423/587-0690 |
| 1408 E. Dixie Dr. | Asheboro | NC | 27203 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 625 W Dixie Dr | Asheboro | NC | 27205 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 67 Tunnel Road | Asheville | NC | 28805 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 872 Brevard Rd | Asheville | NC | 28806 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1885 Hendersonville Rd | Asheville | NC | 28803 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 985 Patton Ave | Asheville | NC | 28806 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1798 Live Oak Street | Beaufort | NC | 28516 | Hagan & Hagan, Inc. | 252/634-9760 |
| 602 E. Main St | Benson | NC | 27504 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 12340 State Highway 210 | Benson | NC | 27504 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 126 NC Hwy 801 N | Bermuda Run | NC | 27006 | Charter Central, LLC | 423/587-0690 |
| 530 NC Highway 9 | Black Mountain | NC | 28711 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 219 South Main St. | Boiling Springs | NC | 28017 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1093 Blowing Rock Rd | Boone | NC | 28607 | Tacala Tennessee Corp. | 205-443-9600 |
| 801 NC Highway 53 East | Burgaw | NC | 28425 | Bell Carolina LLC | 317/288-9581 |
| 1812 N. Church St | Burlington | NC | 27217 | Charter Central, LLC | 423/587-0690 |
| 309 Huffman Mill Road | Burlington | NC | 27215 | Charter Central, LLC | 423/587-0690 |
| 671 West Main Street | Burnsville | NC | 28714 | EM Squared, LLC | 18284438875 |
| 855 NC Highway 24 87 | Cameron | NC | 28326 | Bell Carolina LLC | 317/288-9581 |
| 1232 Birch Street Extension | Camp Lejeune | NC | 28547 | Bell Carolina LLC | 317/288-9581 |
| 660 Champion Drive | Canton | NC | 28716 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2101 Walnut St | Cary | NC | 27511 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1011 N Harrison Ave | Cary | NC | 27513 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1120 Kildaire Farm Rd | Cary | NC | 27511 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 48 Knox Way | Chapel Hill | NC | 27516 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2834 Boyer Street | Charlotte | NC | 28208 | Phoenix Taco, L.L.C. | 18284438875 |
| 8661 J.W. Clay Blvd | Charlotte | NC | 28262 | EM Squared, LLC | 18284438875 |
| 8812 Albemarle Rd. | Charlotte | NC | 28227 | EM Squared, LLC | 18284438875 |
| 3117 Freedom Drive | Charlotte | NC | 28208 | Phoenix Taco, L.L.C. | 18284438875 |
| 4601 N Tryon St | Charlotte | NC | 28213 | Phoenix Taco, L.L.C. | 18284438875 |
| 2405 South Blvd | Charlotte | NC | 28203 | Phoenix Taco, L.L.C. | 18284438875 |
| 5110 Sunset Rd | Charlotte | NC | 28269 | Phoenix Taco, L.L.C. | 18284438875 |
| 3612 N Sharon Amity Rd. | Charlotte | NC | 28205 | EM Squared, LLC | 18284438875 |
| 5540 University Pointe Blvd | Charlotte | NC | 28262 | Phoenix Taco, L.L.C. | 18284438875 |
| 1800 E Woodlawn Rd | Charlotte | NC | 28209 | Phoenix Taco, L.L.C. | 18284438875 |
| BLDG 4472 Woodside Drive | Cherry Point | NC | 28533 | Hagan & Hagan, Inc. | 252/634-9760 |
| 1105 East Church Street | Cherryville | NC | 28021 | Fulenwider Enterprises, Inc. | 18284438875 |
| 11657 US-70 | Clayton | NC | 27520 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 25 S. Merchant Ave | Clayton | NC | 27527 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1435 River Ridge Dr | Clemmons | NC | 27012 | Charter Central, LLC | 423/587-0690 |
| 2437 Lewisville Clemmons Rd | Clemmons | NC | 27012 | Charter Central, LLC | 423/587-0690 |
| 1410 Sunset Avenue | Clinton | NC | 28328 | Bell Carolina LLC | 317/288-9581 |
| 202 West Mill Street | Columbus | NC | 28722 | Fulenwider Enterprises, Inc. | 18284438875 |
| 258 Concord Parkway, So. | Concord | NC | 28027 | John R. Neal | 931/490-4765 |
| 3815 Concord Parkway S. | Concord | NC | 28027 | EM Squared, LLC | 18284438875 |
| 1094 Concord Parkway N. | Concord | NC | 28027 | EM Squared, LLC | 18284438875 |
| 7751 Gateway Lane | Concord | NC | 28027 | John R. Neal | 931/490-4765 |
| 3456 Miller Bridge Road | Connelly Spg | NC | 28612 | Fulenwider Enterprises, Inc. | 18284438875 |
| 20329 W Catawba Ave | Cornelius | NC | 28031 | Phoenix Taco, L.L.C. | 18284438875 |
| 1544 Highway 56 | Creedmoor | NC | 27522 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| | | | | | |

| 14.1.5. TURNOV 12-5. Lorenta N.C. 2.8021 Pathematic Line (1) (2) 1.2.5. TURNOV 12) 23.5. Complemental Si Lorenta N.C. 2.8034 Link VariEdge Partners, LIC 93/580-0558 23.50 Telliborough Ad Durham N.C. 2.7775 Link VariEdge Partners, LIC 93/580-0558 23.50 Telliborough Ad Durham N.C. 2.7771 Link VariEdge Partners, LIC 93/580-0558 23.50 Telliborough Ad Durham N.C. 2.7773 Link VariEdge Partners, LIC 93/580-0558 23.51 To An Jack Street Durham N.C. 2.7786 Link VariEdge Partners, LIC 93/580-0558 23.52 To An Jack Street Durham N.C. 2.7786 Link VariEdge Partners, LIC 93/580-0558 23.50 To Advis Street Elizabert City N.C. 2.7900 Charle Central, LIC 43/357-0500 23.50 Parkits Elizabert City N.C. 2.8307 Elicateria, LIC 33/358-253 23.50 Conto Carrer Dr Fayetteville N.C. 2.8308 EliCarolina LIC 33/3788-8581 23.50 Conto Ca | 101 Highway 10 C | Donuor | NC | 20027 | Fulenwider Enternises, Inc. | 10204420075 |
|--|-------------------------|----------------|----|-------|---------------------------------|---------------------------------------|
| 7.33 Cumerendo S Durn NC 8.858 Lubri Vanifage Painteren, LLC 93/850-00558 850 WESTGATC BR Durham NC 27707 Lubri Vanifage Painteren, LLC 93/850-00558 850 Hest Charling Painteren, LLC 93/850-00558 93/850-00558 93/850-00558 2101 C. K. Inginyay S4 Durham NC 27701 Lubri Vanifage Painteren, LLC 93/850-00558 230 Serie AR Durham NC 27730 Lubri Vanifage Painteren, LLC 93/850-00558 230 Serie AR Edam M CC 27280 Charling Painteren, LLC 43/857-0060 231 Serie AR Edam M NC 27390 Charling Central, LLC 43/857-0060 2323 Serie AR Eliabethown NC 28300 Charling Central, LLC 43/857-0060 2324 Serie AR Eliabethown NC 28300 Charling Central, LLC 43/857-0060 2325 Cencla Nary Eliabethown NC 28300 Bell Carolina LLC 43/788-0601 2325 Serie AR Eliabethown NC 28300 Bell Carolina LLC | 181 Highway 16 S | Denver | NC | 28037 | Fulenwider Enterprises, Inc. | 18284438875 |
| 359 STORMED Durham NC 2770 Luhn Vantzige Partners, LLC 93/850.0058 1150 NK.54 Durham NC 2770 Luhn Vantzige Partners, LLC 93/850.0058 1210 NK.16 Durham NC 27711 Luhn Vantzige Partners, LLC 93/850.0058 323.10 NK.16 Durham NC 27728 Luhn Vantzige Partners, LLC 93/850.0058 323.10 NK.16 Durham NC 27328 Luhn Vantzige Partners, LLC 423/857.4060 323.10 NK.16 Elaberh CN NC 27390 Chartz Central, LLC 423/857.4060 323.10 NK.94 Elaberh CN NC 2301 Partners 423/857.4060 323.10 NK.94 Elaberh CN NC 2302 Chartz Central, LLC 423/857.4060 323.10 NK.94 Elaberh CN NC 2301 Partners 423/87.4060 323.10 NK.94 Elaberh CN NC 2301 Partners 423/87.4060 323.10 | | | | | | |
| bit Durham NC 2776 Lufn Varticige Partners, LLC 91/850-0538 2101 EV. RCS Durham NC 27771 Lufn Varticige Partners, LLC 91/850-0538 2101 EV. RCS Durham NC 27703 Lufn Varticige Partners, LLC 91/850-0538 223 Virgina Rd Edemon NC 27703 Lufn Varticige Partners, LLC 423/857-0690 213 Virgina Strett Elaabeth CRy NC 27309 Charrer Cerral, LLC 423/857-0690 213 No Thoriginaus Strett Elaabeth CRy NC 27309 Diarrer Cerral, LLC 423/87-0690 213 No Thoriginaus Strett Elaabeth CRy NC 28610 Charrer Cerral, LLC 423/87-0690 213 No Thorizonter Dr Fayetteville NC 28610 Bell carolina LLC 317/288-981 1265 Stabin Sd Fayetteville NC 28610 Bell carolina LLC 317/288-981 1265 Stabin Sd Fayetteville NC 28511 Bell carolina LLC 317/288-981 1265 Stabin Sd Fayetteville NC 28518 | | | | | - | |
| 1110.W.C.S. ⁶ Durham NC 2773 Luhn Vartidge Partners, LLC 910/850.0585 2012 R.K.C.Highway FA Durham NC 2773 Luhn Vartidge Partners, LLC 913/850.0585 232 Nath Duk Street Durham NC 27735 Luhn Vartidge Partners, LLC 923/850.0585 232 Nata St Elabeth Chy NC 27930 Charter Central, LLC 423/857.0690 301 W.Finghus Street Elabeth Chy NC 27900 Charter Central, LLC 423/857.0690 321 S. Torg Taxid Eliabeth Chy NC 27900 Charter Central, LLC 423/857.0690 321 S. Torg Taxid Eliabeth Chy NC 28031 Bell Carolina LLC 317/288.951 321 S. Torg Taxid Favetterlle NC 2804 Bell Carolina LLC 317/288.951 322 Storg Charter Dr Favetterlle NC 2804 Bell Carolina LLC 317/288.951 4028 strage Bvd Favetterlle NC 2804 Bell Carolina LLC 317/288.951 4028 strage Bvd Favetterlle NC 2804 | | | | | . | · · · · · · · · · · · · · · · · · · · |
| 1210 E (Figliway Sri Durham NC 2732 Luhin Vartidige Partners, LLC 92/930-0558 223 Vingina B Eden NC 2738 Fulenwider Interprises, Inc. 123/9486/055 234 Signatina B Eden NC 2738 Fulenwider Interprises, Inc. 123/37-0580 1234 Nada St Elizabeli Ciy NC 27090 Charter Central, LLC 423/37-0580 1235 Nada St Elizabeli Ciy NC 27090 Charter Central, LLC 423/37-0580 1315 Coginé St Elizabeli Ciy NC 2833 Bell Carolina LLC 423/37-0580 1315 Coginé St Elizabeli Ciy NC 2833 Bell Carolina LLC 423/37-0580 1316 NC Iway ST Fayetteville NC 2800 Bell Carolina LLC 423/37-0580 2325 Stohan Carter Dr Fayetteville NC 2803 Bell Carolina LLC 137/28-9581 2335 Codina Carke Stohan Carter Dr Fayetteville NC 2803 Bell Carolina LLC 137/28-9581 2345 Cardina Stohan Carter Dr Fayetteville NC 2 | - | | | | - | |
| Balt Nuch Dule Street Durham NC P270 Luch Vartif Ge Partners, LLC 991/580-053 223 Vingein Rd Edenton NC 2733 Charte Cerrial, LLC 423/587-0690 231 Noad St Elizabeth City NC 27090 Charte Cerrial, LLC 423/587-0690 301 M Enrighus Street Elizabeth City NC 27090 Charter Cerrial, LLC 423/587-0690 351 St Coring Pitad Elizabeth City NC 27090 Charter Cerrial, LLC 423/587-0690 351 St Coring Pitad Elizabeth City NC 2861 Carrier Cerrial, LLC 437/288-981 351 St Coring Pitad Elizabeth City NC 2861 Bell Carolina LLC 317/288-981 1493 Stange Stand Fayetteville NC 2861 Bell Carolina LLC 317/288-981 1493 Graph Stand Fayetteville NC 2863 Bell Carolina LLC 317/288-981 1493 Graph Stand Fayetteville NC 2863 Bell Carolina LLC 317/288-981 1493 Graph Stand Fayetteville NC 2863 </td <td></td> <td></td> <td></td> <td></td> <td>-</td> <td></td> | | | | | - | |
| 726 S Vingina Mad Eden NC 2738 Fulerwider Interprise, Inc. 1323/87-0690 1230 Nead S Elizabeth Cyv NC 27900 Charter Central, LLC 423/87-0690 1230 Ne Shringhaus Steet Elizabeth Cyv NC 27900 Charter Central, LLC 423/87-0690 1235 Negale Elizabeth Cyv NC 27900 Charter Central, LLC 423/87-0690 1235 Capita Elizabeth Cyv NC 2833 Bell Carolina LLC 423/87-0690 1235 Negale Fsynttenille NC 2833 Bell Carolina LLC 437/88-081 1235 Subia Ad Fsynttenille NC 2831 Bell Carolina LLC 317/288-081 1235 Subia Ad Fsynttenille NC 2831 Bell Carolina LLC 317/288-081 1236 Capita Nado Fsynttenille NC 2831 Bell Carolina LLC 317/288-081 1236 Capita Nado Fsynttenille NC 2830 Bell Carolina LLC 317/288-081 1236 Capita Nado Fsynttenille NC 2830 Bell Carolina LLC | | | | | - | · · · · · · · · · · · · · · · · · · · |
| 123 Vingin ind Edenton NC 27932 Charter Central, LLC 423/557-0690 301 Winnghaus Street Elizabeth City NC 27900 Charter Central, LLC 423/557-0690 3855 Contion Way Elizabeth City NC 2303 Bell Carolina LLC 317/289-951 551 CC Camp Read Elini NC 2830 Bell Carolina LLC 317/289-951 551 CC Camp Read Fayetteville NC 2830 Bell Carolina LLC 317/289-951 1325 Schob Rd Fayetteville NC 2831 Bell Carolina LLC 317/289-951 1326 Schob Rd Fayetteville NC 2830 Bell Carolina LLC 317/289-951 1326 Schob Rd Fayetteville NC 2830 Bell Carolina LLC 317/289-951 1326 Schob Rd Fayetteville NC 2830 Bell Carolina LLC 317/289-951 1326 Schob Rd Fayetteville NC 2830 Bell Carolina LLC 317/289-951 1326 Schob Rd Fayetteville NC 2830 Bell Carolina LLC 317/28 | | | | | | |
| 1239 Nrand Si Elizabeth City NC 27909 Charter Central, LLC 423/857-0690 2351 Scolard Nay Elizabeth City NC 27909 Charter Central, LLC 423/857-0690 2315 Scolard Nay Elizabeth City NC 28303 Charter Central, LLC 423/857-0690 1511 SC. Lwy R75 Fayettwelle NC 28305 Bell Carolina LLC 317/288-9581 2325 Stob Rd Fayettwelle NC 28310 Bell Carolina LLC 317/288-9581 2325 Stob Rd Fayettwelle NC 28310 Bell Carolina LLC 317/288-9581 2355 Stob Rd Fayettwelle NC 2830 Bell Carolina LLC 317/288-9581 2355 Stob Rd Fayettwelle NC 2830 Bell Carolina LLC 317/288-9581 2355 Stob Rd Fayettwelle NC 2830 Bell Carolina LLC 317/288-9581 2355 Stob Rd Fayettwelle NC 2830 Bell Carolina LLC 317/288-9581 2356 Cohr Creek Road Fayettwelle NC 28304 Bell Carolina LLC | | | | | • | |
| 1885 Conton Way Eluzabeth Cont NC 27909 Charter Central, LLC 473/5870909 151 LC Camp Read Elkin NC 2823 Charter Central, LLC 473/5870909 151 NC Hwy 875 Fayetteville NC 2830 Bell Carolina LLC 317/288.9581 1255 Stib Sn Chrey 875 Fayetteville NC 2831 Bell Carolina LLC 317/288.9581 1245 Stib Sn Chrey 874 Fayetteville NC 2831 Bell Carolina LLC 317/288.9581 1245 Stib Sn Chrey Band Fayetteville NC 2830 Bell Carolina LLC 317/288.9581 1254 Stabin Road Fayetteville NC 2830 Bell Carolina LLC 317/288.9581 1256 Octor Dr Fayetteville NC 2830 Bell Carolina LLC 317/288.9581 1256 Octor Creek Road Fayetteville NC 2830 Bell Carolina LLC 317/288.9581 1356 Octor Creek Road Fayetteville NC 2830 Bell Carolina LLC 317/288.9581 1356 Octor Modi Fayetteville NC 2830 | - | | | | | |
| b215 projen'si Einzaettsooni NC 28337 Beil Carolina LLC 317/288-9581 553 CC Camp Road Fiyettswille NC 28306 Dinta Centrol LG 317/288-9581 2836 Town Centro Pr Fayettswille NC 28301 Beil Carolina LLC 317/288-9581 1202 Sibbo Rd Fayettswille NC 28314 Beil Carolina LLC 317/288-9581 1203 Sibbo Rd Fayettswille NC 28301 Beil Carolina LLC 317/288-9581 1203 Sibbo Rd Fayettswille NC 28301 Beil Carolina LLC 317/288-9581 1204 Zindar Raad Fayettswille NC 28302 Beil Carolina LLC 317/288-9581 1205 Gowen Dr Fayettswille NC 28302 Beil Carolina LLC 317/288-9581 1205 Gowen Dr Fayettswille NC 28302 Beil Carolina LLC 317/288-9581 1205 Gowen Dr Fayettswille NC 28302 Beil Carolina LLC 317/288-9581 1205 Johnt Mard Mad Fayettswille NC 28302 Beil Carolina LLC <td>301 W Ehringhaus Street</td> <td>Elizabeth City</td> <td>NC</td> <td>27909</td> <td>Charter Central, LLC</td> <td>423/587-0690</td> | 301 W Ehringhaus Street | Elizabeth City | NC | 27909 | Charter Central, LLC | 423/587-0690 |
| SS1 C Camp Road Ekin NC 2862 Charter Central, LLC 422/837-6900 2165 A Chavy R7 A Fsyntteville NC 2830 Beli Carolina LLC 317/288-981 2155 Skib Roy Fsyntteville NC 2831 Beli Carolina LLC 317/288-981 4705 Ramsey, St Fsyntteville NC 2831 Beli Carolina LLC 317/288-981 10/2 Prag Byli Fsyntteville NC 2831 Beli Carolina LLC 317/288-981 10/2 Prag Byli Sint Robin Robin Fsyntteville NC 2830 Beli Carolina LLC 317/288-981 2915 Yadkin Robin Fsyntteville NC 2830 Beli Carolina LLC 317/288-981 2130 Cedar Creak Koad Fsyntteville NC 2830 Beli Carolina LLC 317/288-981 2135 Lob Shay 7A Bynass Forest City NC 2830 Beli Carolina LLC 919/50.0558 2135 Sharofn Kada Fsyntteville NC 2830 Beli Carolina LLC 919/50.0558 2135 Charofn Kada Fsyntteville NC 2730 | 3865 Conlon Way | Elizabeth City | NC | 27909 | Charter Central, LLC | 423/587-0690 |
| 5116 N. Iwy 87 S Fayetteville NC 2830 Bell Carolina LLC 317/288-981 1295 Stok net Fayetteville NC 2831 W Bell Carolina LLC 317/288-981 1295 Stok net Fayetteville NC 2831 W Bell Carolina LLC 317/288-981 1402 Stanssy St Fayetteville NC 2830 Bell Carolina LLC 317/288-981 1402 Stanssy St Fayetteville NC 2830 Bell Carolina LLC 317/288-981 5915 Youkin Road Fayetteville NC 2830 Bell Carolina LLC 317/288-981 3180 Stochar Creak Road Fayetteville NC 2830 Bell Carolina LLC 317/288-981 3181 Stochar Mand Fayetteville NC 2830 Bell Carolina LLC 317/288-981 3185 North Road Fayetteville NC 2830 Bell Carolina LLC 317/288-981 3185 North Road Fayetteville NC 2830 Linin Varntcöge Partners, LLC 919/830-0558 3185 North Road Fayetteville NC 2752 Linin Varntcö | 321 S. Poplar St | Elizabethtown | NC | 28337 | Bell Carolina LLC | 317/288-9581 |
| J285 Town Center Or Fayetteville NC 2830 Bell Carolina LLC 317/288-981 J295 Skibo Ad Fayetteville NC 2831 Bell Carolina LLC 317/288-981 J402 Rangg Bval Fayetteville NC 2831 Bell Carolina LLC 317/288-981 J403 Cragg Bval Fayetteville NC 2831 Bell Carolina LLC 317/288-981 J955 Odkin Radd Fayetteville NC 2830 Bell Carolina LLC 317/288-981 J310 Cedar Craek Road Fayetteville NC 2830 Bell Carolina LLC 317/288-981 J310 Cedar Craek Road Fayetteville NC 2830 Bell Carolina LLC 317/288-981 J315 Golf May 74A Bryass Forest City NC 2830 Bell Carolina LLC 317/288-981 J315 Golf May 74A Bryass Forest City NC 2830 Luin Namtfaige Partners, LLC 919/850-058 J325 Morth Mais Street Forest City NC 27520 Luin Namtfaige Partners, LLC 919/850-058 J324 Morth Mais Street Garotonia NC < | 551 CC Camp Road | Elkin | NC | 28621 | Charter Central, LLC | 423/587-0690 |
| 1925 Stabe Rd Fayettevile NC 283.4 Pell Carolina LLC 217/288-981 1042 Aros Ramsey St Fayettevile NC 283.01 Bell Carolina LLC 317/288-981 1042 Aros Ramsey St Fayettevile NC 283.01 Bell Carolina LLC 317/288-981 5915 Yadkin Raad Fayettevile NC 283.03 Bell Carolina LLC 317/288-981 2306 Over Dr Fayettevile NC 283.03 Bell Carolina LLC 317/288-981 2305 Ocer Creek Road Fayettevile NC 283.04 Bell Carolina LLC 317/288-981 2305 Ocer Creek Road Fayettevile NC 283.04 Bell Carolina LLC 919/850-0588 61 Hyatt Kd Franklin NC 283.04 Bell Carolina LLC 919/850-0588 3125 US HidriwArd Payass Forest Cly NC 2752 Luhn Wantföge Partners, LLC 919/850-0588 3136 North Main Strett Fougary Varina NC 2752 Luhn Wantföge Partners, LLC 919/850-0588 3132 Stretter Strett Gastonia NC 2752< | 5116 NC Hwy 87 S | Fayetteville | NC | 28306 | Bell Carolina LLC | 317/288-9581 |
| 4705 Ransey Si Fayetteville NC 28311 Bell Carolina LLC 317/288-981 1042 Ragg Bivld Fayetteville NC 28314 Bell Carolina LLC 317/288-981 2935 Yadin Read Fayetteville NC 28305 Bell Carolina LLC 317/288-981 2130 Cedar Greek Road Fayetteville NC 28304 Bell Carolina LLC 317/288-981 2130 Cedar Greek Road Fayetteville NC 28304 Bell Carolina LLC 317/288-981 2130 Cedar Greek Road Fayetteville NC 28304 Bell Carolina LLC 317/288-981 2130 Karolina Yading Sanger Forest City NC 28304 Bell Carolina LLC 317/288-981 2130 Karolina Yading Sanger Forest City NC 28304 Luhin Vantidge Partners, LLC 919/850-0558 2130 Karolina Hindi Graerer NC 27529 Luhin Vantidge Partners, LLC 919/850-0558 2130 Karolina Hindi Garoer NC 27530 Luhin Vantidge Partners, LLC 919/850-0558 2130 Karolina Hindi Garoer | 2863 Town Center Dr | Fayetteville | NC | 28306 | Bell Carolina LLC | 317/288-9581 |
| 10.22 Rang Birk Fayetteville NC 228.01 Bell Carolina LLC 317/288-9581 5915 Yarkin Road Fayetteville NC 228.03 Bell Carolina LLC 317/288-9581 2306 Gowr Dr Fayetteville NC 228.03 Bell Carolina LLC 317/288-9581 2306 Cador Creak Road Fayetteville NC 228.04 Bell Carolina LLC 317/288-9581 2315 Racford Road Fayetteville NC 228.03 Bell Carolina LLC 317/288-9581 2315 Racford Road Fayetteville NC 228.03 Bell Carolina LLC 317/288-9581 2315 North Carolina Mitch Road Fayetteville NC 228.03 Bell Carolina LLC 317/288-9581 2315 North Carolina Mitch Road Foratkin NC 227.52 Luhh Vantt dge Partners, LLC 919/850-0558 2325 North Carolina Highway 42 Garner NC 225.02 LMS Quarded, LLC 128/24438875 2325 North Carolina Highway 42 Gastonia NC 2250.4 MS Quarded, LLC 128/24438875 2325 North Carolina Highway 42 Gastonia | 1925 Skibo Rd | Fayetteville | NC | 28314 | Bell Carolina LLC | 317/288-9581 |
| 6884 Ciliríane Road Fayetteville NC 2831 Bell Carolina LLC 317/288-9811 2965 Koven Dr Fayetteville NC 2830 Bell Carolina LLC 317/288-9811 2965 Koven Dr Fayetteville NC 2830 Bell Carolina LLC 317/288-9811 2130 Cedar Creek Road Fayetteville NC 2830 Bell Carolina LLC 317/288-9811 326 Si Kayer Ak Bypass Forst Ciry NC 2803 Luih VantEdge Partners, LLC 919/880-0558 325 Si Sytteville Rd. Fuguay Varina NC 2725 Luih VantEdge Partners, LLC 919/880-0558 325 Si Sytteville Rd. Fuguay Varina NC 2725 Luih VantEdge Partners, LLC 919/880-0558 329 Si Frankin Bhd. Gartoria NC 2725 Luih VantEdge Partners, LLC 919/880-0558 329 Si Frankin Bhd. Gastonia NC 2805 Mortin Kage Partners, LLC 919/880-0558 329 Si Frankin Bhd. Gastonia NC 2805 Mortin Kage Partners, LLC 919/880-0558 329 Si Frankin Bhd. Gastonia | 4705 Ramsey St | Fayetteville | NC | 28311 | Bell Carolina LLC | 317/288-9581 |
| 5915 Yarkin Road Fayet terville NC 28305 Bell Carolina LLC 317/288-9831 2966 Oven Dr Fayet terville NC 28305 Bell Carolina LLC 317/288-9831 7647 S Raeford Road Fayet terville NC 28304 Bell Carolina LLC 317/288-9831 2135 Lofford Road Fayet terville NC 28304 Bell Carolina LLC 317/288-9831 1285 Lofford Road Fayet terville NC 28043 Luhn VantEdge Partners, LLC 919/850-0558 1394 North Main Street Fuguay Varina NC 27526 Luhn VantEdge Partners, LLC 919/850-0558 1305 North Carolina Highway 42 Garner NC 27529 Luhn VantEdge Partners, LLC 919/850-0558 1305 North Carolina Highway 42 Gartonia NC 28054 Phogeneti Taco, LLC 18284438875 1305 North Carolina Highway 42 Gartonia NC 28054 Phogeneti Taco, LLC 18284438875 1305 North Carolina Highway 42 Gardbboro NC 27354 Coastal Plains Restaurants, LLC 45/486-6336 1301 Midfor | 1042 Bragg Blvd | Fayetteville | NC | 28301 | Bell Carolina LLC | 317/288-9581 |
| 2966 Owen Or Fayetteville NC 2830 Cadar Creek Road 317/288-9831 317/288-9831 2130 Cadar Creek Road Fayetteville NC 28312 Bell Carolina LLC 317/288-9831 2819 Reaford Road Fayetteville NC 28303 Bell Carolina LLC 317/288-9831 2816 US Hury YAB Bypass Forest City NC 28303 Bell Carolina LLC 317/288-9831 2816 Morth YAB Bypass Forest City NC 28734 Luih VantEdge Partners, LLC 919/850-0558 1315 US HIGHWAY 70 Garner NC 27252 Luih VantEdge Partners, LLC 919/850-0558 1320 F. Franklin Bwd Gastonia NC 27252 Luih VantEdge Partners, LLC 919/850-0558 1320 F. Franklin Bwd Gastonia NC 28054 Mogured, LLC 1828443875 1232 F. Franklin Bwd Gastonia NC 28054 Phogenk Taco, LLC 1828443875 1232 F. Franklin Bwd Gastonia NC 2753 Castal Plains Restaurants, LLC 435/486-6336 1230 F. Aris freet Goldsboro <t< td=""><td>6894 Cliffdale Road</td><td>Fayetteville</td><td>NC</td><td>28314</td><td>Bell Carolina LLC</td><td>317/288-9581</td></t<> | 6894 Cliffdale Road | Fayetteville | NC | 28314 | Bell Carolina LLC | 317/288-9581 |
| 1310 Cedar Creek Road Fayetteville NC 28312 Bell Carolina LLC 317/288-9581 7647 S Raeford Road Fayetteville NC 2830 Bell Carolina LLC 317/288-9581 1356 LG Hwy 7AA Bypass Forest City NC 2803 Bell Carolina LLC 317/288-9581 1356 LG Hwy 7AA Bypass Forest City NC 28043 Luihn VantEdge Partners, LLC 919/850-0558 1351 LG Hwy 7AA Bypass Fruquy Yarina NC 27526 Luihn VantEdge Partners, LLC 919/850-0558 1352 LF HichWAY 7D Garner NC 27529 Luihn VantEdge Partners, LLC 919/850-0558 1323 P. Franklin Blvd. Gastonia NC 28054 EM Squared, LLC 18284438875 1310 F. Hudson Blvd. Gastonia NC 27534 Coastal Plains Restaurants, LLC 425/486-6336 2105 F. Linhin Blvd. Goldsboro NC 27534 Coastal Plains Restaurants, LLC 425/486-6336 2075 Cath Abreek Greensboro NC 27407 Charter Central, LLC 423/857-0690 3101 Edition Blvd. | 5915 Yadkin Road | Fayetteville | NC | 28303 | Bell Carolina LLC | 317/288-9581 |
| 7647 Spaeford Rd Fayetteville NC 2830 4 Bell Carolina LLC 317/289-9811 2819 Radford Road Fayetteville NC 2803 3 Bell Carolina LLC 317/289-9811 2819 Radford Road Franklin NC 2803 4 Luihn VantEdge Partners, LLC 919/850-0558 2825 Fayetteville Rd. Fuquay Varina NC 27526 Luihn VantEdge Partners, LLC 919/850-0558 1381 Morth Main Street Fuquay Varina NC 27526 Luihn VantEdge Partners, LLC 919/850-0558 1332 N. Franklin Bvid. Garner NC 27529 Luihn VantEdge Partners, LLC 919/850-0558 1332 N. Franklin Bvid. Gastonia NC 28054 EM Squared, LLC 12824438875 1310 L. Hudson Bvid. Galdboro NC 27530 Coastal Plains Restaurants, LLC 425/486-6336 2320 F. Earkhin Street Goldboro NC 2754 Coastal Plains Restaurants, LLC 423/887-0690 913 L sedgeforbok St Greensboro NC 27409 Charter Central, LLC 423/887-0690 9131 Sedgeforbok St <td>2966 Owen Dr</td> <td>Fayetteville</td> <td>NC</td> <td>28306</td> <td>Bell Carolina LLC</td> <td>317/288-9581</td> | 2966 Owen Dr | Fayetteville | NC | 28306 | Bell Carolina LLC | 317/288-9581 |
| 2819 Raeford Road Forest City NC 28033 Bell Carolina LLC 317/288-981 1825 GUS Hwy 74A Bypass Forest City NC 28043 Luhn VantEdge Partners, LLC 919/850-0558 1825 Faranteville Rd. Fuquay Varina NC 22754 Luhn VantEdge Partners, LLC 919/850-0558 1325 LUS HIGHWAY 70 Garner NC 27256 Luhn VantEdge Partners, LLC 919/850-0558 1325 LUS HIGHWAY 70 Garner NC 27259 Luhn VantEdge Partners, LLC 919/850-0558 1325 LC Franklin Blvd. Gastonia NC 28054 EM Squared, LLC 18284438875 1325 L Franklin Blvd. Gastonia NC 28054 EM Squared, LLC 18284438875 1325 L Franklin Blvd. Gastonia NC 28054 EM Squared, LLC 18284438875 1325 L Franklin Blvd. Gastonia NC 27536 Coastal Plains Restaurants, LLC 425/486-6336 2825 V Sorth Main Street Goldsboro NC 27536 Coastal Plains Restaurants, LLC 423/87-0690 3912 Sadgebrook St Gree | 2130 Cedar Creek Road | Fayetteville | NC | 28312 | Bell Carolina LLC | 317/288-9581 |
| 1856 US Hwy 7AA Bypass Forse City NC 2803 Luihn VantEdge Partners, LLC 919/850-0558 6 Hyatt Rd Funduy Varina NC 2873 Luihn VantEdge Partners, LLC 919/850-0558 1384 North Main Street Fuquay Varina NC 27526 Luihn VantEdge Partners, LLC 919/850-0558 1314 North Main Street Garner NC 27526 Luihn VantEdge Partners, LLC 919/850-0558 1312 NS Hidr/WAY 70 Garner NC 27529 Luihn VantEdge Partners, LLC 19/8/50-0558 1312 NS Hidr/WAY 70 Gastonia NC 28052 EM Squared, LLC 18/28438875 1312 NS Hidr/MAIN Gastonia NC 28052 EM Squared, LLC 18/28438875 1110 Li Hudson BVd. Gastonia NC 27534 Coastal Plains Restaurants, LLC 42/3/48-6336 1250 F Leh Street Goldsboro NC 27534 Coastal Plains Restaurants, LLC 42/3/87-0690 250 T E Ah Street Goldsboro NC 27407 Charter Central, LLC 42/3/87-0690 1310 Bridford Pkwy Green | | - | | | | |
| 6 Hyatt Rd Franklin NC 2373 Luihn Vantidge Partners, LLC 919/850-0558 1384 North Main Street Fuquay Varina NC 2752 Luihn Vantidge Partners, LLC 919/850-0558 1384 North Main Street Fuquay Varina NC 2752 Luihn Vantidge Partners, LLC 919/850-0558 1355 ForstKin Bilvd. Garner NC 2752 Luihn Vantidge Partners, LLC 919/850-0558 1329 E, Franklin Bilvd. Gastonia NC 28054 EM Squared, LLC 18284438875 1101 E, Hudson Bilvd. Gastonia NC 27534 Coastal Plains Restaurants, LLC 425/486-6336 1205 T Ach Street Goldsboro NC 27534 Coastal Plains Restaurants, LLC 425/486-6336 2507 Suth Main Street Goldsboro NC 27409 Charter Central, LLC 423/87-0690 3912 Sedgebrook St Greensboro NC 27405 Charter Central, LLC 423/87-0690 3101 Bridford PRW Greensboro NC 27405 Charter Central, LLC 423/87-0690 3101 Bridford PRW Gr | 2819 Raeford Road | - | NC | 28303 | | 317/288-9581 |
| B255 Fayetteville Rd. Fuguay Varina NC 2752 Luihn Vanttåge Partners, LLC 919/850-0558 1384 North Main Street Fuguay Varina NC 2752 Luihn Vanttåge Partners, LLC 919/850-0558 1325 US HidhWAY 70 Garner NC 27529 Luihn Vanttåge Partners, LLC 919/850-0558 1329 E. Fanklin Bvd. Gastonia NC 28052 EM Squared, LLC 18284438875 2125 N. Chester Street Gastonia NC 28054 EM Squared, LLC 18284438875 2125 N. Chester Street Goldsboro NC 27530 Coastal Plains Restaurants, LLC 425/486-6336 2507 F Ash Street Goldsboro NC 27534 Coastal Plains Restaurants, LLC 423/87-0690 3125 selgebrook St Greensboro NC 27407 Charter Central, LLC 423/87-0690 3131 aridford Pkwy Greensboro NC 27407 Charter Central, LLC 423/87-0690 3130 aridford Pkwy Greensboro NC 27407 Charter Central, LLC 423/87-0690 3130 aridford Pkwy Greensb | | , | | | | 919/850-0558 |
| 138 North Main Street Fuquay Varina NC 2752 Luihn Vantäge Partners, LLC 919/850-0558 1125 US HIGHWAY 70 Garner NC 27529 Luihn Vantäge Partners, LLC 919/850-0558 1325 LF, Fanklin Blvd. Garoni NC 27529 Luihn Vantäge Partners, LLC 1918/850-0558 1325 LF, Fanklin Blvd. Gastonia NC 28054 EM Squared, LLC 1828/438875 1110 E, Hudson Blvd. Gastonia NC 28054 Phoenix Taco, LLC. 1828/438875 2105 N. Chester Street Goldsboro NC 27530 Coastal Plains Restaurants, LLC 425/486-6336 2507 E Ash Street Goldsboro NC 27540 Coastal Plains Restaurants, LLC 423/87-0690 3125 Zedgebrook St Greensboro NC 27407 Charter Central, LLC 423/87-0690 3115 Summit Ave Greensboro NC 27407 Charter Central, LLC 423/87-0690 3130 N. Church St. Greensboro NC 27405 Charter Central, LLC 423/87-0690 3130 N. Church St. <t< td=""><td></td><td></td><td></td><td></td><td>e</td><td></td></t<> | | | | | e | |
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| 1991 Stantonsburg RdGreenvilleNC27834Coastal Plains Restaurants, LLC425/486-6336330 East Arlington BlvdGreenvilleNC27858Coastal Plains Restaurants, LLC425/486-633617200 US Highway 17HampsteadNC28433Bell Carolina LLC317/288-9581707 East Main StreetHavelockNC28532Hagan & Hagan, Inc.252/634-97601737 Dabney DriveHendersonNC27536Luihn VantEdge Partners, LLC919/850-05581819 Four SeasonsHendersonvilleNC28601Phoenix Taco, LLC.182844388752451 Springs Rd NEHickoryNC28601Fulenwider Enterprises, Inc.182844388751210 Hwy 321 NWHickoryNC27262Charter Central, LLC423/587-0690205 Eastchester DrHigh PointNC27262Charter Central, LLC423/87-0690353 S. Churton StreetHolly RidgeNC27278Luihn VantEdge Partners, LLC919/850-055897 Village DrHolly RidgeNC27278Luihn VantEdge Partners, LLC919/850-05583014 N Main StHope MillsNC27540Luihn VantEdge Partners, LLC919/850-05583021 Wesley Chapel Stouts Rd.Indian TrailNC28079Phoenix Taco, LLC.182844388753021 Wesley Chapel Stouts Rd.Indian TrailNC28079Phoenix Taco, LLC.182844388753021 Wesley Chapel Stouts Rd.Indian TrailNC28079Phoenix Taco, LLC.1828443887530 | 2515 W Gate City Blvd | Greensboro | NC | 27403 | Charter Central, LLC | 423/587-0690 |
| 330 East Arlington Blvd Greenville NC 27858 Coastal Plains Restaurants, LLC 425/486-6336 17200 US Highway 17 Hampstead NC 28443 Bell Carolina LLC 317/288-9581 707 East Main Street Havelock NC 28532 Hagan & Hagan, Inc. 252/634-9760 1737 Dabney Drive Henderson NC 27536 Luihn VantEdge Partners, LLC 919/850-0558 1819 Four Seasons Hendersonville NC 28601 Phoenix Taco, L.L.C. 18284438875 1210 Hwy 321 NW Hickory NC 27636 Charter Central, LLC 423/587-0690 205 Eastchester Dr High Point NC 27262 Charter Central, LLC 423/587-0690 353 S. Churton Street Hillsborough NC 27278 Luihn VantEdge Partners, LLC 919/850-0558 97 Village Dr Holly Ridge NC 28445 Bell Carolina LLC 317/288-9581 3014 N Main St Holly Springs NC 27540 Luihn VantEdge Partners, LLC 919/850-0558 3014 N Main St Holly Springs NC 28448 Bell Carolina LLC 317/288-9581 | 116 W. 10th St. | Greenville | NC | 27834 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 17200 US Highway 17HampsteadNC28443Bell Carolina LLC317/288-9581707 East Main StreetHavelockNC28532Hagan & Hagan, Inc.252/634-97601737 Dabney DriveHendersonNC27536Luihn VantEdge Partners, LLC919/850-05581819 Four SeasonsHendersonvilleNC28792Luihn VantEdge Partners, LLC919/850-05582451 Springs Rd NEHickoryNC28601Phoenix Taco, L.L.C.182844388751210 Hwy 321 NWHickoryNC28601Fulenwider Enterprises, Inc.182844388752701 S Main StHigh PointNC27263Charter Central, LLC423/587-0690205 Eastchester DrHigh PointNC27262Charter Central, LLC423/587-0690353 S. Churton StreetHillsboroughNC27278Luihn VantEdge Partners, LLC919/850-055897 Village DrHolly RidgeNC28445Bell Carolina LLC317/288-95817108 G. B. Alford HighwayHolly SpringsNC27540Luihn VantEdge Partners, LLC919/850-05583014 N Main StHope MillsNC28348Bell Carolina LLC317/288-95813021 Wesley Chapel Stouts Rd.Indian TrailNC28079Phoenix Taco, L.L.C.182844387513710 Independence BlvdIndian TrailNC28079Phoenix Taco, L.L.C.1828443875 | 1991 Stantonsburg Rd | Greenville | NC | 27834 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 707 East Main StreetHavelockNC28532Hagan & Hagan, Inc.252/634-97601737 Dabney DriveHendersonNC27536Luihn VantEdge Partners, LLC919/850-05581819 Four SeasonsHendersonvilleNC28792Luihn VantEdge Partners, LLC919/850-05582451 Springs Rd NEHickoryNC28601Phoenix Taco, L.L.C.182844388751210 Hwy 321 NWHickoryNC28601Fulenwider Enterprises, Inc.182844388752701 S Main StHigh PointNC27263Charter Central, LLC423/587-0690205 Eastchester DrHigh PointNC27262Charter Central, LLC423/587-0690353 S. Churton StreetHillsboroughNC27278Luihn VantEdge Partners, LLC919/850-055897 Village DrHolly RidgeNC28445Bell Carolina LLC317/288-95817108 G. B. Alford HighwayHolly SpringsNC27540Luihn VantEdge Partners, LLC919/850-05583014 N Main StHope MillsNC28079Phoenix Taco, L.L.C.18284438753021 Wesley Chapel Stouts Rd.Indian TrailNC28079Phoenix Taco, L.L.C.182844387513710 Independence BlvdIndian TrailNC28079Phoenix Taco, L.L.C.1828443875 | 330 East Arlington Blvd | Greenville | NC | 27858 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 1737 Dabney DriveHendersonNC27536Luihn VantEdge Partners, LLC919/850-05581819 Four SeasonsHendersonvilleNC28792Luihn VantEdge Partners, LLC919/850-05582451 Springs Rd NEHickoryNC28601Phoenix Taco, L.L.C.182844388751210 Hwy 321 NWHickoryNC28601Fulenwider Enterprises, Inc.182844388752701 S Main StHigh PointNC27263Charter Central, LLC423/587-0690205 Eastchester DrHigh PointNC27262Charter Central, LLC423/587-0690353 S. Churton StreetHillsboroughNC27278Luihn VantEdge Partners, LLC919/850-055897 Village DrHolly RidgeNC28445Bell Carolina LLC317/288-95817108 G. B. Alford HighwayHolly SpringsNC27540Luihn VantEdge Partners, LLC919/850-05583014 N Main StHope MillsNC28348Bell Carolina LLC317/288-95813021 Wesley Chapel Stouts Rd.Indian TrailNC28079Phoenix Taco, L.L.C.1828443887513710 Independence BlvdIndian TrailNC28079Phoenix Taco, L.L.C.18284438875 | 17200 US Highway 17 | Hampstead | NC | 28443 | Bell Carolina LLC | 317/288-9581 |
| 1819 Four SeasonsHendersonvilleNC28792Luihn VantEdge Partners, LLC919/850-05582451 Springs Rd NEHickoryNC28601Phoenix Taco, L.L.C.182844388751210 Hwy 321 NWHickoryNC28601Fulenwider Enterprises, Inc.182844388752701 S Main StHigh PointNC27263Charter Central, LLC423/587-0690205 Eastchester DrHigh PointNC27262Charter Central, LLC423/587-0690353 S. Churton StreetHillsboroughNC27278Luihn VantEdge Partners, LLC919/850-055897 Village DrHolly RidgeNC28445Bell Carolina LLC317/288-95817108 G. B. Alford HighwayHolly SpringsNC27540Luihn VantEdge Partners, LLC919/850-05583014 N Main StHope MillsNC28348Bell Carolina LLC317/288-95813021 Wesley Chapel Stouts Rd.Indian TrailNC28079Phoenix Taco, L.L.C.1828443887513710 Independence BlvdIndian TrailNC28079Phoenix Taco, L.L.C.18284438875 | 707 East Main Street | Havelock | NC | 28532 | Hagan & Hagan, Inc. | 252/634-9760 |
| 2451 Springs Rd NE Hickory NC 28601 Phoenix Taco, L.L.C. 18284438875 1210 Hwy 321 NW Hickory NC 28601 Fulenwider Enterprises, Inc. 18284438875 2701 S Main St High Point NC 2763 Charter Central, LLC 423/587-0690 205 Eastchester Dr High Point NC 27262 Charter Central, LLC 423/587-0690 353 S. Churton Street Hillsborough NC 27278 Luihn VantEdge Partners, LLC 919/850-0558 97 Village Dr Holly Ridge NC 28445 Bell Carolina LLC 317/288-9581 7108 G. B. Alford Highway Holly Springs NC 28348 Bell Carolina LLC 919/850-0558 3014 N Main St Hope Mills NC 28448 Bell Carolina LLC 317/288-9581 3021 Wesley Chapel Stouts Rd. Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 13710 Independence Blvd Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 | 1737 Dabney Drive | Henderson | NC | 27536 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1210 Hwy 321 NW Hickory NC 28601 Fulenwider Enterprises, Inc. 18284438875 2701 S Main St High Point NC 27263 Charter Central, LLC 423/587-0690 205 Eastchester Dr High Point NC 27262 Charter Central, LLC 423/587-0690 353 S. Churton Street Hillsborough NC 27278 Luihn VantEdge Partners, LLC 919/850-0558 97 Village Dr Holly Ridge NC 28445 Bell Carolina LLC 317/288-9581 7108 G. B. Alford Highway Holly Springs NC 27540 Luihn VantEdge Partners, LLC 919/850-0558 3014 N Main St Hope Mills NC 28348 Bell Carolina LLC 317/288-9581 3021 Wesley Chapel Stouts Rd. Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 13710 Independence Blvd Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 | 1819 Four Seasons | Hendersonville | NC | 28792 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2701 S Main St High Point NC 27263 Charter Central, LLC 423/587-0690 205 Eastchester Dr High Point NC 27262 Charter Central, LLC 423/587-0690 353 S. Churton Street Hillsborough NC 27278 Luihn VantEdge Partners, LLC 919/850-0558 97 Village Dr Holly Ridge NC 28445 Bell Carolina LLC 317/288-9581 7108 G. B. Alford Highway Holly Springs NC 27540 Luihn VantEdge Partners, LLC 919/850-0558 3014 N Main St Hope Mills NC 28348 Bell Carolina LLC 317/288-9581 3021 Wesley Chapel Stouts Rd. Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 13710 Independence Blvd Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 | 2451 Springs Rd NE | Hickory | NC | 28601 | Phoenix Taco, L.L.C. | 18284438875 |
| 205 Eastchester Dr High Point NC 27262 Charter Central, LLC 423/587-0690 353 S. Churton Street Hillsborough NC 27278 Luihn VantEdge Partners, LLC 919/850-0558 97 Village Dr Holly Ridge NC 28445 Bell Carolina LLC 317/288-9581 7108 G. B. Alford Highway Holly Springs NC 27540 Luihn VantEdge Partners, LLC 919/850-0558 3014 N Main St Hope Mills NC 28348 Bell Carolina LLC 317/288-9581 3021 Wesley Chapel Stouts Rd. Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 13710 Independence Blvd Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 | 1210 Hwy 321 NW | Hickory | NC | 28601 | Fulenwider Enterprises, Inc. | 18284438875 |
| 353 S. Churton StreetHillsboroughNC27278Luihn VantEdge Partners, LLC919/850-055897 Village DrHolly RidgeNC28445Bell Carolina LLC317/288-95817108 G. B. Alford HighwayHolly SpringsNC27540Luihn VantEdge Partners, LLC919/850-05583014 N Main StHope MillsNC28348Bell Carolina LLC317/288-95813021 Wesley Chapel Stouts Rd.Indian TrailNC28079Phoenix Taco, L.L.C.1828443887513710 Independence BlvdIndian TrailNC28079Phoenix Taco, L.L.C.18284438875 | 2701 S Main St | High Point | NC | 27263 | Charter Central, LLC | 423/587-0690 |
| 97 Village Dr Holly Ridge NC 28445 Bell Carolina LLC 317/288-9581 7108 G. B. Alford Highway Holly Springs NC 27540 Luihn VantEdge Partners, LLC 919/850-0558 3014 N Main St Hope Mills NC 28348 Bell Carolina LLC 317/288-9581 3021 Wesley Chapel Stouts Rd. Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 13710 Independence Blvd Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 | 205 Eastchester Dr | • | | | | 423/587-0690 |
| 7108 G. B. Alford Highway Holly Springs NC 27540 Luihn VantEdge Partners, LLC 919/850-0558 3014 N Main St Hope Mills NC 28348 Bell Carolina LLC 317/288-9581 3021 Wesley Chapel Stouts Rd. Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 13710 Independence Blvd Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 | 353 S. Churton Street | - | | 27278 | - | 919/850-0558 |
| 3014 N Main St Hope Mills NC 28348 Bell Carolina LLC 317/288-9581 3021 Wesley Chapel Stouts Rd. Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 13710 Independence Blvd Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 | - | | | | | |
| 3021 Wesley Chapel Stouts Rd. Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 13710 Independence Blvd Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 | | | | | - | |
| 13710 Independence Blvd Indian Trail NC 28079 Phoenix Taco, L.L.C. 18284438875 | | | | | | |
| | | | | | | |
| 2055 Gum Branch Rd Jacksonville NC 28540 Bell Carolina LLC 317/288-9581 | | | | | - | |
| | 2055 Gum Branch Rd | Jacksonville | NC | 28540 | Bell Carolina LLC | 31//288-9581 |

| 117 Western Blvd | | Jacksonville | NC | 28546 | Bell Carolina LLC | 317/288-9581 |
|--|--------------------|--------------------------|----------|----------------|--|------------------------------|
| 2095 N Marine Blvd | | Jacksonville | NC | 28546 | Bell Carolina LLC | 317/288-9581 |
| 403 S Marine Blvd | | Jacksonville | NC | 28540 | Bell Carolina LLC | 317/288-9581 |
| 2281 Spider Dr. | | Kannapolis | NC | 28083 | EM Squared, LLC | 18284438875 |
| 1112 S Cannon Blvd | | Kannapolis | NC | 28083 | Phoenix Taco, L.L.C. | 18284438875 |
| 1003 South Main Street | Kernersville Shopp | Kernersville | NC | 27284 | Charter Central, LLC | 423/587-0690 |
| 1760 Pecan Ln | | Kernersville | NC | 27284 | Charter Central, LLC | 423/587-0690 |
| 109 Ingram Drive | | King | NC | 27021 | Fulenwider Enterprises, Inc. | 18284438875 |
| 705 York Road | | Kings Mountain | NC | 28086 | Fulenwider Enterprises, Inc. | 18284438875 |
| 1806 W Vernon Avenue | | Kinston | NC | 28501 | Bell Carolina LLC | 317/288-9581 |
| 700 US 70 West | | Kinston | NC | 28504 | Bell Carolina LLC | 317/288-9581 |
| 7036 Knightdale Blvd | | Knightdale | NC | 27545 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1306 Scotland Crossing | | Laurinburg | NC | 28352 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 101 Thomas Garst Lane | | Leland | NC | 28451 28645 | Bell Carolina LLC | 317/288-9581 |
| 160 Blowing Rock Blvd | | Lenoir | NC NC | 28645 | Phoenix Taco, L.L.C. | 18284438875 919/850-0558 |
| 104 W. Cornelius Harnett Blvd 1446 East Main Street | | Lillington Lincolnton | NC | 27546 | Luihn VantEdge Partners, LLC Phoenix Taco, L.L.C. | 18284438875 |
| 1714 West Main Street | | Locust | NC | 28092 | EM Squared, LLC | 18284438875 |
| 207 S. Bickett Boulevard | | Louisburg | NC | 27549 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2100 N Roberts Ave | | Lumberton | NC | 28358 | Bell Carolina LLC | 317/288-9581 |
| 182 US 70 W | | Marion | NC | 28752 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1312 Mebane Oaks Road | | Mebane | NC | 27302 | Charter Central, LLC | 423/587-0690 |
| 185 Freedom Way | | Midway Park | NC | 28544 | Bell Carolina LLC | 317/288-9581 |
| 1260 Yadkinville Rd | | Mocksville | NC | 27028 | Fulenwider Enterprises, Inc. | 18284438875 |
| 349 East Plaza Drive | | Mooresville | NC | 28115 | Phoenix Taco, L.L.C. | 18284438875 |
| 101 Norman Station Blvd | | Mooresville | NC | 28117 | Phoenix Taco, L.L.C. | 18284438875 |
| 4039 Arendell St | | Morehead City | NC | 28557 | Hagan & Hagan, Inc. | 252/634-9760 |
| 401 Carbon City Road | | Morganton | NC | 28655 | Fulenwider Enterprises, Inc. | 18284438875 |
| 1225 Burkemont Ave | | Morganton | NC | 28655 | Fulenwider Enterprises, Inc. | 18284438875 |
| 1108 Morrisville-Carpenter Rd | | Morrisville | NC | 27560 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1076 N Andy Griffith | | Mount Airy | NC | 27030 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2152 Rockford St | | Mount Airy | NC | 27030 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 110 Highway 55 West | | Mount Olive | NC | 28365 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 2042 Us 19 | | Murphy | NC | 28906 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 7320 S. Virginia Dare Trail | | Nags Head | NC | 27959 | Charter Central, LLC | 423/587-0690 |
| 475 W Washington St | | Nashville | NC | 27856 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 1815 Neuse Blvd 971 E US 70 Hwy. | | New Bern New Bern | NC NC | 28560 28560 | Hagan & Hagan, Inc. Hagan & Hagan, Inc. | 252/634-9760 252/634-9760 |
| 2717 Northwest Blvd | | Newton | NC | 28500 | Phoenix Taco, L.L.C. | 18284438875 |
| 3 Sparta Rd | | North Wilkesboro | NC | 28659 | EM Squared, LLC | 18284438875 |
| 527 East Industry Drive | | Oxford | NC | 27565 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 942 E 3rd St | | Pembroke | NC | 28372 | Bell Carolina LLC | 317/288-9581 |
| 700 Forest Gate Center | | Pisgah Forest | NC | 28768 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 63 Lowes Drive | | Pittsboro | NC | 27312 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 860 Highway 64 East | | Plymouth | NC | 27962 | Paris & Potter KT of Plymouth, LLC | · |
| 220 LAURINBURG RD | | Raeford | NC | 28376 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6300 Battle Bridge Rd. | | Raleigh | NC | 27610 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4004 Capital Blvd | | Raleigh | NC | 27604 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3224 S Wilmington St | | Raleigh | NC | 27603 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 8470 Louisburg, Rd | | Raleigh | NC | 27616 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 5434 Six Forks Rd | | Raleigh | NC | 27609 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6405 Falls Of Neuse Rd. | | Raleigh | NC | 27615 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3821 Western Blvd | | Raleigh | NC | 27606 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 6404 Glenwood Ave | | Raleigh | NC | 27612 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 8801 Six Forks Road | | Raleigh | NC | 27615 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2748 Capital Blvd. | | Raleigh | NC | 27604 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 977 High Point St. | | Randleman | NC | 27317 | Luihn VantEdge Partners, LLC Fulenwider Enterprises, Inc. | 919/850-0558 |
| 1636 Freeway Dr. 422 W. Church Street | | Reidsville Richfield | NC NC | 27320 28137 | Fulenwider Enterprises, Inc. | 18284438875 |
| 126 Ervintown Rd | | Richlands | NC | 28137 | Bell Carolina LLC | 18284438875 317/288-9581 |
| 1801 Julian R Allsbrook Hwy | | Roanoke Rapids | NC | 27870 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 1221 E Broad St | | Rockingham | NC | 28379 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2644 Sunset Ave | | Rocky Mount | NC | 27801 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 1451 Benvenue Road | | Rocky Mount | NC | 27804 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 2180 Durham Road | | Roxboro | NC | 27573 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1058 W. Broad Street | | Saint Pauls | NC | 28384 | Bell Carolina LLC | 317/288-9581 |
| 1910 South Horner Blvd | | Sanford | NC | 27330 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4461 Main Street | | Shallotte | NC | 28470 | Bell Carolina LLC | 317/288-9581 |
| | | | | | | |

| 7932 Bradley Long Drive | | Sherrills Ford | NC | 28673 | Phoenix Taco, L.L.C. | 18284438875 |
|-----------------------------|-------------------|-----------------|----|-------|-----------------------------------|--------------|
| 349 Walmart Supercenter Dr. | | Siler City | NC | 27344 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1217 N Bright Leaf Blvd | | Smithfield | NC | 27577 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 5415 N Croatan Hwy | | Southern Shores | NC | 27949 | Charter Central, LLC | 423/587-0690 |
| 4921 Long Beach Road | Oak Island Shoppi | r Southport | NC | 28461 | Bell Carolina LLC | 317/288-9581 |
| 116 N 4th St | | Spring Lake | NC | 28390 | Bell Carolina LLC | 317/288-9581 |
| 12358 Highway 226 South | | Spruce Pine | NC | 28777 | Fulenwider Enterprises, Inc. | 18284438875 |
| 6650 NC Highway 135 | | Stoneville | NC | 27048 | Fulenwider Enterprises, Inc. | 18284438875 |
| 652 W Corbett Ave | | Swansboro | NC | 28584 | Bell Carolina LLC | 317/288-9581 |
| 375 E Main St | | Sylva | NC | 28779 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 1304 Western Blvd | | Tarboro | NC | 27886 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 24 Liledoun Road | | Taylorsville | NC | 28681 | Felker Day, Inc. | 704/864-4340 |
| 1047 Charlotte Highway | | Troutman | NC | 28166 | Phoenix Taco, L.L.C. | 18284438875 |
| 201 Walton Drive | | Wadesboro | NC | 28170 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 951 Gateway Commons Circle | | Wake Forest | NC | 27587 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 2207 S. Main Street | | Wake Forest | NC | 27587 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3409 Pearlview Drive | | Walkertown | NC | 27051 | Charter Central, LLC | 423/587-0690 |
| 5710 S NC 41 Hwy | | Wallace | NC | 28466 | Bell Carolina LLC | 317/288-9581 |
| 2694 W NC 24 Hwy | | Warsaw | NC | 28398 | Bell Carolina LLC | 317/288-9581 |
| 1306 Carolina Ave | | Washington | NC | 27889 | Hagan & Hagan, Inc. | 252/634-9760 |
| 2087 S. Main St. | | Waynesville | NC | 28786 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 11 Bett Stroud Blvd | | Weaverville | NC | 28787 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 150 Enterprise Road | | Welcome | NC | 27374 | EM Squared, LLC | 18284438875 |
| 51 Beaver Creek School Rd | | West Jefferson | NC | 28694 | Fulenwider Enterprises, Inc. | 18284438875 |
| 1712 S. JK Powell Blvd. | | Whiteville | NC | 28472 | Bell Carolina LLC | 317/288-9581 |
| 6405 W Interstate Ct | | Whitsett | NC | 27377 | Charter Central, LLC | 423/587-0690 |
| 622 Casino Trail | | Whittier | NC | 28789 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 110 Two Rivers Drive | | Wilkesboro | NC | 28697 | EM Squared, LLC | 18284438875 |
| 1471 Washington Street | | Williamston | NC | 27892 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 116 Hays Lane | | Wilmington | NC | 28411 | Bell Carolina LLC | 317/288-9581 |
| 2600 N College Rd | | Wilmington | NC | 28405 | Bell Carolina LLC | 317/288-9581 |
| 5972 Carolina Beach Rd | | Wilmington | NC | 28412 | Bell Carolina LLC | 317/288-9581 |
| 2355 South 17th Street | | Wilmington | NC | 28401 | Bell Carolina LLC | 317/288-9581 |
| 4101 Market St | | Wilmington | NC | 28405 | Bell Carolina LLC | 317/288-9581 |
| 4422 S 17th St | | Wilmington | NC | 28412 | Bell Carolina LLC | 317/288-9581 |
| 630 S College Rd | | Wilmington | NC | 28403 | Bell Carolina LLC | 317/288-9581 |
| 901 Highway 301 | | Wilson | NC | 27893 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 4925 US HWY 264 | | Wilson | NC | 27893 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 3720 Nash St N | | Wilson | NC | 27896 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 1840 Tarboro St W | | Wilson | NC | 27893 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 1695 Westbrook Plaza Drive | | Winston Salem | NC | 27103 | Charter Central, LLC | 423/587-0690 |
| 349 Akron Drive | | Winston Salem | NC | 27105 | Charter Central, LLC | 423/587-0690 |
| 1299 Silas Creek Pkwy. | | Winston Salem | NC | 27127 | Charter Central, LLC | 423/587-0690 |
| 255 Summit Point Ln. | | Winston Salem | NC | 27105 | Charter Central, LLC | 423/587-0690 |
| 3644 Reynolda Road | | Winston Salem | NC | 27106 | Charter Central, LLC | 423/587-0690 |
| 12199 N. NC Highw3ay 150 | | Winston-Salem | NC | 27127 | Charter Central, LLC | 423/587-0690 |
| 3906 S Memorial Drive | | Winterville | NC | 28590 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 713 South State Street | | Yadkinville | NC | 27055 | Fulenwider Enterprises, Inc. | 18284438875 |
| 1050 US Hwy 1 | | Youngsville | NC | 27596 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 161 Wakelon Drive | | Zebulon | NC | 27597 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 3310 State Street | | Bismarck | ND | 58501 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 2616 Rock Island Place | | Bismarck | ND | 58504 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 800 South Washington | | Bismarck | ND | 58504 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 1560 3rd Avenue West | | Dickinson | ND | 58601 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 4135 13th Ave, South | | Fargo | ND | 58103 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 1599 19th Avenue North | | Fargo | ND | 58102 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 2121 University Dr S | | Fargo | ND | 58103 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 1301 S Washington St | | Grand Forks | ND | 58201 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 105 Business Loop West | | Jamestown | ND | 58401 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 1630 South Broadway | | Minot | ND | 58701 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 815 23rd Ave East | | West Fargo | ND | 58078 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 4105 Twin Creek Dr. | | Bellevue | NE | 68123 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 1506 Galvin Rd S | | Bellevue | NE | 68005 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 10110 South 15th St | | Bellevue | NE | 68123 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 105 South 19th Street | | Blair | NE | 68008 | FMI Dollar Bell LLC | 506/323-1878 |
| 3408 23rd Street | | Columbus | NE | 68601 | TB Of America, Inc. | 316/722-5670 |
| 700 North 204th Ave. Circle | | Elkhorn | NE | 68022 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 1540 E 23rd St. | | Fremont | NE | 68025 | HAZA Bell of Nebraska, LLC | 281/201-2700 |

| 1911 North Diers Ave | | Grand Island | NE | 68803 | TB Of America, Inc. | 316/722-5670 |
|--|--------------------|---------------------|----------|----------------|--|------------------------------|
| 2211 S Locust St | | Grand Island | NE | 68803 68801 | TB Of America, Inc. | 316/722-5670 |
| 16116 Stevens Pointe Circle | | Gretna | NE | 68028 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 3706 Cimarron Ave. | | Hastings | NE | 68901 | TB Of America, Inc. | 316/722-5670 |
| 925 2nd Avenue East | | Kearney | NE | 68847 | TB Of America, Inc. | 316/722-5670 |
| 5620 1st Avenue | | Kearney | NE | 68847 | TB Of America, Inc. | 316/722-5670 |
| 8013 South 84th Street | | La Vista | NE | 68128 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 4502 O Street | | Lincoln | NE | 68510 | TB Of America, Inc. | 316/722-5670 |
| 7355 Willowbrook Lane | | Lincoln | NE | 68516 | TB Of America, Inc. | 316/722-5670 |
| 1440 West O Street | | Lincoln | NE | 68528 | TB Of America, Inc. | 316/722-5670 |
| 6700 S 27th St | | Lincoln | NE | 68512 | TB Of America, Inc. | 316/722-5670 |
| 3310 N 27th St | | Lincoln | NE | 68521 | TB Of America, Inc. | 316/722-5670 |
| 2110 South 11th Street | | Nebraska City | NE | 68410 | FMI Dollar Bell LLC | 506/323-1878 |
| 1402 Omaha Avenue | | Norfolk | NE | 68701 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 4810 South 72nd St. | | Omaha | NE | 68127 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 7051 Dodge Street | | Omaha | NE | 68132 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 14554 W. Center Rd. | | Omaha | NE | 68144 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 3211 N 108th St | | Omaha | NE | 68164 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 5310 South 108th Street | | Omaha | NE | 68137 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 18370 Wright St | | Omaha | NE | 68130 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 5139 North 90th Street | | Omaha | NE | 68134 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 6110 N 72nd St | | Omaha | NE | 68134 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 17130 Evans Plz | Conton Minstein of | Omaha | NE | 68116 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 12075 W. Center Rd. | Center-Westwood | | NE | 68144 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 3917 S 42nd St | | Omaha | NE | 68107 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 4801 L St | | Omaha | NE | 68117 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 16845 Polk Plaza | | Omaha | NE | 68135 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 3855 Dodge Street 7516 N 30th Street | | Omaha Omaha | NE NE | 68131 68112 | HAZA Bell of Nebraska, LLC HAZA Bell of Nebraska, LLC | 281/201-2700 281/201-2700 |
| 13725 Q. Street | | Omaha | NE | 68137 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 2812 South 84th Street | | Omaha | NE | 68124 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 14606 W Maple Rd | | Omaha | NE | 68116 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 7710 Olson Drive | | Papillion | NE | 68046 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 2412 W. 8th Avenue | | Plattsmouth | NE | 68048 | Dwight Fraser | 506/323-1878 |
| 806 W 27th St | | Scottsbluff | NE | 69361 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 810 Dakota Ave | | South Sioux City | NE | 68776 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 3803 S. Lincoln Avenue | | York | NE | 68467 | Dwight Fraser | 506/323-1878 |
| 125 Route 101A Ste B | | Amherst | NH | 03031 | Charter Foods North, LLC | 423/587-0690 |
| 321 Loudon Rd | | Concord | NH | 03301 | Charter Foods North, LLC | 423/587-0690 |
| 109 Calef Hwy | | Epping | NH | 03042 | Charter Foods North, LLC | 423/587-0690 |
| 4 Chambers Drive | | Hooksett | NH | 03106 | Charter Foods North, LLC | 423/587-0690 |
| 85 Key Rd | | Keene | NH | 03431 | Charter Foods North, LLC | 423/587-0690 |
| 1315 Union Avenue | | Laconia | NH | 03246 | Charter Foods North, LLC | 423/587-0690 |
| 68 Nashua Road | | Londonderry | NH | 03053 | Charter Foods North, LLC | 423/587-0690 |
| 525 Hooksett Road | | Manchester | NH | 03104 | Charter Foods North, LLC | 423/587-0690 |
| 1045 S Willow Street | | Manchester | NH | 03103 | Charter Foods North, LLC | 423/587-0690 |
| 1050 Second St. | | Manchester | NH | 03102 | Charter Foods North, LLC | 423/587-0690 |
| 300 Main Street | | Nashua | NH | 03060 | Charter Foods North, LLC | 423/587-0690 |
| 1672 White Mountain Hwy | | North Conway | NH | 03860 | Charter Foods North, LLC | 423/587-0690 |
| 2319 LaFayette Rd | | Portsmouth | NH | 03801 | Charter Foods North, LLC | 423/587-0690 |
| 288 N. Main Street | | Rochester | NH | 03867 | Charter Foods North, LLC | 423/587-0690 |
| 322 S. Broadway | | Salem | NH | 03079 | Charter Foods North, LLC | 423/587-0690 |
| 306 Lafayette Road | | Seabrook | NH | 03874 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 9 Commercial Drive | | Somersworth | NH | 03878 | Sanweco, Inc. | 207-294-1902 |
| 155 Laconia Road | | Tilton | NH | 03276 | Charter Foods North, LLC | 423/587-0690 |
| 197 South Main Street 1073 NJ 34 | | West Lebanon | NH | 03784 | Charter Foods North, LLC | 423/587-0690 |
| | | Aberdeen Township | | 07747 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 770 Light house Drive, Pad B 21-33 East 53rd Street | | Barnegat Bayonne | NJ NJ | 08005 07002 | Fiesta Lighthouse LLC Yum & Chill TB Holdings LLC | 908/907-29 551/200-9054 |
| 508 Washington Avenue | | Belleville | NJ | 07002 | HAZA Bell of Northeast, LLC | 281/200-9034 |
| 415 S. Washington Ave | | Bergenfield | NJ | 07621 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1515 Blackwood Clementon Rd | | Blackwood | NJ | 08012 | New Jersey Restaurants, LLC | 609/833-5736 |
| 560 Brick Blvd | | Brick | NJ | 08723 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 101 S. Laurel Street | | Bridgeton | NJ | 08302 | New Jersey Restaurants, LLC | 609/833-5736 |
| 675 Paterson Ave. | Unit #8 | Carlstadt | NJ | 07072 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 2005 Route 70 East | - | Cherry Hill | NJ | 08003 | New Jersey Restaurants, LLC | 609/833-5736 |
| 512 Haddonfield Road | | Cherry Hill | NJ | 08002 | New Jersey Restaurants, LLC | 609/833-5736 |
| 4006 Route 130 | | Delran | NJ | 08075 | New Jersey Restaurants, LLC | 609/833-5736 |
| | | | | | | |

| 1110 Hurffville Rd | | Deptford | NJ | 08096 | New Jersey Restaurants, LLC | 609/833-5736 |
|---|-------------------|--------------------------|----------|----------------|--|------------------------------|
| 572 Route 18 | | East Brunswick | NJ | 08816 | Yum & Chill TB Holdings LLC | 551/200-9054 |
| 170 State Route 10 | | East Hanover | NJ | 07936 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 412 Central Avenue | | East Orange | NJ | 07018 | Yum & Chill TB Holdings LLC | 551/200-9054 |
| 25 Princeton-Hightstown Road | | East Windsor | NJ | 08520 | Eastbell, Inc. | 609-298-1008 |
| 1131 Inman Avenue | | Edison | NJ | 08820 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 412-416 Highway 1 | | Edison | NJ | 08817 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 512 Broad St | | Elizabeth | NJ | 07208 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 622 Market Street | | Elmwood Park | NJ | 07407 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1760 North Olden Avenue | | Ewing | NJ | 08638 | New Jersey Restaurants, LLC | 609/833-5736 |
| 280A Route 202 31 | | Flemington | NJ | 08822 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 238 N Main Street | | Forked River | NJ | 08731 | Pyramid Service Management, LLC | 908/907 2910 |
| 2170 Fletcher Ave | | Fort Lee | NJ | 07024 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 256 STATE ROUTE 23 | | Franklin | NJ | 07416 | MHF Franklin LLC | |
| 3321 Route 9 | | Freehold | NJ | 07728 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 160 South Avenue | | Garwood | NJ | 07027 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 361 Harmony Rd | | Gibbstown | NJ | 08027 | New Jersey Restaurants, LLC | 609/833-5736 |
| 1101 N. Delsea Drive | | Glassboro Green Brook | NJ | 08028 | New Jersey Restaurants, LLC | 609/833-5736 |
| 225-227 US Highway 22 500 S River St | | Hackensack | NJ | 08812 07601 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 65 Hackensack Ave. | | Hackensack | NJ NJ | 07601 | HAZA Bell of Northeast, LLC HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1925 State Route 57 | | Hackettstown | NJ | 07840 | VB Preferred QSR, LLC | 281/201-2700 |
| 3200 South Broad St | | Hamilton | NJ | 07840 | Delectaco, Inc. | 609-298-1008 |
| 117 S. White Horse Pike | | Hammonton | NJ | 08010 | New Jersey Restaurants, LLC | 609/833-5736 |
| 171 State Rt 17 | | Hasbrouck Heights | NJ | 07604 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 164 Greenwood Ave | | Haskell | NJ | 07420 | MHF Haskell LLC | 201/201 2/00 |
| 1185 Highway 36 | | Hazlet | NJ | 07730 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 409 US Highway 206 | | Hillsborough | NJ | 08844 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 425 Route 22 | | Hillside | NJ | 07205 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 38 HUDSON PLACE | | Hoboken | NJ | 07030 | Fiesta Hudson LLC | 908/907-29 |
| 3810 Rt 9 S | | Howell | NJ | 07731 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1111 Springfield Avenue | | Irvington | NJ | 07111 | Yum & Chill TB Holdings LLC | 551/200-9054 |
| 515 Monmouth Road, Building #1 | 2 | Jackson | NJ | 08527 | Fiesta Jackson, LLC | 908/907-29 |
| 75 Montgomery Street | | Jersey City | NJ | 07302 | Yum & Chill TB Holdings LLC | 551/200-9054 |
| 701 New Jersey 440 | Hudson Plaza Mall | Jersey City | NJ | 07306 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 2825 Kennedy Blvd | | Jersey City | NJ | 07306 | Yum & Chill TB Holdings LLC | 551/200-9054 |
| 220 Harrison Ave. | | Kearny | NJ | 07032 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1010 W Edgar Rd | | Linden | NJ | 07036 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1173 Route 46 | | Little Falls | NJ | 07424 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 401 S. Whitehorse Pike | | Magnolia | NJ | 08049 | New Jersey Restaurants, LLC | 609/833-5736 |
| 674 Route 72 E | | Manahawkin | NJ | 08050 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 2407 Route 35 | | Manasquan | NJ | 08736 | Pyramid Service Management, LLC | 908/907 2910 |
| 235 Bridgeton Pike | | Mantua | NJ | 08051 | New Jersey Restaurants, LLC | 609/833-5736 |
| 100 North Main Street | | Manville | NJ | 08835 | Yum & Chill TB Holdings LLC | 551/200-9054 |
| 2821 Route 73 South | | Maple Shade | NJ | 08052 | New Jersey Restaurants, LLC | 609/833-5736 |
| 2300 Wrangleboro Rd | Unit #400 | Mays Landing | NJ | 08330 | New Jersey Restaurants, LLC | 609/833-5736 |
| 91 Sloan Ave | Clover Mall | Mercerville Milltown | NJ NJ | 08619 | Delectabell, Inc. | 609-298-1008 |
| 200 Ryders Ln 4041 US Route 1 South | | Monmouth Junction | | 08850 08852 | Yum & Chill TB Holdings LLC Yum & Chill TB Holdings LLC | 551/200-9054 551/200-9054 |
| 27 S Kinderkamack Rd | | Montvale | NJ | 07645 | MHF Montvale LLC | 551/200-9054 |
| 191 E. Hanover Ave. | | Morristown | NJ | 07960 | MHF Hanover LLC | |
| 710 N Black Horse Pike | | Mount Ephraim | NJ | 08059 | New Jersey Restaurants, LLC | 609/833-5736 |
| 601 High Street | | Mount Holly | NJ | 08060 | New Jersey Restaurants, LLC | 609/833-5736 |
| 3220 Route 38 | | Mount Laurel | NJ | 08054 | New Jersey Restaurants, LLC | 609/833-5736 |
| 8 Highway 35 N | | Neptune | NJ | 07753 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1120 Somerset Street | | New Brunswick | NJ | 08901 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 52 Jones St. | | Newark | NJ | 07103 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 350 Broad St. | | Newark | NJ | 07104 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 15 Schuyler Ave | | North Arlington | NJ | 07031 | Pyramid Service Management, LLC | 908/907 2910 |
| 2099 74th Street | | North Bergen | NJ | 07047 | Fiesta North Bergen, LLC | 908/907-29 |
| 2020 Tonnelle Avenue | | North Bergen | NJ | 07047 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 2720 US Route 130 | | North Brunswick | NJ | 08902 | Yum & Chill TB Holdings LLC | 551/200-9054 |
| 347 Ramapo Valley Road | Oakland Shopping | Oakland | NJ | 07436 | H & S Restaurants, Inc. | |
| 1102 Highway 35 | | Ocean | NJ | 07712 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 540 Main Street | | Orange | NJ | 07050 | Yum & Chill TB Holdings LLC | 551/200-9054 |
| 1560 Route 46 | | Parsippany | NJ | 07054 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 15 Prospect St | | Passaic | NJ | 07055 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 156 Market St | | Paterson | NJ | 07505 | Paterson Taco-Pizza Restaurant LLC | 908/907-29 |
| | | | | | | |

| 460 N. Broadway | | Pennsville | NJ | 08070 | New Jersey Restaurants, LLC | 609/833-5736 |
|-----------------------------|-------------------|-----------------------|----|-------|-----------------------------------|--------------|
| 366 Convery Blvd | | Perth Amboy | NJ | 08861 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1200 US Highway 22 | Phillipsburg Mall | Phillipsburg | NJ | 08865 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 712 Black Horse Pike | Spicer Food Court | Pleasantville | NJ | 08232 | New Jersey Restaurants, LLC | 609/833-5736 |
| 1246 Route 17 | | Ramsey | NJ | 07446 | Joseph A. Cavegn | |
| 1403 South Delsea Dr | | Rio Grande | NJ | 08242 | New Jersey Restaurants, LLC | 609/833-5736 |
| 28 Main St. | | Robbinsville | NJ | 08691 | ROBBINBELL, INC. | 609-298-1008 |
| 133 Saint Georges Ave | | Roselle | NJ | 07203 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 845 Williamstown Erial Road | | Sicklerville | NJ | 08081 | New Jersey Restaurants, LLC | 609/833-5736 |
| 331 New Road | | Somers Point | NJ | 08244 | New Jersey Restaurants, LLC | 609/833-5736 |
| 1135 Easton Ave | | Somerset | NJ | 08873 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 956 US 22 East | | Somerville | NJ | 08876 | Yum & Chill TB Holdings LLC | 551/200-9054 |
| 981 US Highway 9 | | South Amboy | NJ | 08879 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 4807 Stelton Rd | | , South Plainfield | NJ | 07080 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 268 Route 10 | | Succasunna | NJ | 07876 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 908 Highway 37 W | Wal-Mart Shoppin | | NJ | 08755 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1402 Highway 37 E | | Toms River | NJ | 08753 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 590 S Broad Street | | Trenton | NJ | 08611 | Broadbell, Inc. | 609-298-1008 |
| 2704 US Highway 22 E | | Union | NJ | 07083 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 3509 John F Kennedy | | Union City | NJ | 07087 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 297 Route 94 | | Vernon | NJ | 07462 | MHF Vernon LLC | 201/201-2/00 |
| 1294 West Landis Ave | | Vineland | NJ | 07402 | New Jersey Restaurants, LLC | 600/022 5726 |
| | | | | | | 609/833-5736 |
| 3920 S Delsea Dr | | Vineland | NJ | 08360 | New Jersey Restaurants, LLC | 609/833-5736 |
| 41 W Washington Ave | | Washington | NJ | 07882 | VB Preferred QSR Washington LLC | |
| 140 Hamburg Tpke | | Wayne | NJ | 07470 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1400 Route 23 North | | Wayne | NJ | 07470 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 198 N Route 73 | | West Berlin | NJ | 08091 | New Jersey Restaurants, LLC | 609/833-5736 |
| 306 Highway 36 | | West Long Branch | NJ | 07764 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 6035 Bergenline Avenue | | West New York | NJ | 07093 | Fiesta West NY LLC | 908/907-29 |
| 321 ROUTE 15 | | Wharton | NJ | 07885 | Sailesh Patel | |
| 110 N Black Horse Pike | | Williamstown | NJ | 08094 | New Jersey Restaurants, LLC | 609/833-5736 |
| 4402 A Rt. 130 | | Willingboro | NJ | 08046 | New Jersey Restaurants, LLC | 609/833-5736 |
| 901 St Georges Ave | | Woodbridge | NJ | 07095 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 85 Fort Dix St | | Wrightstown | NJ | 08562 | Ocean Bell, Inc. | 609/784-4640 |
| 3323 N. White Sands Blvd. | | Alamogordo | NM | 88310 | DDO-New Mexico, LLC | 928/681-3344 |
| 201 Panorama Blvd | | Alamogordo | NM | 88310 | DDO-New Mexico, LLC | 928/681-3344 |
| 8651 Golf Course NW | | Albuquerque | NM | 87120 | Alvarado Concepts, LLC | 303/745-0555 |
| 2901 Monte Vista Blvd NE | | Albuquerque | NM | 87106 | Alvarado Concepts, LLC | 303/745-0555 |
| 1740 Unser Blvd. NW | | Albuquerque | NM | 87120 | Alvarado Concepts, LLC | 303/745-0555 |
| 10600 Unser Boulevard NW | | Albuquerque | NM | 87114 | Alvarado Concepts, LLC | 303/745-0555 |
| 320 Eubank Blvd NE | Towne Park | Albuquerque | NM | 87123 | Alvarado Concepts, LLC | 303/745-0555 |
| 1470 Coors Rd NW | | Albuquerque | NM | 87121 | Alvarado Concepts, LLC | 303/745-0555 |
| 4815 4th St. NW | | Albuquerque | NM | 87107 | Alvarado Concepts, LLC | 303/745-0555 |
| 9395 Coors Rd NW | | Albuquerque | NM | 87114 | Alvarado Concepts, LLC | 303/745-0555 |
| 2615 San Mateo NE | | Albuquerque | NM | 87110 | Alvarado Concepts, LLC | 303/745-0555 |
| 1001 Juan Tabo Blvd NE | | Albuquerque | NM | 87112 | Alvarado Concepts, LLC | 303/745-0555 |
| 5303 San Mateo Blvd NE | | Albuquerque | NM | 87109 | Alvarado Concepts, LLC | 303/745-0555 |
| 5215 Lomas NE | | Albuquerque | NM | 87110 | Alvarado Concepts, LLC | 303/745-0555 |
| 9600 Montgomery Blvd N E | | Albuquerque | NM | 87111 | Alvarado Concepts, LLC | 303/745-0555 |
| 4901 Gibson Blvd S.E. | | Albuquerque | NM | 87108 | Alvarado Concepts, LLC | 303/745-0555 |
| 6810 Central Ave. SW | | Albuquerque | NM | 87121 | Alvarado Concepts, LLC | 303/745-0555 |
| 6551 Paradise NW | | Albuquerque | NM | 87114 | Alvarado Concepts, LLC | 303/745-0555 |
| 3555 Isleta Blvd SW | | Albuquerque | NM | | Palo Alto, Inc. | |
| | | | | 87105 | - | 847/955-1000 |
| 5801 Wyoming Blvd NE | | Albuquerque | NM | 87109 | Alvarado Concepts, LLC | 303/745-0555 |
| 12930 Central Southeast | | Albuquerque | NM | 87123 | Alvarado Concepts, LLC | 303/745-0555 |
| 1412 West Main Street | | Artesia | NM | 88210 | Argonaut Food Partners Nuevo, LLC | 541/273-4639 |
| 48 I 25 Bypass | | Belen | NM | 87002 | Alvarado Concepts, LLC | 303/745-0555 |
| 241 E. Hwy 550 | | Bernalillo | NM | 87004 | David Sparks | 505-259-8891 |
| 713 S Canal Street | | Carlsbad | NM | 88220 | DDO-New Mexico, LLC | 928/681-3344 |
| 1220 West Pierce St. | | Carlsbad | NM | 88220 | DDO-New Mexico, LLC | 928/681-3344 |
| 2829 North Prince Street | | Clovis | NM | 88101 | Alvarado Concepts, LLC | 303/745-0555 |
| 606 West Pine Street | | Deming | NM | 88030 | DDO-New Mexico, LLC | 928/681-3344 |
| 1600 N. Riverside Dr. | | Espanola | NM | 87532 | KBP Bells, LLC | 913/428-3636 |
| 2226 E Main Street | | Farmington | NM | 87401 | Four Corners Tacos, Inc. | 505/327-07 |
| 2100 West Main St | | Farmington | NM | 87401 | Four Corners Tacos, Inc. | 505/327-07 |
| 4601 E Main St | | Farmington | NM | 87402 | Four Corners Tacos, Inc. | 505/327-07 |
| 914 East 66th Avenue | | Gallup | NM | 87301 | Delect Foods, LLC | 832-741-1293 |
| 3095 West Historical Hwy 66 | | Gallup | NM | 87301 | Delect Foods, LLC | 832-741-1293 |
| | | | | | | |

| 828 N Highway 401 | Callun | NINA | 97201 | Delect Feeder LLC | 822 741 1202 |
|---|------------------------|----------|----------------|--|------------------------------|
| 838 N Highway 491 1518 E Santa Fe Ave | Gallup Grants | NM NM | 87301 87020 | Delect Foods, LLC Alvarado Concepts, LLC | 832-741-1293 303/745-0555 |
| 1725 North Turner | Hobbs | NM | 88240 | DDO-New Mexico, LLC | 928/681-3344 |
| 1622 W. Joe Harvey Blvd | Hobbs | NM | 88240 | DDO-New Mexico, LLC | 928/681-3344 |
| 1415 7th St | Las Vegas | NM | 87701 | Alvarado Concepts, LLC | 303/745-0555 |
| 2501 Main St SE | Los Lunas | NM | 87031 | Alvarado Concepts, LLC | 303/745-0555 |
| 1100 West Avenue D | Lovington | NM | 88260 | DDO-New Mexico, LLC | 928/681-3344 |
| 1611 West Old Route 66 | Moriarty | NM | 87035 | Alvarado Concepts, LLC | 303/745-0555 |
| 1001 W. 1st | Portales | NM | 88130 | Alvarado Concepts, LLC | 303/745-0555 |
| 1099 Rio Rancho Dr | Rio Rancho | NM | 87124 | David Sparks | 505-259-8891 |
| 3007 North Main St. | Roswell | NM | 88201 | DDO-New Mexico, LLC | 928/681-3344 |
| 110 West Hobbs | Roswell | NM | 88203 | Argonaut Food Partners Nuevo, LLC | 541/273-4639 |
| 26128 US Hwy 70 E | Ruidoso | NM | 88345 | Lost Mesa, Inc. | |
| 3029 Cerrillos Road | Santa Fe | NM | 87507 | KBP Bells, LLC | 913/428-3636 |
| 5040 Promenade Blvd | Santa Fe | NM | 87507 | KBP Bells, LLC | 913/428-3636 |
| 64 Cities of Gold Road | Santa Fe | NM | 87506 | KBP Bells, LLC | 913/428-3636 |
| 1201 Cerrillos Road | Santa Fe | NM | 87505 | KBP Bells, LLC | 913/428-3636 |
| Hwy 491 | Shiprock | NM | 87420 | Delect Foods Tri-State, LLC | 832-741-1293 |
| 117 Paseo Del Canyon | Taos | NM | 87571 | Alvarado Concepts, LLC | 303/745-0555 |
| 2428 1st st | Tucumcari | NM | 88401 | Alvarado Concepts, LLC | 303/745-0555 |
| 1600 Nevada Hwy | Boulder City | NV | 89005 | NSB Nevada Highway, LLC | 602/432-7040 |
| 4539 N. Carson Street | Carson City | NV | 89706 | SSB North Carson, LLC | 602/432-7040 |
| 3117 Highway 50 East | Carson City | NV | 89701 | SSB Highway 50, LLC | 602/432-7040 |
| 4050 S Carson St. | Carson City | NV | 89701 | SSB Carson, LLC | 602/432-7040 |
| 2 Pine Cone Rd. | Dayton Elko | NV NV | 89403 89801 | NSB Pine Cone, LLC | 602/432-7040 |
| 1750 Mountain City Highway 1280 W Williams Ave | Fallon | NV | 89406 | SSB Mountain City Highway, LLC SSB West Williams, LLC | 602/432-7040 602/432-7040 |
| 170 US Highway 95A S | Fernley | NV | 89400 | NSB Highway 95-A, LLC | 602/432-7040 |
| 1343 Highway 395 N | Gardnerville | NV | 89410 | SSB North Highway 395, LLC | 602/432-7040 |
| 3581 St Rose Parkway | Henderson | NV | 89052 | Silver State Bell, LLC | 602/432-7040 |
| 199 North Pecos | Henderson | NV | 89014 | SSB North Pecos, LLC | 602/432-7040 |
| 11051 So. Eastern | Henderson | NV | 89012 | SSB Eastern, LLC | 602/432-7040 |
| 730 East Horizon Drive | Henderson | NV | 89015 | SSB East Horizon, LLC | 602/432-7040 |
| 524 E Lake Mead Pkwy | Henderson | NV | 89015 | SSB East Lake Mead and Burkholder, LLC | 602/432-7040 |
| 1491 W Horizon Ridge Pkwy | Henderson | NV | 89012 | SSB West Horizon Ridge Parkway, LLC | 602/432-7040 |
| 1284 W Warm Springs Rd | Henderson | NV | 89014 | NSB Warm Springs and Stephanie, LLC | 602/432-7040 |
| 9720 West Sky Canyon Park Drive | Las Vegas | NV | 89166 | Silver State Bell, LLC | 602/432-7040 |
| 2565 E Tropicana Ave | Las Vegas | NV | 89121 | SSB East Tropicana, LLC | 602/432-7040 |
| 3717 South Las Vegas Blvd Suite14 | Las Vegas | NV | 89109 | SSB Harmon Corner, LLC | 602/432-7040 |
| 2351 Ft. Apache | Las Vegas | NV | 89117 | NSB Fort Apache, LLC | 602/432-7040 |
| 825 North Rancho Dr. | Las Vegas | NV | 89106 | Silver State Bell, LLC | 602/432-7040 |
| 4310 E Craig Road | Las Vegas | NV | 89115 | SSB East Craig, LLC | 602/432-7040 |
| 3221 North Rancho Drive | Las Vegas | NV | 89108 | NSB North Rancho, LLC | 602/432-7040 |
| Warm Springs and Gabriel | Las Vegas | NV | 89119 | SSB Warm Springs and Gabriel, LLC | 602/432-7040 |
| 6898 N. Hualapai Way | Las Vegas | NV | 89149 | SSB Deer Springs LLC | 602/432-7040 |
| 103 S Rainbow Blvd | Las Vegas | NV | 89145 | SSB Rainbow & Westcliff | 602/432-7040 |
| 535 East Windmill | Las Vegas | NV | 89123 | SSB East Windmill, LLC | 602/432-7040 |
| 2033 E. Charleston Blvd | Las Vegas | NV | 89104 89106 | SSB West Charleston, LLC | 602/432-7040 |
| 1370 W. Lake Mead Blvd. 4870 W Flamingo | Las Vegas Las Vegas | NV NV | 89108 | SSB MLK Lake Mead, LLC SSB West Flamingo, LLC | 602/432-7040 602/432-7040 |
| 3260 N Durango Rd | Las Vegas | NV | 89129 | SSB North Durango and Chevenne, LLC | 602/432-7040 |
| 8150 Blue Diamond Rd | Las Vegas | NV | 89178 | NSB Blue Diamond and Cimarron, LLC | 602/432-7040 |
| 7060 S. Jones Blvd. | Las Vegas | NV | 89118 | NSB South Jones, LLC | 602/432-7040 |
| 4880 W. Frias Avenue | Las Vegas | NV | 89141 | NSB West Frias, LLC | 602/432-7040 |
| 4441 North Rancho | Las Vegas | NV | 89130 | SSB North Rancho, LLC | 602/432-7040 |
| 6200 West Lake Mead | Las Vegas | NV | 89108 | SSB West Lake Mead, LLC | 602/432-7040 |
| 9480 W. Lake Mead Blvd. Bill Allmon | Las Vegas | NV | 89134 | NSB West Lake Mead, LLC | 602/432-7040 |
| 6520 N Buffalo | Las Vegas | NV | 89131 | SSB North Buffalo, LLC | 602/432-7040 |
| 1109 E. Twain | Las Vegas | NV | 89109 | SSB East Twain, LLC | 602/432-7040 |
| 10287 W Charleston Blvd | Las Vegas | NV | 89135 | SSB West Charleston, LLC | 602/432-7040 |
| 8520 W. Warm Springs Road | Las Vegas | NV | 89113 | NSB Warm Springs and Durango, LLC | 602/432-7040 |
| 2670 S Maryland | Las Vegas | NV | 89169 | SSB South Maryland, LLC | 602/432-7040 |
| 401 S Decatur Blvd. | Las Vegas | NV | 89107 | SSB South Decatur, LLC | 602/432-7040 |
| 4835 S. Ft. Apache | Las Vegas | NV | 89147 | NSB South Fort Apache, LLC | 602/432-7040 |
| 1275 South Lamb Blvd | Las Vegas | NV | 89104 | SSB South Lamb, LLC | 602/432-7040 |
| 5645 S Rainbow Blvd | Las Vegas | NV | 89113 | NSB South Rainbow, LLC | 602/432-7040 |
| 401 N Nellis Blvd | Las Vegas | NV | 89110 | NSB North Nellis, LLC | 602/432-7040 |
| 6461 Boulder Hwy | Las Vegas | NV | 89122 | SSB Boulder Highway, LLC | 602/432-7040 |
| | | | | | |

| 7715 W. Sahara Ave. | | | NV | 90117 | SSP Wast Sabara LLC | 602/432-7040 |
|----------------------------------|--------------|------------------------|----------|----------------|--|--------------|
| 2512 E Sunset Rd | | Las Vegas Las Vegas | NV | 89117 89120 | SSB West Sahara, LLC NSB East Sunset, LLC | 602/432-7040 |
| 6540 E Lake Mead Blvd Ste 205 | | Las Vegas | NV | 89156 | SSB East Lake Mead, LLC | 602/432-7040 |
| 6010 W. Tropicana | | Las Vegas | NV | 89103 | NSB West Tropicana, LLC | 602/432-7040 |
| 3595 S Durango Dr | | Las Vegas | NV | 89147 | SSB Durango, LLC | 602/432-7040 |
| 1810 E. Serene Avenue | | Las Vegas | NV | 89123 | SSB East Serene, LLC | 602/432-7040 |
| 3415 E. Russell Road | | Las Vegas | NV | 89120 | NSB East Russell, LLC | 602/432-7040 |
| 8043 North Durango | | Las Vegas | NV | 89131 | SSB North Durango and Grand Teton, LLC | 602/432-7040 |
| 3264 S. Nellis Blvd | | Las Vegas | NV | 89122 | SSB South Nellis, LLC | 602/432-7040 |
| 2025 Buffalo Drive | | Las Vegas | NV | 89128 | SSB Buffalo, LLC | 602/432-7040 |
| 3661 E. Bonanza Road | | Las Vegas | NV | 89110 | NSB East Bonanza, LLC | 602/432-7040 |
| 450 N Sandhill Blvd | | Mesquite | NV | 89027 | DDO-Utah, LLC | 928/681-3344 |
| 2288 E. Craig Rd. | | North Las Vegas | NV | 89030 | Silver State Bell, LLC | 602/432-7040 |
| 2118 W Craig Rd | | North Las Vegas | NV | 89032 | SSB West Craig, LLC | 602/432-7040 |
| 2175 E Cheyenne Ave | | North Las Vegas | NV | 89030 | SSB East Cheyenne, LLC | 602/432-7040 |
| 355 W. Centennial Parkway | | North Las Vegas | NV | 89031 | NSB West Centennial, LLC | 602/432-7040 |
| 2409 E. Lake Mead Blvd. | Civic Center | North Las Vegas | NV | 89030 | SSB East Lake Mead and Civic Center, LLC | 602/432-7040 |
| 2760 W Ann Rd | | North Las Vegas | NV | 89031 | SSB West Ann, LLC | 602/432-7040 |
| 571 S Highway 160 | | Pahrump | NV | 89048 | SSB South Highway 160, LLC | 602/432-7040 |
| 32120 S Las Vegas BLvd | | Primm | NV | 89019 | Silver State Bell, LLC | 602/432-7040 |
| 601 E Moana Lane | | Reno | NV | 89502 | SSB East Moana, LLC | 602/432-7040 |
| 11775 Veterans Parkway | | Reno | NV | 89521 | Silver State Bell, LLC | 602/432-7040 |
| 10635 Stead Blvd | | Reno | NV | 89509 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 5165 Mae Anne Avenue | | Reno | NV | 89523 | SSB Mae Anne, LLC | 602/432-7040 |
| 1075 W 4th St | | Reno | NV | 89503 | SSB West 4th, LLC | 602/432-7040 |
| 736 S Meadows Parkway | | Reno | NV | 89521 | NSB South Meadows Parkway, LLC | 602/432-7040 |
| 6401 S Virginia | | Reno | NV | 89511 | SSB South Virginia, LLC | 602/432-7040 |
| 1110 N Hills Blvd | | Reno | NV | 89506 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 191 Disc Dr | | Spanish Springs | NV | 89436 | SSB Disc, LLC | 602/432-7040 |
| 460 USA Parkway | | Sparks | NV | 89434 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 200 East Prater Way | | Sparks | NV | 89431 | SSB East Prater, LLC | 602/432-7040 |
| 1395 Big Fish Drive | | Sparks | NV | 89431 | SSB Big Fish, LLC | 602/432-7040 |
| 9725 Pyramid Way | Bldg. 2 | Sparks | NV | 89441 | SSB Pyramid, LLC | 602/432-7040 |
| 4978 Sun Valley Blvd | | Sun Valley | NV | 89433 | NSB Sun Valley, LLC | 602/432-7040 |
| 3475 Construction Way | | Winnemucca | NV | 89445 | D. G. Smith Enterprises, Inc. | 916-416-0369 |
| 56 Wolf Road | | Albany | NY | 12205 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1010 Central Avenue | | Albany | NY | 12205 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 122 West Ave | | Albion | NY | 14411 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 4258 Maple Road | | Amherst | NY | 14226 | KBP Bells, LLC | 913/428-3636 |
| 130 Sanford Farms Shopping Ctr | | Amsterdam | NY | 12010 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 22-24 31st Street | | Astoria | NY | 11105 | 2224 31st Taco LLC | 212/882-13 |
| 168 Grant Ave | | Auburn | NY | 13021 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 2220 Downer Street Road | | Baldwinsville | NY | 13027 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 413 West Main Street | | Batavia | NY | 14020 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 368 W. Morris St | | Bath | NY | 14810 | Indus TBNY, Inc. | 585/248-2440 |
| 429 Court St | | Binghamton | NY | 13904 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 233 South Highland Ave. | | Briarcliff Manor | NY | 10510 | Kai Ossining LLC | 201-315-3670 |
| 4721 Lake Rd | | Brockport | NY | 14420 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 72 Westchester Square | | Bronx Bronx | NY NY | 10461 | United 72 LLC | 631/680-3773 |
| 5625 Broadway 3490 Jerome Ave | | Bronx | NY | 10463 10467 | Broadway NYC Inc. United 3490 LLC | 031/080-3773 |
| 4176 White Plains Rd | | Bronx | NY | 10467 | United White Plains LLC | |
| 3351 CONNERS STREET | | Bronx | NY | 10400 | MHF MGMT II LLC | |
| 1889 Bruckner Blvd | | Bronx | NY | 10473 | MHF MGMT II LLC | |
| 961 E 174th street | | Bronx | NY | 10472 | MHF MGMT II LLC | |
| 1058 Southern Blvd | | Bronx | NY | 10459 | United White Plains LLC | |
| 450 East 149 St. | | Bronx | NY | 10455 | Bronx Hub, Inc. | 631/680-3773 |
| 361 E. Fordham Road | | Bronx | NY | 10451 | G.F. Enterprise LLC | 978-880-7699 |
| 249 East 149th St. | | Bronx | NY | 10451 | Taco Inc. | 631/680-3773 |
| 2165A White Plains Road | | Bronx | NY | 10451 | United White Plains LLC | 000 0775 |
| 2036 Jerome Avenue | | Bronx | NY | 10402 | GFE Jerome Avenue LLC | 978-880-7699 |
| 8 W Fordham Rd | | Bronx | NY | 10455 | GFE W Fordham Road LLC | 978-880-7699 |
| 880 River Avenue | | Bronx | NY | 10408 | GFE River Avenue LLC | 978-880-7699 |
| 1731 Webster Avenue | | Bronx | NY | 10452 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 283 Broadway | | Brooklyn | NY | 11211 | 283 Broadway Taco Bell, LLC | |
| 809 Grand Street | | Brooklyn | NY | 11211 | GFE Nostrand Avenue LLC | 978-880-7699 |
| 1977 86th Street | | Brooklyn | NY | 11214 | MHF 86 LLC | |
| 5118 5th Avenue | | Brooklyn | NY | 11220 | MHF 5th Ave LLC | |
| | | , | | | - | |

| 1902 Ralph Avenue | | Brooklyn | NY | 11234 | MHF Ralph LLC | |
|--|------------------|------------------------|----------|----------------|--|------------------------------|
| 1047 Surf Ave | | Brooklyn | NY | 11224 | MHF Surf LLC | |
| 1665 Pitkin Avenue | | Brooklyn | NY | 11212 | MHF Pitkin LLC | |
| 491 Nostrand Ave | | Brooklyn | NY | 11216 | GFE Nostrand Avenue LLC | 978-880-7699 |
| 1359 Broadway | | Brooklyn | NY | 11221 | GFE Broadway-Brooklynn LLC | 978-880-7699 |
| 1034 Flatbush Ave | | Brooklyn | NY | 11226 | GFE Flatbush Avenue LLC | 978-880-7699 |
| 8625 4TH Ave. | | Brooklyn | NY | 11209 | Taco Inc. | 631/680-3773 |
| 208 McGuinness Boulevard | | Brooklyn | NY | 11222 | KSK 786 Inc. | 516/300-0262 |
| 1893 Elmwood Ave | | Buffalo | NY | 14207 | KBP Bells, LLC | 913/428-3636 |
| 3730 Union Road | | Buffalo | NY | 14221 | KBP Bells, LLC | 913/428-3636 |
| 170 Abbott Road | | Buffalo | NY | 14220 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 10 Raymour and Flanigan Plz | | Canandaigua | NY | 14424 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1081 Stoneleigh Avenue | | Carmel | NY | 10512 | Kai Carmel LLC | 201-315-3670 |
| 170 W Bridge Street | | Catskill | NY | 12414 | MHF Catskill LLC | 838/836-2125 |
| 3016 East Avenue | | Central Square | NY | 13036 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1689 Walden Ave | | Cheektowaga Chostor | NY | 14225 | KBP Bells, LLC MHF Chester, LLC | 913/428-3636 |
| 85 Brookside Dr. 7881 Brewerton Rd | | Chester Cicero | NY | 10918 13039 | | 215/451 1057 |
| 811 Route 146 | | Clifton Park | NY NY | 12065 | Hospitality Syracuse, Inc. Hospitality Syracuse, Inc. | 315/451-1957 315/451-1957 |
| 776 East Main Street | | Cobleskill | NY | 12003 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 348 Middle Country Road | | Coram | NY | 11727 | MHF MGMT II LLC | 515/451 1557 |
| 9 River Street | | Cortland | NY | 13045 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 3605 Crompond Road | | Cortlandt Manor | NY | 10567 | Kai Cortlandt LLC | 201-315-3670 |
| 135 Franklin St | | Dansville | NY | 14437 | Indus TBNY II Inc. | 585/248-2440 |
| 4940 Transit Rd | | Depew | NY | 14043 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 10517 Bennett Rd | | Dunkirk | NY | 14048 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 83-10 Astoria Blvd | | East Elmhurst | NY | 11370 | 8310 Astoria, LLC | 212/882-13 |
| 341 West Commercial Street | | East Rochester | NY | 14445 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 41 N Main Street | | Ellenville | NY | 12428 | MHF Ellenville LLC | |
| 865 Country Road 64 | | Elmira | NY | 14903 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1149 Broadway Street | | Elmira | NY | 14904 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 350 Saw Mill River Road | | Elmsford | NY | 10523 | PAK Elmsford Management Inc. | 516/300-0262 |
| 26462 Herrick Dr. | | Evans Mills | NY | 13637 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 6687 Pittsford Palmyra Road | | Fairport | NY | 14450 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 2157 Fairport Nine Mile Point Rd | | Fairport | NY | 14450 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 13-5 Beach Channel Drive | | Far Rockaway | NY | 11691 | United White Plains LLC | |
| 1981 Broadhollow Rd | | Farmingdale | NY | 11735 | | |
| 1295 NY-332 | | Farmington Fishkill | NY | 14425 12524 | Indus TBNY II Inc. | 585/248-2440 |
| 3 Elm Street 90 Jericho Turnpike | | Floral Park | NY NY | 12524 | HAZA Bell of Northeast, LLC EXXE Corp. | 281/201-2700 |
| 31-22 Farrington Street | | Flushing | NY | 11354 | Farrington Taco LLC | 212/882-13 |
| 505 S. Second Street | | Fulton | NY | 13069 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 4200 Lakeville Road | | Geneseo | NY | 14454 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 810 Canandaigua Road | | Geneva | NY | 14456 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 98 Forest Ave. | | Glen Cove | NY | 11542 | MHF MGMT II LLC | , |
| 237 Route 9W | | Glenmont | NY | 12077 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 56 Glen Cove Road | | Greenvale | NY | 11548 | Kedis Enterprises, LLC | · |
| 4923 Southwestern Blvd | | Hamburg | NY | 14075 | KBP Bells, LLC | 913/428-3636 |
| 200 S Caroline Street | | Herkimer | NY | 13350 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 39 Main Street | | Hornell | NY | 14843 | Indus TBNY, Inc. | 585/248-2440 |
| 135-25 79 th Street | | Howard Beach | NY | 11414 | MHF 79 LLC | |
| 350 Fairview Ave. | | Hudson | NY | 12534 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 222 Elmira Road | Ithaca Commons P | | NY | 14851 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 92-23 168th Street | | Jamaica | NY | 11433 | Jamaica 168 BG LLC | 347/885-4287 |
| 119-16 liberty Ave | | jamaica | NY | 11419 | 119-16 Liberty BG LLC | 347/885-4287 |
| 16001 Jamaica Avenue | | Jamaica | NY | 11432 | 1601 Jamaica LLC | 347/885-4287 |
| 220 Reynolds Road | | Johnson City | NY | 13790 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 207 N Comrie Ave | | Johnstown | NY | 12095 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1305 Ulster Ave 310 E Fairmount Ave | | Kingston Lakewood | NY NY | 12401 14750 | HAZA Bell of Northeast, LLC Charter Central, LLC | 281/201-2700 423/587-0690 |
| 676 New Loudon Rd | | Latham | NY | 14750 | Hospitality Syracuse, Inc. | 423/387-0090 315/451-1957 |
| 8095 Oswego Rd | | Liverpool | NY | 13090 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1055 7th North Street | | Liverpool | NY | 13088 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 5802 S Transit Rd | | Lockport | NY | 14094 | KBP Bells, LLC | 913/428-3636 |
| 555 Long Beach Boulevard | | Long Beach | NY | 11561 | Kedis Enterprises, LLC | |
| 337 Pittsford-Palmyra Rd. | | Macedon | NY | 14502 | Indus TBNY II Inc. | 585/248-2440 |
| 3414 State Route 11 | | Malone | NY | 12953 | White, David R. | 518//542-431 |
| 6 Kendall Way | | Malta | NY | 12020 | Hospitality Syracuse, Inc. | 315/451-1957 |
| | | | | | | |

| 1502 Lovington Ava | | Manhattan | NIV | 10029 | Srivishnu Inc. | 212/882-13 |
|---|-------------------|--------------------------|----------|----------------|--|------------------------------|
| 1503 Lexington Ave 1602 State Highway 37 | St Lawrence Cente | | NY NY | 13662 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 61-22H Fresh Pond Road | St Lawrence Cente | Middle Village | NY | 11379 | Fresh Pond Taco Bell, LLC | 515/451-1557 |
| 492 Route 211 East | | Middletown | NY | 10940 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 221 Dolson Ave | | Middletown | NY | 10940 | Zalak Food Corp. | 201,201 2,00 |
| 3571 Mohegan Avenue | | Mohegan Lake | NY | 10547 | Kai Mohegan Lake LLC | 201-315-3670 |
| 330 Larkin Drive | | Monroe | NY | 10950 | A. Cavegn, Inc. | 845/429-7504 |
| 4370 NY 42 | | Monticello | NY | 12701 | MHF Monticello LLC | · |
| 286 West Route 59 | | Nanuet | NY | 10954 | Joseph A. Cavegn | |
| 8561 Seneca Turnpike | | New Hartford | NY | 13413 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 329 Main St | | New Rochelle | NY | 10801 | MHF MGMT II LLC | |
| 376 Windsor Highway | | New Windsor | NY | 12553 | MHF New Windsor LLC | |
| 3427 Broadway | | New York | NY | 10031 | Taco 138 Inc | 631/680-3773 |
| 24 East 23rd Street | | New York | NY | 10010 | 1 Madison Park Taco LLC | 212/882-13 |
| 3924 Broadway | | New York | NY | 10032 | Broadway US Inc. | 631/680-3773 |
| 104 3rd Ave | | New York | NY | 10003 | 104 Third Taco LLC | 212/882-13 |
| 545 6th Ave | | New York | NY | 10011 | 545 Sixth Taco LLC | 212/882-13 |
| 240 West 40th St | | New York | NY | 10018 | 240 West 40th Taco LLC | 212/882-13 |
| 161 East 125th ST | | NEW YORK | NY | 10035 | 161 E125th Taco LLC | 212/882-13 212/882-13 |
| 1266 1ST AVE 707 LEXINGTON AVE | | New York New York | NY NY | 10065 | 1266 First Taco, LLC 707 Lex Taco LLC | |
| 230 Varick Street | | New York | NY | 10022 10014 | 230 Varick Taco Bell LLC | 212/882-13 |
| 246 E 23rd St | | New York | NY | 10014 | 246 23rd Taco LLC | 212/882-13 |
| 58A Fulton Street | | New York | NY | 10010 | 58A Fulton Taco Bell LLC | 212/002-13 |
| 175 Dyckman Street | | New York | NY | 10034 | GFE Nostrand Avenue LLC | 978-880-7699 |
| 1614 2ND AVENUE | | New York | NY | 10028 | 1614 Second Taco LLC | 212/882-13 |
| 3645 Broadway | | New York | NY | 10031 | PAK Harlem Management Inc. | 516/300-0262 |
| 321 1st Avenue | | New York | NY | 10003 | 321 Taco LLC | 212/882-13 |
| 1351 ST. NICHOLAS AVE. | | New York | NY | 10033 | Taco Inc. | 631/680-3773 |
| 1884 Third Ave | | New York | NY | 10029 | SRINIDHHI, INC. | 212/882-13 |
| 1412 Route 300 | | Newburgh | NY | 12550 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 7300 Niagara Falls Blvd | | Niagara Falls | NY | 14304 | KBP Bells, LLC | 913/428-3636 |
| 3716 Brewerton Road | | North Syracuse | NY | 13212 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 856 Niagara Falls Blvd | | North Tonawanda | NY | 14120 | KBP Bells, LLC | 913/428-3636 |
| 5412 NY State Route 12 | | Norwich | NY | 13815 | PAK Norwich Management, Inc. | 516/300-0262 |
| 2979 Ford Street Extension | | Ogdensburg | NY | 13669 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 913 W. State Street | | Olean | NY | 14760 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1038 Glenwood Ave. | | Oneida | NY | 13421 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 732 State Highway 28 | | Oneonta | NY | 13820 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 3175 Orchard Park | | Orchard Park | NY | 14127 | KBP Bells, LLC | 913/428-3636 |
| 147 George Street 3135 Silverback Lane | CTE 101 | Oswego | NY | 13126 | Hospitality Syracuse, Inc. SHAASHWAT LLC | 315/451-1957 |
| 212 Lake St | STE 101 | Painted Post Penn Yan | NY NY | 14870 14527 | Indus TBNY II Inc. | 607-937-3185 585/248-2440 |
| 367 Cornelia Street | | Plattsburgh | NY | 12901 | Plattsburgh Taco, Inc. | 518//542-431 |
| 303 Boston Post Rd | | Port Chester | NY | 10573 | Cantina Hospitality, LLC | 203/987-6162 |
| 153 Market Street | | Potsdam | NY | 13676 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 2277 South Rd (Route 9) | | Poughkeepsie | NY | 12601 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 755 Main Street | | Poughkeepsie | NY | 12603 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 355 Dix Ave | | Queensbury | NY | 12804 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 741 Upper Glen St. | | Queensbury | NY | 12804 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 199 Corinth Road | | Queensbury | NY | 12804 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 9506 63rd Drive | | Rego Park | NY | 11374 | 9506 63rd Rego Taco LLC | 212/882-13 |
| 563 North Greenbush Road | | Rensselaer | NY | 12144 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1750 Middle Country Rd | | Ridge | NY | 11961 | MHF MGMT II LLC | |
| 57-17 Myrtle Ave | | Ridgewood | NY | 11385 | MHF MGMT II LLC | |
| 1737 Mount Hope Avenue | | Rochester | NY | 14620 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 910 Elmridge Center Dr | | Rochester | NY | 14626 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 358 Lake Avenue | | Rochester | NY | 14608 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 2317 Lyell Avenue | | Rochester | NY | 14606 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1008 Lehigh Station Road | | Rochester | NY | 14623 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 3240 Chili Ave | | Rochester | NY | 14624 14615 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1436 West Ridge Road | | Rochester Rochester | NY | 14615 14621 | Hospitality Syracuse, Inc. | 315/451-1957 315/451-1957 |
| 1605 E. Ridge Road 3900 Dewey Avenue | | Rochester Rochester | NY NY | 14621 14616 | Hospitality Syracuse, Inc. Hospitality Syracuse, Inc. | 315/451-1957 315/451-1957 |
| 950 Jefferson Rd | | Rochester | NY | 14618 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1164 Erie Blvd West | | Rome | NY | 13440 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 3012 Route 50 | | Saratoga Springs | NY | 12866 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1417 Altamont Ave | | Schenectady | NY | 12303 | Hospitality Syracuse, Inc. | 315/451-1957 |
| | | | | | . , ,, - | , |

| 420 Balltown Road | Schenectady | NY | 12304 | Hospitality Syracuse, Inc. | 315/451-1957 |
|---------------------------|-----------------|----|-------|---------------------------------|--------------|
| 1314 Middle Country Rd | Selden | NY | 11784 | MHF MGMT II LLC | 515/451 1557 |
| 297 South Cascade Drive | Springville | NY | 14141 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 245 Page Age | Staten Island | NY | 10312 | Fiesta Page Inc. | 908/907-29 |
| 451 Northfield Ave | Staten Island | NY | 10303 | Fiesta Northfield Inc | 908/907-29 |
| 429 TOMPKINS AVE. | Staten Island | NY | 10305 | Fiesta Tompkins Inc. | 908/907-29 |
| 2259 Richmond Ave | Staten Island | NY | 10309 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 2475 Hylan Blvd | Staten Island | NY | 10306 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1281 FOREST AVE | Staten Island | NY | 10302 | Fiesta Taco Inc. | 908/907-29 |
| 962 E. Brighton Ave | Syracuse | NY | 13205 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 6463 Thompson Road | Syracuse | NY | 13206 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 4743 Onondaga Blvd | Syracuse | NY | 13219 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 3500 W Genesee St | Syracuse | NY | 13219 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 3179 Erie Blvd East | Syracuse | NY | 13214 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 720 Hoosick Road | Troy | NY | 12180 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 60 Vandenburgh Ave. | Troy | NY | 12180 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 136 North Genesee Street | Utica | NY | 13502 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 2507 Vestal Pkwy East | Vestal | NY | 13850 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 7457 NY State Route 96 | Victor | NY | 14564 | Indus KFNY Inc. | 585/248-2440 |
| 427 1/2 N Main St | Warsaw | NY | 14569 | Indus TBNY II Inc. | 585/248-2440 |
| 2430 Route 414 | Waterloo | NY | 13165 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 514 - 540 State Street | Watertown | NY | 13601 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 945 Arsenal St | Watertown | NY | 13601 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1820 Empire Blvd | Webster | NY | 14580 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 925 Hard Road | Webster | NY | 14580 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 131 S Route 9W | West Haverstraw | NY | 10993 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1175 Union Rd | West Seneca | NY | 14224 | KBP Bells, LLC | 913/428-3636 |
| 9701 Atlantic Ave | Woodhaven | NY | 11421 | MHF MGMT II LLC | |
| 60-12 Northern Blvd | Woodside | NY | 11377 | MHF MGMT II LLC | |
| 1920 Central Park Ave | Yonkers | NY | 10710 | MHF MGMT II LLC | |
| 400 Oriskany Blvd | Yorkville | NY | 13495 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 1610 U.S. 52 West | Aberdeen | ОН | 45101 | Widder Management, Ltd. | 614-698-0298 |
| 530 South Main Street | Ada | ОН | 45810 | Sundance, Inc. | 248/446-0100 |
| 716 E Market St | Akron | ОН | 44305 | Charter Foods North, LLC | 423/587-0690 |
| 1467 S Arlington Rd | Akron | ОН | 44306 | Charter Foods North, LLC | 423/587-0690 |
| 2419 Romig Road | Akron | ОН | 44320 | Pacific Bells, LLC | 360/694-7855 |
| 110 W State Street | Alliance | ОН | 44601 | MRG Ohio, LLC | 281/948-5455 |
| 2353 W State St. | Alliance | ОН | 44601 | MRG Ohio, LLC | 281/948-5455 |
| 3790 Waterford Parkway | Amelia | ОН | 45102 | AG Bells, LLC | 312/810-6184 |
| 607 E Main Street | Anna | ОН | 45302 | Mariane, Inc. | 989/422-3534 |
| 1226 W Prospect | Ashtabula | ОН | 44004 | Pacific Bells, LLC | 360/694-7855 |
| 978 E. State Street | Athens | ОН | 45701 | Charter Central, LLC | 423/587-0690 |
| 2807 Sidley Court | Austinburg | ОН | 44010 | TriBell, LLC | 216-701-6425 |
| 4523 Mahoning Avenue | Austintown | ОН | 44515 | Charter Central, LLC | 423/587-0690 |
| 36220 Detroit Road | Avon | ОН | 44011 | Pacific Bells, LLC | 360/694-7855 |
| 510 Avon-Belden Road | Avon Lake | ОН | 44012 | Pacific Bells, LLC | 360/694-7855 |
| 3218 Dayton Xenia Rd | Beavercreek | ОН | 45434 | Cantina Hospitality, LLC | 203/987-6162 |
| 1500 S. Main Street | Bellefontaine | ОН | 43311 | Fiesta Holdings, Inc. | 847/644-89 |
| 1365 E Main St | Bellevue | ОН | 44811 | Edwin M Coles | 4195049157 |
| 613 Washington Blvd | Belpre | OH | 45714 | Charter Central, LLC | 423/587-0690 |
| 1298 West Bagley Road | Berea | OH | 44017 | Pacific Bells, LLC | 360/694-7855 |
| 644 W Plane St | Bethel | OH | 45106 | AG Bells, LLC | 312/810-6184 |
| 211 W Main St | Blanchester | ОН | 45107 | AG Bells, LLC | 312/810-6184 |
| 113 Commerce Lane | Bluffton | ОН | 45817 | Sundance, Inc. | 248/446-0100 |
| 1130 S Main St | Bowling Green | OH | 43402 | G-Made, Inc. | 419-422-3437 |
| 320 E Wooster | Bowling Green | ОН | 43402 | Bowling Green Restaurants, Inc. | 419-422-3437 |
| 14701 Snow Rd. | Brook Park | ОН | 44142 | Pacific Bells, LLC | 360/694-7855 |
| 25 Triggs Road | Brookville | OH | 45309 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1794 Pearl Rd. | Brunswick | ОН | 44212 | Pacific Bells, LLC | 360/694-7855 |
| 3250 Center Rd | Brunswick | ОН | 44212 | Pacific Bells, LLC | 360/694-7855 |
| 1104 S Main St | Bryan | ОН | 43506 | Bryan Restaurants, Inc. | 419-422-3437 |
| 10800 Hebron Road SE | Buckeye Lake | ОН | 43008 | MRG Ohio, LLC | 281/948-5455 |
| 575 S Sandusky Ave | Bucyrus | ОН | 44820 | Bucyrus Restaurants, Inc. | 419-422-3437 |
| 8535 Willow Rd. | Burbank | ОН | 44214 | Charter Foods North, LLC | 423/587-0690 |
| 15924 State Rt 170 | Calcutta | ОН | 43920 | Charter Foods North, LLC | 423/587-0690 |
| 17005 McConnelsville Road | Caldwell | ОН | 43724 | Fast Food Feeders, Ltd | 4195049157 |
| 2343 E Wheeling Avenue | Cambridge | ОН | 43725 | Charter Foods North, LLC | 423/587-0690 |
| 61550 Southgate Rd | Cambridge | ОН | 43725 | Charter Foods North, LLC | 423/587-0690 |
| | | | | | |

| 2217 S. Locust Street | | Canal Fulton | ОН | 44614 | Pacific Bells, LLC | 360/694-7855 |
|---|---------------------|--------------------------|----------|----------------|--|------------------------------|
| 8225 Meijer Dr. | | Canal Winchester | ОН | 43110 | MRG Ohio, LLC | 281/948-5455 |
| 6075 Gender Road | | Canal Winchester | OH | 43110 | MRG Ohio, LLC | 281/948-5455 |
| 4254 Boardman-Canfield Road | | Canfield | OH | 44406 | Charter Foods North, LLC | 423/587-0690 |
| 2625 Maret St NE | | Canton | ОН | 44705 | Charter Foods North, LLC | 423/587-0690 |
| 6441 Market Ave. North | | Canton | ОН | 44721 | Charter Foods North, LLC | 423/587-0690 |
| 926 Sheridan Dr. | | Carey | ОН | 43316 | G-Made, Inc. | 419-422-3437 |
| 1154 Canton Road NW | | Carrollton | ОН | 44615 | Fast Food Feeders, Ltd | 4195049157 |
| 535 East Market Street | | Celina | OH | 45822 | Sundance, Inc. | 248/446-0100 |
| 6240 Wilmington Pike | | Centerville | ОН | 45459 | Cantina Hospitality, LLC | 203/987-6162 |
| 9300 Dayton Lebanon Pike | | Centerville | ОН | 45458 | Fiesta Holdings, Inc. | 847/644-89 |
| 502 Water St | | Chardon | ОН | 44024 | Pacific Bells, LLC | 360/694-7855 |
| 1005 E Main Street | | Chillicothe | ОН | 45601 | MRG Ohio, LLC | 281/948-5455 |
| 1247 Western Avenue | | Chillicothe | OH | 45601 | MRG Ohio, LLC | 281/948-5455 |
| 1040 N. Bridge St. | | Chillicothe | OH | 45601 | MRG Ohio, LLC | 281/948-5455 |
| 1810 E Seymour Ave | | Cincinnati | OH | 45237 | AG Bells, LLC | 312/810-6184 |
| 4147 Hamilton Ave. 5500 Colerain Ave | | Cincinnati | OH | 45223 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 9188 Reading Rd | | Cincinnati Cincinnati | ОН ОН | 45239 45215 | AG Bells, LLC AG Bells, LLC | 312/810-6184 312/810-6184 |
| 5404 North Bend Road | | Cincinnati | ОН | 45247 | AG Bells, LLC | 312/810-6184 |
| 9067 Fields Ertel Rd | | Cincinnati | ОН | 45249 | AG Bells, LLC | 312/810-6184 |
| 9270 Plainfield Rd | | Cincinnati | ОН | 45236 | AG Bells, LLC | 312/810-6184 |
| 820 Eastgate South Dr | | Cincinnati | OH | 45245 | Cantina Hospitality, LLC | 203/987-6162 |
| 1003 Gest Street | | Cincinnati | OH | 45203 | AG Bells, LLC | 312/810-6184 |
| 9200 Winton Rd | | Cincinnati | OH | 45231 | AG Bells, LLC | 312/810-6184 |
| 3911 Red Bank Rd | | Cincinnati | ОН | 45227 | AG Bells, LLC | 312/810-6184 |
| 11992 Chase Plaza | | Cincinnati | ОН | 45240 | AG Bells, LLC | 312/810-6184 |
| 6579 GLENWAY AVE | | Cincinnati | ОН | 45248 | AG Bells, LLC | 312/810-6184 |
| 8157 Beechmont Ave | | Cincinnati | ОН | 45255 | AG Bells, LLC | 312/810-6184 |
| 9449 Colerain Ave | | Cincinnati | ОН | 45251 | AG Bells, LLC | 312/810-6184 |
| 2500 Highland Avenue | | Cincinnati | ОН | 45219 | CTI Restaurants, Inc. | 513/874-2244 |
| 1607 E. Kemper Road | | Cincinnati | ОН | 45246 | CTI Restaurants, Inc. | 513/874-2244 |
| 11020 Hamilton Ave | | Cincinnati | ОН | 45231 | AG Bells, LLC | 312/810-6184 |
| 5060 Delhi Ave | | Cincinnati | ОН | 45238 | AG Bells, LLC | 312/810-6184 |
| 23501 US Highway 23 S | | Circleville | ОН | 43113 | MRG Ohio, LLC | 281/948-5455 |
| 1531 W. 117th Street | | Cleveland | ОН | 44107 | Pacific Bells, LLC | 360/694-7855 |
| 4110 Lee Road | | Cleveland | ОН | 44128 | Pacific Bells, LLC | 360/694-7855 |
| 10800 Lorain Ave | | Cleveland | ОН | 44111 | Charter Central, LLC | 423/587-0690 |
| 3314 Steelyard Drive | | Cleveland Cleveland | ОН | 44109 44144 | Charter Central, LLC Charter Central, LLC | 423/587-0690 |
| 5840 Memphis Avenue 3776 W 150th Street | | Cleveland | ОН ОН | 44144 44111 | Pacific Bells, LLC | 423/587-0690 360/694-7855 |
| 7424 Brookpark Rd | | Cleveland | ОН | 44111 | Pacific Bells, LLC | 360/694-7855 |
| 4537 Mayfield Road | | Cleveland | ОН | 44123 | Pacific Bells, LLC | 360/694-7855 |
| 1096 W. McPherson Highway | | Clyde | ОН | 43410 | G-Made, Inc. | 419-422-3437 |
| 1104 Village Plaza | Village Plaza Shopp | | ОН | 44408 | Charter Foods North, LLC | 423/587-0690 |
| 3834 Morse Road | | Columbus | OH | 43219 | Cantina Hospitality, LLC | 203/987-6162 |
| 1339 Harrisburg Pike | | Columbus | ОН | 43223 | MRG Ohio, LLC | 281/948-5455 |
| 4517 KENNY RD | | Columbus | ОН | 43220 | MRG Ohio, LLC | 281/948-5455 |
| 808 S High St | | Columbus | ОН | 43206 | MRG Ohio, LLC | 281/948-5455 |
| 200 N Wilson Rd | | Columbus | OH | 43204 | MRG Ohio, LLC | 281/948-5455 |
| 5449 West Broad Street | | Columbus | OH | 43228 | MRG Ohio, LLC | 281/948-5455 |
| 620 Georgesville Rd | | Columbus | ОН | 43228 | MRG Ohio, LLC | 281/948-5455 |
| 1525 N High St | | Columbus | ОН | 43201 | G-Made, Inc. | 419-422-3437 |
| 3605 S High St | | Columbus | ОН | 43207 | G-Made, Inc. | 419-422-3437 |
| 2225 Dublin Granville Rd | | Columbus | ОН | 43229 | G-Made, Inc. | 419-422-3437 |
| 2553 N. High St | | Columbus | ОН | 43202 | Cantina Hospitality, LLC | 203/987-6162 |
| 1536 Georgesville Road | | Columbus | ОН | 43228 | Cantina Hospitality, LLC | 203/987-6162 |
| 2777 Billingsley Rd | | Columbus | OH | 43235 | Cantina Hospitality, LLC | 203/987-6162 |
| 1557 W Broad St 7960 Worthington Galona Boad | | Columbus | OH | 43222 | Pacific Bells, LLC | 360/694-7855 |
| 7960 Worthington-Galena Road | | Columbus Columbus | он он | 43085 | Pacific Bells, LLC G-Made, Inc. | 360/694-7855 |
| 1312 W 5th Ave 2111 E Livingston | | Columbus | ОН ОН | 43212 43209 | G-Made, Inc. G-Made, Inc. | 419-422-3437 419-422-3437 |
| 6970 E Broad St | | Columbus | ОН | 43209 | G-Made, Inc. | 419-422-3437 |
| 2421 So Hamilton Rd | | Columbus | ОН | 43232 | Pacific Bells, LLC | 360/694-7855 |
| 3402 Cleveland Ave | | Columbus | ОН | 43224 | Pacific Bells, LLC | 360/694-7855 |
| 5152 N. High Street | | Columbus | ОН | 43214 | Pacific Bells, LLC | 360/694-7855 |
| 1717 Morse Road | | Columbus | ОН | 43229 | Pacific Bells, LLC | 360/694-7855 |
| 1429 Polaris Pkwy | Polaris Towne Cen | Columbus | ОН | 43240 | Pacific Bells, LLC | 360/694-7855 |
| | | | | | | |

| 4770 Saw Mill Rd | | Columbus | ОН | 43235 | Pacific Bells, LLC | 360/694-7855 |
|---|---------------------|--|--|---|---|--|
| 8440 N High St | | Columbus | ОН | 43235 | Pacific Bells, LLC | 360/694-7855 |
| 795 S. 2nd St. | | Coshocton | ОН | 43812 | MRG Ohio, LLC | 281/948-5455 |
| 2618 State Rd | | Cuyahoga Falls | ОН | 44223 | Pacific Bells, LLC | 360/694-7855 |
| 993 Graham Rd. | | Cuyahoga Falls | ОН | 44221 | Pacific Bells, LLC | 360/694-7855 |
| 360 Howe Ave | | Cuyahoga Falls | OH | 44221 | Pacific Bells, LLC | 360/694-7855 |
| 4206 North Main Street | | Dayton | OH | 45405 | Fiesta Holdings, Inc. | 847/644-89 |
| 2076 Harshman Rd | | Dayton | OH | 45424 | Fiesta Holdings, Inc. | 847/644-89 |
| 5281 Salem Ave | | Dayton | OH | 45426 | Fiesta Holdings, Inc. | 847/644-89 |
| 2509 S Smithville Rd. | | Dayton | OH | 45420 | Cantina Hospitality, LLC | 203/987-6162 |
| 47 Woodman Dr. | | Dayton | OH | 45431 | Cantina Hospitality, LLC | 203/987-6162 |
| 1414 N. Keowee Street | | Dayton | ОН | 45404 | Fiesta Holdings, Inc. | 847/644-89 |
| 1000 Brown Street | | Dayton | ОН | 45409 | Fiesta Holdings, Inc. | 847/644-89 |
| 3019 Kettering Blvd | | Dayton | OH | 45439 | Fiesta Holdings, Inc. | 847/644-89 |
| 3410 York Commons Blvd | | Dayton | OH | 45414 | Fiesta Holdings, Inc. | 847/644-89 |
| 109 Springboro Pike | | Dayton | OH | 45449 | Fiesta Holdings, Inc. | 847/644-89 |
| 1555 N. Clinton St. | | Defiance | OH | 43512 | G-Made, Inc. | 419-422-3437 |
| 1902 E. Second St. 1167 Columbus Pike | | Defiance Delaware | он он | 43512 43015 | GMK, Inc. | 419-422-3437 |
| 201 Elida Avenue | | Delphos | ОН | 45015 | Pacific Bells, LLC Sundance, Inc. | 360/694-7855 248/446-0100 |
| 4915 Tuttle Crossing Blvd | | Dublin | ОН | 43833 | Cantina Hospitality, LLC | 203/987-6162 |
| 13660 Euclid Avenue | | East Cleveland | ОН | 44112 | Pacific Bells, LLC | 360/694-7855 |
| 1305 N Barron St | | Eaton | ОН | 45320 | Mayer Management, Inc. | 937/456-9830 |
| 608 South Main Street | | Englewood | ОН | 45322 | Cantina Hospitality, LLC | 203/987-6162 |
| 26002 Euclid Ave | | Euclid | ОН | 44132 | Pacific Bells, LLC | 360/694-7855 |
| 360 North Broad Street | | Fairborn | OH | 45324 | Cantina Hospitality, LLC | 203/987-6162 |
| 1280 E. Dayton-Yellow Springs Ro | а | Fairborn | OH | 45324 | Cantina Hospitality, LLC | 203/987-6162 |
| 2674 Colonel Glenn Hwy | - | Fairborn | OH | 45324 | Cantina Hospitality, LLC | 203/987-6162 |
| 650 Niles Road | | Fairfield | OH | 45014 | AG Bells, LLC | 312/810-6184 |
| 701 Trenton Ave | | Findlay | ОН | 45840 | K-K Restaurants, Inc. | 419-422-3437 |
| 1115 Tiffin Ave | | Findlay | ОН | 45840 | K-K Restaurants, Inc. | 419-422-3437 |
| 519 Plaza Drive | Fostoria Plaza Shop | Fostoria | ОН | 44830 | Fostoria Restaurants, Inc. | 419-422-3437 |
| 870 Sean Drive | | Fremont | ОН | 43420 | Bellevue Restaurants, Inc. | 419-422-3437 |
| 2281 W. State Street. | | Fremont | ОН | 43420 | Bellevue Restaurants, Inc. | 419-422-3437 |
| 1330 Stoneridge Drive | | Gahanna | OH | 43230 | MRG Ohio, LLC | 281/948-5455 |
| 294 S. Hamilton Road | | Gahanna | OH | 43230 | G-Made, Inc. | 419-422-3437 |
| 719 Harding Way West | Galion Restaurants | Galion | OH | 44833 | Galion Restaurants, Inc. | 419-422-3437 |
| 63 Ohio River Plaza | | Gallipolis | OH | 45631 | AG Bells, LLC | 312/810-6184 |
| 5185 Turney Rd. | | Garfield Heights | OH | 44125 | Charter Central, LLC | 423/587-0690 |
| 8046 State Street | | Garrettsville | ОН | 44231 | Fast Food Feeders, Ltd | 4195049157 |
| 22220 West State Route 51 | | Genoa | OH | 43430 | Black River Bells, LLC | 248/446-0100 |
| 4859 OH-125 | | Georgetown | OH | 45121 | AG Bells, LLC | 312/810-6184 |
| 2321 Beechwood Drive | | Germantown | OH | 45327 | Fiesta Holdings, Inc. | 847/644-89 |
| 1298 Jefferson St. | | Greenfield Greenville | OH | 45123 | Mayer Management, Inc. | 937/403-0369 |
| 1120 E. Russ Road | | | OH | 45331 | Cantina Hospitality, LLC | 203/987-6162 |
| 3340 Broadway 2787 London Groveport Rd | | Grove City Grove City | он он | 43123 43123 | Cantina Hospitality, LLC Cantina Hospitality, LLC | 203/987-6162 203/987-6162 |
| 2408 Stringtown Rd | | Grove City | OH | 43123 | Cantina Hospitality, LLC | 203/987-6162 |
| 3777 Hamilton Cleves | | Hamilton | ОН | 45013 | AG Bells, LLC | 312/810-6184 |
| 1410 Main Street | | Hamilton | ОН | 45013 | Cantina Hospitality, LLC | 203/987-6162 |
| 819 High Street | | Hamilton | ОН | 45011 | CTI Restaurants, Inc. | 513/874-2244 |
| 10423 Harrison Avenue | | Harrison | OH | 45030 | AG Bells, LLC | 312/810-6184 |
| 821 West Maple Street | | Hartville | OH | 44632 | Lambos, George | 330-327-0024 |
| 1021 Hebron Rd | | Heath | OH | 43056 | MRG Ohio, LLC | 281/948-5455 |
| 1680 Hilliard Rome Rd | | Hilliard | ОН | 43026 | G-Made, Inc. | 419-422-3437 |
| 4652 Cemetery Rd | | Hilliard | ОН | 43026 | TriBell, LLC | 216-701-6425 |
| 1235 North High Street | | Little le sue | | 45422 | | 027/202 2/00 |
| 730 Liberty St W | | Hillsboro | ОН | 45133 | Mayer Management, Inc. | 937/393-2488 |
| CEOO Dura alt Dillar | | Hillsboro Hubbard | он он | 45133 44425 | Mayer Management, Inc. Charter Foods North, LLC | 423/587-0690 |
| 6500 Brandt Pike | | | | | | |
| 8201 Center Point 70 Blvd | | Hubbard | ОН | 44425 | Charter Foods North, LLC | 423/587-0690 |
| | | Hubbard Huber Heights | ОН ОН | 44425 45424 | Charter Foods North, LLC Cantina Hospitality, LLC | 423/587-0690 203/987-6162 |
| 8201 Center Point 70 Blvd | | Hubbard Huber Heights Huber Heights | ОН ОН ОН | 44425 45424 45424 | Charter Foods North, LLC Cantina Hospitality, LLC Fiesta Holdings, Inc. | 423/587-0690 203/987-6162 847/644-89 |
| 8201 Center Point 70 Blvd 8158 Old Troy Pike 1065 Ironton Hill Drive 1021 E Main Street | | Hubbard Huber Heights Huber Heights Huber Heights Ironton Jackson | он он он он он он | 44425 45424 45424 45424 45638 45640 | Charter Foods North, LLC Cantina Hospitality, LLC Fiesta Holdings, Inc. Cantina Hospitality, LLC Charter Central, LLC Charter Foods, Inc. | 423/587-0690 203/987-6162 847/644-89 203/987-6162 423/587-0690 423/587-0690 |
| 8201 Center Point 70 Blvd 8158 Old Troy Pike 1065 Ironton Hill Drive 1021 E Main Street 12356 US Highway 35 NW | | Hubbard Huber Heights Huber Heights Huber Heights Ironton Jackson Jeffersonville | он он он он он он | 44425 45424 45424 45638 45640 43128 | Charter Foods North, LLC Cantina Hospitality, LLC Fiesta Holdings, Inc. Cantina Hospitality, LLC Charter Central, LLC Charter Foods, Inc. Charter Foods, Inc. | 423/587-0690 203/987-6162 847/644-89 203/987-6162 423/587-0690 423/587-0690 423/587-0690 |
| 8201 Center Point 70 Blvd 8158 Old Troy Pike 1065 Ironton Hill Drive 1021 E Main Street 12356 US Highway 35 NW 4098 Maplecrest Parkway | | Hubbard Huber Heights Huber Heights Ironton Jackson Jeffersonville Kent | он он он он он он он | 44425 45424 45424 45424 45638 45640 43128 44240 | Charter Foods North, LLC Cantina Hospitality, LLC Fiesta Holdings, Inc. Cantina Hospitality, LLC Charter Central, LLC Charter Foods, Inc. Charter Foods, Inc. Pacific Bells, LLC | 423/587-0690 203/987-6162 847/644-89 203/987-6162 423/587-0690 423/587-0690 423/587-0690 360/694-7855 |
| 8201 Center Point 70 Blvd 8158 Old Troy Pike 1065 Ironton Hill Drive 1021 E Main Street 12356 US Highway 35 NW 4098 Maplecrest Parkway 914 East Columbus Street | | Hubbard Huber Heights Huber Heights Ironton Jackson Jeffersonville Kent Kenton | он он он он он он он он | 44425 45424 45424 45424 45638 45640 43128 44240 43326 | Charter Foods North, LLC Cantina Hospitality, LLC Fiesta Holdings, Inc. Cantina Hospitality, LLC Charter Central, LLC Charter Foods, Inc. Charter Foods, Inc. Pacific Bells, LLC G-Made, Inc. | 423/587-0690 203/987-6162 847/644-89 203/987-6162 423/587-0690 423/587-0690 423/587-0690 360/694-7855 419-422-3437 |
| 8201 Center Point 70 Blvd 8158 Old Troy Pike 1065 Ironton Hill Drive 1021 E Main Street 12356 US Highway 35 NW 4098 Maplecrest Parkway 914 East Columbus Street 2101 East Dorothy Lane | | Hubbard Huber Heights Huber Heights Ironton Jackson Jeffersonville Kent Kenton Kettering | он он он он он он он он он | 44425 45424 45424 45638 45640 43128 44240 43326 45420 | Charter Foods North, LLC Cantina Hospitality, LLC Fiesta Holdings, Inc. Cantina Hospitality, LLC Charter Central, LLC Charter Foods, Inc. Charter Foods, Inc. Pacific Bells, LLC G-Made, Inc. Cantina Hospitality, LLC | 423/587-0690 203/987-6162 847/644-89 203/987-6162 423/587-0690 423/587-0690 360/694-7855 419-422-3437 203/987-6162 |
| 8201 Center Point 70 Blvd 8158 Old Troy Pike 1065 Ironton Hill Drive 1021 E Main Street 12356 US Highway 35 NW 4098 Maplecrest Parkway 914 East Columbus Street | | Hubbard Huber Heights Huber Heights Ironton Jackson Jeffersonville Kent Kenton | он он он он он он он он | 44425 45424 45424 45424 45638 45640 43128 44240 43326 | Charter Foods North, LLC Cantina Hospitality, LLC Fiesta Holdings, Inc. Cantina Hospitality, LLC Charter Central, LLC Charter Foods, Inc. Charter Foods, Inc. Pacific Bells, LLC G-Made, Inc. | 423/587-0690 203/987-6162 847/644-89 203/987-6162 423/587-0690 423/587-0690 423/587-0690 360/694-7855 419-422-3437 |

| 1643 East Main Street | Lancaster | ОН | 43130 | MRG Ohio, LLC | 281/948-5455 |
|--|------------------------------------|----------|----------------|---|------------------------------|
| 2099 Schorrway Dr NW | Lancaster | ОН | 43130 | MRG Ohio, LLC | 281/948-5455 |
| 715 E Main St | Lebanon | ОН | 45036 | CTI Restaurants, Inc. | 513/874-2244 |
| 6979 S. Liberty Drive | Liberty Township | ОН | 45044 | CTI Restaurants, Inc. | 513/874-2244 |
| 4345 Hamilton Middletown Rd | Liberty Township | OH | 45011 | CTI Restaurants, Inc. | 513/874-2244 |
| 1707 North West Street | Lima | ОН | 45801 | G-Made, Inc. | 419-422-3437 |
| 2011 Allentown Road | Lima | ОН | 45805 | Kenco Restaurants, Inc. | 419-422-3437 |
| 3201 Elida Rd | Lima | ОН | 45805 | Kenco Restaurants, Inc. | 419-422-3437 |
| 2090 Harding Hwy | Lima | ОН | 45804 | Kenco Restaurants, Inc. | 419-422-3437 |
| 7680 State Route 45 | Lisbon | ОН | 44432 | Fast Food Feeders, Ltd | 4195049157 |
| 1301 W Hunter St | Logan | ОН | 43138 | MRG Ohio, LLC | 281/948-5455 |
| 110 West High Street | London | ОН | 43140 | MRG Ohio, LLC | 281/948-5455 |
| 327 W MAIN ST | Loudonville | ОН | 44842 | Fast Food Feeders, Ltd | 4195049157 |
| 223 W Main St | Louisville | OH | 44641 | Charter Foods North, LLC | 423/587-0690 |
| 10650 Loveland Madeira Rd | Loveland | OH | 45140 | CTI Restaurants, Inc. | 513/874-2244 |
| 557 Aurora Rd 6000 South SR 48 | Macedonia Maineville | OH OH | 44056 45039 | Pacific Bells, LLC CTI Restaurants, Inc. | 360/694-7855 513/874-2244 |
| 1423 Lexington Ave | Mansfield | ОН | 43039 44907 | Charter Foods North, LLC | 423/587-0690 |
| 2300 Interstate Circle | Mansfield | ОН | 44907 | Charter Foods North, LLC | 423/587-0690 |
| 1194 Park Ave W | Mansfield | ОН | 44906 | Charter Foods North, LLC | 423/587-0690 |
| 5591 Warrensville Ctr Rd | Maple Heights | ОН | 44137 | Pacific Bells, LLC | 360/694-7855 |
| 636 State Route 61 | Marengo | ОН | 43334 | F.W. Englefield IV | 300,034,7035 |
| 342 Pike Street | Marietta | OH | 45750 | Charter Central, LLC | 423/587-0690 |
| 1309 Mount Vernon Ave | Marion | OH | 43302 | MRG Ohio, LLC | 281/948-5455 |
| 1270 Delaware Ave | Marion | OH | 43302 | MRG Ohio, LLC | 281/948-5455 |
| 436 N Main St | Marion | ОН | 43302 | MRG Ohio, LLC | 281/948-5455 |
| 835 Delaware Ave | Marysville | ОН | 43040 | TriBell, LLC | 216-701-6425 |
| 18000 US-31 | Marysville | ОН | 43040 | TriBell, LLC | 216-701-6425 |
| 5418 Kings Center Way | Mason | ОН | 45040 | CTI Restaurants, Inc. | 513/874-2244 |
| 5366 Wales Ave | Massillon | ОН | 44646 | Pacific Bells, LLC | 360/694-7855 |
| 5855 Mayfield Road | Mayfield Heights | ОН | 44124 | Pacific Bells, LLC | 360/694-7855 |
| 8351 Tyler Blvd. | Mentor | OH | 44060 | Pacific Bells, LLC | 360/694-7855 |
| 7753 Mentor Avenue | Mentor | ОН | 44060 | Charter Central, LLC | 423/587-0690 |
| 9500 Diamond Centre Dr | Mentor | ОН | 44060 | Charter Central, LLC | 423/587-0690 |
| 9486 Mentor Avenue | Mentor | ОН | 44060 | Pacific Bells, LLC | 360/694-7855 |
| 10 Lawrence Avenue | Miamisburg | OH | 45342 | Fiesta Holdings, Inc. | 847/644-89 |
| 17565 E Bagley Rd. | Middleburg Heights | | 44130 | Pacific Bells, LLC | 360/694-7855 |
| 15570 W High St | Middlefield | ОН | 44062 | Charter Central, LLC | 423/587-0690 |
| 800 S Breiel Blvd | Middletown | ОН | 45044 | Cantina Hospitality, LLC | 203/987-6162 |
| 2101 No Verity Pkwy | Middletown | OH | 45042 | Cantina Hospitality, LLC | 203/987-6162 |
| 220 Chamber Drive | Milford | ОН | 45150 | AG Bells, LLC | 312/810-6184 |
| 889 State Route 28 | Milford | OH OH | 45150 44654 | AG Bells, LLC Edwin M Coles | 312/810-6184 4195049157 |
| 1532 Washington Street 1000 Valley Street | Millersburg Minerva | ОН | 44657 | MRG Ohio, LLC | 281/948-5455 |
| 1295 Hamilton Lebanon Rd | Monroe | ОН | 45050 | Cantina Hospitality, LLC | 203/987-6162 |
| 548 W. Marion | Mount Gilead | ОН | 43338 | Edwin M Coles | 4195049157 |
| 107 Glover Dr | Mount Orab | ОН | 45154 | AG Bells, LLC | 312/810-6184 |
| 1015 Coshocton Ave. | Mount Vernon | ОН | 43050 | Cantina Hospitality, LLC | 203/987-6162 |
| 120 Newark Road | Mount Vernon | OH | 43050 | Cantina Hospitality, LLC | 203/987-6162 |
| 605 Wood Drive | Napoleon | ОН | 43545 | Sundance, Inc. | 248/446-0100 |
| 763 Chestnut Street | Nelsonville | ОН | 45764 | MRG Ohio, LLC | 281/948-5455 |
| 6479 Central College Rd | New Albany | ОН | 43054 | MRG Ohio, LLC | 281/948-5455 |
| 4618 Gallia Street | New Boston | ОН | 45662 | Charter Central, LLC | 423/587-0690 |
| 442 S. Washington St | New Bremen | ОН | 45869 | Fiesta Holdings, Inc. | 847/644-89 |
| 364 W Main Street | New Lebanon | ОН | 45345 | Fiesta Holdings, Inc. | 847/644-89 |
| 232 E Broadway St | New Lexington | OH | 43764 | MRG Ohio, LLC | 281/948-5455 |
| 1052 Old US 52 | New Richmond | ОН | 45157 | AG Bells, LLC | 312/810-6184 |
| 1091 N 21st St | Newark | ОН | 43055 | MRG Ohio, LLC | 281/948-5455 |
| 5275 East State Road | Newcomerstown | ОН | 43832 | Fast Food Feeders, Ltd | 4195049157 |
| 50 North Canal Street | Newton Falls | OH | 44444 | Charter Foods North, LLC | 423/587-0690 |
| 1327 Youngstown-Warren Rd | Niles | OH | 44446 | Charter Central, LLC | 423/587-0690 |
| 1600 N. Main St. | North Canton | OH | 44720 | Charter Foods North, LLC | 423/587-0690 |
| 4855 Portage Street N.w. | North Canton | OH | 44720 | Pacific Bells, LLC | 360/694-7855 |
| 6568 North Ridge Road | North Madison | OH | 44057 | Pacific Bells, LLC | 360/694-7855 |
| 24247 Lorain Rd. | North Olmsted | OH | 44070 | Pacific Bells, LLC | 360/694-7855 |
| 4660 Northfield Rd | North Randall | OH | 44128 | Pacific Bells, LLC | 360/694-7855 |
| 32350 Lorain Road 6447 North Royalton Rd | North Ridgeville North Royalton | OH OH | 44039 44133 | Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 |
| | North Ruyallull | 011 | 44133 | | 300/034-7633 |
| | | | | | |

| | | | | 44057 | | 440,400,0407 |
|---|-----------------|-----------------------|----------|----------------|--|----------------------------|
| 365 Milan Ave | | Norwalk | OH | 44857 | Norwalk Restaurants, Inc. | 419-422-3437 |
| 4478 Montgomery Rd. | | Norwood Oak Harbor | OH OH | 45212 43449 | FQSR, LLC (dba KBP Foods) Edwin M Coles | 913/428-3636 |
| 115 E Water Street 5101 Groveport Road | | Obetz | ОН | 43449 | TriBell, LLC | 4195049157 216-701-6425 |
| 1305 North Main Street | | Orrville | ОН | 43207 | Charter Foods North, LLC | 423/587-0690 |
| 1724 E Main Street | | Ottawa | ОН | 45875 | Sundance, Inc. | 248/446-0100 |
| 36 Lynn Ave | | Oxford | ОН | 45056 | Mayer Management, Inc. | 513/523-0070 |
| 100 Richmond St. | | Painesville | ОН | 44077 | Charter Central, LLC | 423/587-0690 |
| 5780 Broadview Rd | | Parma | ОН | 44134 | Charter Central, LLC | 423/587-0690 |
| 7475 Day Dr | | Parma | ОН | 44129 | Pacific Bells, LLC | 360/694-7855 |
| 1075 West Pleasant Valley Rd | | Parma | OH | 44134 | Pacific Bells, LLC | 360/694-7855 |
| 6698 Pearl Road | | Parma Heights | OH | 44130 | Pacific Bells, LLC | 360/694-7855 |
| 155 E. Broad Street | | Pataskala | OH | 43062 | MRG Ohio, LLC | 281/948-5455 |
| 863 N Williams St | | Paulding | OH | 45879 | Black River Bells, LLC | 248/446-0100 |
| 25782 DIXIE HWY | | Perrysburg | ОН | 43551 | G-Made, Inc. | 419-422-3437 |
| 27171 Oakmead Dr | | Perrysburg | ОН | 43551 | Perrysburg Restaurants, Inc. | 419-422-3437 |
| 1233 Hill Rd N | | Pickerington | ОН | 43147 | TriBell, LLC | 216-701-6425 |
| 615 S West St Ste B | Duchess Shoppes | Piketon | ОН | 45661 | F.W. Englefield IV | |
| 1234 E Ash St | | Piqua | ОН | 45356 | Cantina Hospitality, LLC | 203/987-6162 |
| 1429 Covington Ave (US-36) | | Piqua | ОН | 45356 | Cantina Hospitality, LLC | 203/987-6162 |
| 7490 OH-161 | | Plain City | ОН | 43064 | Cantina Hospitality, LLC | 203/987-6162 |
| 420 West Main Street | | Pomeroy | ОН | 45769 | CLATRA, INC. | 740/992-54 |
| 3990 E Harbor Rd | | , Port Clinton | ОН | 43452 | Charter Foods North, LLC | 423/587-0690 |
| 3826 US Highway 23 | | Portsmouth | ОН | 45662 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 2535 Gallia Street | | Portsmouth | ОН | 45662 | Charter Central, LLC | 423/587-0690 |
| 10600 Sawmill Parkway | | Powell | ОН | 43065 | Cantina Hospitality, LLC | 203/987-6162 |
| 117 State Street | | Proctorville | ОН | 45669 | Charter Central, LLC | 423/587-0690 |
| 6320 Tussing Rd | | Reynoldsburg | ОН | 43068 | G-Made, Inc. | 419-422-3437 |
| 6325 E Main St | | Reynoldsburg | OH | 43068 | Pacific Bells, LLC | 360/694-7855 |
| 11625 OH-588 | | Rio Grande | ОН | 45674 | AG Bells, LLC | 312/810-6184 |
| 21805 Center Ridge Road | | Rocky River | ОН | 44116 | Pacific Bells, LLC | 360/694-7855 |
| 137 East Main Street | | , Russells Point | ОН | 43348 | Sundance, Inc. | 248/446-0100 |
| 50737 Valley Frontage Rd | | Saint Clairsville | ОН | 43950 | Charter Foods North, LLC | 423/587-0690 |
| 1406 Commerce Dr | | Saint Marys | ОН | 45885 | Sundance, Inc. | 248/446-0100 |
| 1872 E State St | | Salem | ОН | 44460 | MRG Ohio, LLC | 281/948-5455 |
| 918 Perkins Avenue West | | Sandusky | ОН | 44870 | Pacific Bells, LLC | 360/694-7855 |
| 1000 Fun Drive | | Sandusky | ОН | 44870 | Pacific Bells, LLC | 360/694-7855 |
| 3970 Hauck Road | | Sharonville | ОН | 45241 | CTI Restaurants, Inc. | 513/874-2244 |
| 160 MANSFIELD AVE | | Shelby | ОН | 44875 | Edwin M Coles | 4195049157 |
| 1752 Michigan St | | Sidney | ОН | 45365 | Cantina Hospitality, LLC | 203/987-6162 |
| 6030 Enterprise Pkwy | | Solon | ОН | 44139 | MITRA QSR KNE, LLC | 214/440-4144 |
| 110 North Columbus Street | Duchess Shoppes | Somerset | ОН | 43783 | F.W. Englefield IV | |
| 5040 Corinne Drive | | South Bloomfield | ОН | 43103 | MRG Ohio, LLC | 281/948-5455 |
| 325 County Road 406 | | South Point | ОН | 45680 | Charter Central, LLC | 423/587-0690 |
| 850 W Central Ave | | Springboro | ОН | 45066 | Cantina Hospitality, LLC | 203/987-6162 |
| 1115 Upper Valley Pike | | Springfield | ОН | 45504 | Cantina Hospitality, LLC | 203/987-6162 |
| 1920 North Bechtle Avenue | | Springfield | ОН | 45504 | Cantina Hospitality, LLC | 203/987-6162 |
| 1717 E Main St | | Springfield | ОН | 45503 | Cantina Hospitality, LLC | 203/987-6162 |
| 2952 Derr Road | | Springfield | ОН | 45503 | Cantina Hospitality, LLC | 203/987-6162 |
| 2149 S. Limestone St. | | Springfield | ОН | 45505 | Cantina Hospitality, LLC | 203/987-6162 |
| 2118 Sunset Blvd | | Steubenville | ОН | 43952 | Charter Foods North, LLC | 423/587-0690 |
| 4152 Kent Rd | | Stow | ОН | 44224 | Pacific Bells, LLC | 360/694-7855 |
| 7532 State Route 250 SW | | Strasburg | ОН | 44680 | Fast Food Feeders, Ltd | 4195049157 |
| 9223 St Rte 14 | | Streetsboro | ОН | 44241 | Pacific Bells, LLC | 360/694-7855 |
| 14529 Pearl Rd | | Strongsville | ОН | 44136 | Pacific Bells, LLC | 360/694-7855 |
| 117 State Route 3 | | Sunbury | ОН | 43074 | MRG Ohio, LLC | 281/948-5455 |
| 7255 State Route 37 | | Sunbury | ОН | 43074 | MRG Ohio, LLC | 281/948-5455 |
| 62 Tallmadge Circle | | Tallmadge | ОН | 44278 | Pacific Bells, LLC | 360/694-7855 |
| 630 West Market St. | | Tiffin | ОН | 44883 | Bellevue Restaurants, Inc. | 419-422-3437 |
| 1150 W Main Street | | Tipp City | ОН | 45371 | Fiesta Holdings, Inc. | 847/644-89 |
| 3302 West Central | | Toledo | ОН | 43606 | Charter Foods North, LLC | 423/587-0690 |
| 815 Philips Avenue | | Toledo | ОН | 43612 | Charter Foods North, LLC | 423/587-0690 |
| 1422 Broadway | | Toledo | ОН | 43609 | Charter Foods North, LLC | 423/587-0690 |
| 3149 Dorr Street | | Toledo | ОН | 43607 | Charter Foods North, LLC | 423/587-0690 |
| 2234 W Alexis Rd | | Toledo | ОН | 43613 | Charter Foods North, LLC | 423/587-0690 |
| 975 West State Street | Gas America | Trenton | ОН | 45067 | Mayer Management, Inc. | 513/988-0411 |
| 1420 W. Main St. | | Troy | ОН | 45373 | Cantina Hospitality, LLC | 203/987-6162 |
| 8906 Darrow Road | | Twinsburg | ОН | 44087 | Pacific Bells, LLC | 360/694-7855 |
| | | | | | | |

| 104 East McCauley Drive | | Uhrichsville | ОН | 44683 | F.W. Englefield IV | |
|---|--------------------|---------------------------------|----------|----------------|--|------------------------------|
| 3532 Massillon Road | | Uniontown | ОН | 44685 | Charter Foods North, LLC | 423/587-0690 |
| 1735 E Wyandot Ave | | Upper Sandusky | ОН | 43351 | G-Made, Inc. | 419-422-3437 |
| 707 Scioto St | | Urbana | ОН | 43078 | Fiesta Holdings, Inc. | 847/644-89 |
| 1280 S Shannon St | | Van Wert | ОН | 45891 | Bells and Birds, Inc. | 989/422-3534 |
| 323 E. National Rd | | Vandalia | ОН | 45377 | Cantina Hospitality, LLC | 203/987-6162 |
| 1718 State Route 60 | | Vermilion | ОН | 44089 | Edwin M Coles | 4195049157 |
| 973 High Street | | Wadsworth | OH | 44281 | Pacific Bells, LLC | 360/694-7855 |
| 903 Apollo Dr | | Wapakoneta | ОН | 45895 | Sundance, Inc. | 248/446-0100 |
| 4419 Mahoning Ave NW | | Warren | ОН | 44483 | Charter Central, LLC | 423/587-0690 |
| 473 South Street | | Warren | ОН | 44483 | Charter Central, LLC | 423/587-0690 |
| 2752 Elm Road | | Warren | ОН | 44483 | Charter Central, LLC | 423/587-0690 |
| 1295 Columbus Ave | | Washington Court H | | 43160 | MRG Ohio, LLC | 281/948-5455 |
| 6521 Hutchinson Drive | | Waterville | OH | 43566 | G-Made, Inc. | 419-422-3437 |
| 1462 North Shoop Avenue | | Wauseon | OH | 43567 | Sundance, Inc. | 248/446-0100 |
| 508 S Main St. | Mikey Mart - Coles | | OH | 44090 | Edwin M Coles | 4195049157 |
| 1223 S PENNSYLVANIA AVE | | Wellston | OH | 45692 | MRG Ohio, LLC | 281/948-5455 |
| 801 E Central Ave 8126 Princeton-Glendale Rd | | West Carrollton West Chester | он он | 45449 45069 | Fiesta Holdings, Inc. CTI Restaurants, Inc. | 847/644-89 513/874-2244 |
| 7757 Tylersville Rd | | West Chester | ОН | 45069 | CTI Restaurants, Inc. | 513/874-2244 |
| 11191 State Route 41 | | West Union | ОН | 45693 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 6140 Sunbury Rd | | Westerville | ОН | 43081 | TriBell, LLC | 216-701-6425 |
| 26 E Schrock Rd | | Westerville | ОН | 43081 | Pacific Bells, LLC | 360/694-7855 |
| 1345 Columbia Rd. | | Westlake | ОН | 44145 | Pacific Bells, LLC | 360/694-7855 |
| 8220 Ohio River Road | | Wheelersburg | ОН | 45694 | Charter Foods, Inc. | 423/587-0690 |
| 3944 E Broad St | | Whitehall | ОН | 43213 | G-Made, Inc. | 419-422-3437 |
| 101 East Walton Street | | Willard | ОН | 44890 | Charter Foods North, LLC | 423/587-0690 |
| 35020 Euclid Ave | | Willoughby | OH | 44094 | Pacific Bells, LLC | 360/694-7855 |
| 1701 Rombach Ave | | Wilmington | ОН | 45177 | Mayer Management, Inc. | 937/382-3828 |
| 180 Main Street | | Wintersville | ОН | 43953 | Charter Central, LLC | 423/587-0690 |
| 116 North Main Street | | Woodsfield | ОН | 43793 | Jefferis Foods, LLC | |
| 231 West Main Street | | Xenia | ОН | 45385 | Cantina Hospitality, LLC | 203/987-6162 |
| 3551 Belmont Avenue | | Youngstown | ОН | 44505 | Charter Foods North, LLC | 423/587-0690 |
| 3726 Market Street | | Youngstown | ОН | 44507 | Charter Foods North, LLC | 423/587-0690 |
| 420 Fifth Avenue | | Youngstown | ОН | 44502 | Charter Foods North, LLC | 423/587-0690 |
| 4380 Youngstown Poland Rd | | Youngstown | ОН | 44514 | Charter Central, LLC | 423/587-0690 |
| 8585 South Ave(Western Reserve |) | Youngstown | ОН | 44514 | Charter Foods North, LLC | 423/587-0690 |
| 458 Boardman-Canfield Road | | Youngstown | ОН | 44512 | Charter Foods North, LLC | 423/587-0690 |
| 940 Boardman-Poland Rd | | Youngstown | ОН | 44512 | Charter Foods North, LLC | 423/587-0690 |
| 850 N. Canfield Niles Rd. | | Youngstown | ОН | 44515 | Charter Foods North, LLC | 423/587-0690 |
| 21445 June Parkway | | Zanesville | OH | 43701 | MRG Ohio, LLC | 281/948-5455 |
| 2454 Maple Street | | Zanesville | ОН | 43701 | MRG Ohio, LLC | 281/948-5455 |
| 500 N Mississippi | | Ada | OK | 74820 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1701 N. Main St. 1133 W Petree Road | | Altus Anadarko | OK | 73521 | K-Mac Enterprises, Inc. | 479-650-1489 479-650-1489 |
| 806 Holiday Drive | | Ardmore | OK OK | 73005 73401 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1007 N Commerce Street | | Ardmore | OK | 73401 | K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. | 479-650-1489 |
| 1510 S Mississippi St | | Atoka | OK | 74525 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3875 SE Green Country Rd | | Bartlesville | OK | 74006 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 7980 South 111th Street South | | Bixby | OK | 74008 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1223 NE 10th Street | | Blanchard | OK | 73010 | O&M TB, LLC | |
| 704 North Main Street | | Bristow | OK | 74010 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3202 S Juniper Ave | | Broken Arrow | OK | 74012 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 11081 So. Oklahoma State Highw | a | Broken Arrow | ОК | 74014 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 700 North Aspen | | Broken Arrow | ОК | 74012 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1361 E. Kenosha Street | | Broken Arrow | ОК | 74012 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1100 N 193rd East Ave | | Catoosa | ОК | 74015 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1105 W Gentry Road | | Checotah | OK | 74426 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1782 S 4th St | | Chickasha | ОК | 73018 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 14337 Northeast 23rd St. | | Choctaw | ОК | 73020 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1201 W Will Rogers Blvd | | Claremore | ОК | 74017 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1438 E. Main Street | | Cushing | OK | 74023 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4700 SE 29th St. | | Del City | OK | 73115 | O&M TB, LLC | 047 000 |
| 1125 N. Highway 81 | | Duncan | OK | 73533 | North Texas Bells, LLC | 817-328-1978 |
| 206 Westside Dr | | Durant Edmond | OK | 74701 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4555 E. Waterloo Rd | | Edmond | OK | 73034 | O&M TB, LLC | |
| 2921 NW 178 St. 2317 N. Kelly Ave | | Edmond Edmond | OK OK | 73012 73003 | O&M TB, LLC O&M TB, LLC | |
| 2317 N. KEIIY AVE | | Lumonu | UK | 13003 | COM ID, LLC | |

| 2200 West Edmond Road | Edmond | ОК | 73003 | O&M TB, LLC | |
|---|--------------------------------|----------|----------------|--|------------------------------|
| 1049 West I-35 Frontage Rd. | Edmond | OK | 73034 | O&M TB, LLC | |
| 1709 E. 2nd St. | Edmond | OK | 73034 | O&M TB, LLC | |
| 26 East 33rd Street | Edmond | ОК | 73013 | O&M TB, LLC | |
| 2417 S. Country Club Drive | El Reno | ОК | 73036 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1113 W. 3rd St. | Elk City | OK | 73644 | J.P.M., Inc. | 806 786-7028 |
| 402 South Van Buren | Enid | OK | 73701 | J.P.M., Inc. | 806 786-7028 |
| 15045 South Dogwood Street | Glenpool | OK | 74033 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1621 South Main Street | Grove | OK | 74344 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1916 S. Division | Guthrie | OK | 73044 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 108 E. Hwy 54 | Guymon | OK | 73942 | ARG Southwest LLC | 303/745-0555 |
| 505 E Main | Henryetta | OK | 74437 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2011 East Jackson St | Hugo | OK | 74743 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1804 SE Washington Street | Idabel | OK | 74745 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1441 South Main Street | Jay | OK | 74346 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 555 West Main St | Jenks Kingficher | OK | 74037 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1015 South Main 2425 NW Cache Rd | Kingfisher | OK OK | 73750 73505 | MITRA QSR KNE, LLC North Texas Bells, LLC | 214/440-4144 817-328-1978 |
| 3720 SW Lee Blvd | Lawton Lawton | OK | 73505 | North Texas Bells, LLC | 817-328-1978 |
| 6704 NW Cache Road | Lawton | OK | 73505 | North Texas Bells, LLC | 817-328-1978 |
| 2 SW Sheridan Rd | Lawton | OK | 73505 | North Texas Bells, LLC | 817-328-1978 |
| 901 South 1st Street | Madill | OK | 73446 | Kumar Management, Corporation SW | 650-312-9934 |
| 508 S George Nigh Expy | McAlester | OK | 74501 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 901 N. Main | Miami | OK | 74354 | TB Of America, Inc. | 316/722-5670 |
| 150 Brett Dr. | Midwest City | ОК | 73110 | O&M TB, LLC | |
| 2913 So Douglas Blvd | Midwest City | ОК | 73130 | O&M TB, LLC | |
| 300 S Air Depot Ave. | Midwest City | ОК | 73110 | O&M TB, LLC | |
| 600 NW 12th St | Moore | OK | 73160 | O&M TB, LLC | |
| 1735 S Broadway | Moore | OK | 73160 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3200 West Okmulgee Ave | Muskogee | OK | 74401 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2402 E Shawnee | Muskogee | OK | 74403 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 980 E. State Highway 152 | Mustang | OK | 73064 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 909 NW 32nd Street | Newcastle | OK | 73065 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 1101 12th Ave NE | Norman | OK | 73071 | O&M TB, LLC | |
| 2125 W Lindsey St. | Norman | OK | 73069 | O&M TB, LLC | |
| 3020 S. Classen Blvd. | Norman | OK | 73071 | O&M TB, LLC | |
| 1201 E. Lindsey | Norman | OK | 73071 | O&M TB, LLC | 470 (50 1490 |
| 1024 24th St NW 14000 North Rockwell Ave | Norman Oklahoma City | OK | 73069 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 12323 N. Pennsylvania Ave. | Oklahoma City Oklahoma City | OK OK | 73142 73120 | O&M TB, LLC O&M TB, LLC | |
| 13920 N. May Ave. | Oklahoma City | OK | 73120 | O&M TB, LLC | |
| 10830 N Rockwell Ave | Oklahoma City | OK | 73162 | O&M TB, LLC | |
| 10350 SOUTH I-44 HWY | Oklahoma City | OK | 73159 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 936 W Sheridan | Oklahoma City | OK | 73106 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 8390 NW Expressway St | Oklahoma City | OK | 73162 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2608 S I-35 Service Rd | , Oklahoma City | ОК | 73129 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 9000 NE 23rd St | Oklahoma City | ОК | 73141 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2116 SW 59th | Oklahoma City | OK | 73119 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4839 NW 39th Street | Oklahoma City | OK | 73122 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 6801 N May Ave. | Oklahoma City | OK | 73116 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2850 NW 23rd Street | Oklahoma City | OK | 73107 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1009 South Meridian | Oklahoma City | OK | 73128 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 220 NW 23rd St | Oklahoma City | OK | 73103 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 7101 S May | Oklahoma City | OK | 73159 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 10417 South Western Ave | Oklahoma City | OK | 73139 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 7024 SW 3rd St | Oklahoma City | OK | 73128 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2006 South Wood Drive | Okmulgee | OK | 74447 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 13315 E. 116th Street North | Owasso Owasso | OK | 74055 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 8551 N Owasso Expy 100 Ballard Rd | Pauls Valley | OK OK | 74055 73075 | K-Mac Enterprises, Inc. O&M TB, LLC | 479-650-1489 |
| 1202 E Prospect Ave | Ponca City | OK | 74601 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1905 North Broadway Street | Poteau | OK | 74601 74953 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 601 South Mill | Pryor | OK | 74353 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2425 State Hwy 74 | Purcell | OK | 73080 | Mohammad Choudhry | |
| 211 West Rayfine Blvd. | Roland | OK | 74954 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1601 E. Cherokee Street | Sallisaw | OK | 74955 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 305 W. 2nd Street. | Sand Springs | ОК | 74063 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 725 East Taft Avenue | Sapulpa | ОК | 74066 | K-Mac Enterprises, Inc. | 479-650-1489 |
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|--|-------------------|-------------------------|----------|----------------|--|------------------------------|
| 2225 N Milt Phillips Ave | | Seminole | OK | 74868 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4837 N. Kickapoo 1416 N Harrison St | | Shawnee Shawnee | OK OK | 74804 74801 | K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. | 479-650-1489 479-650-1489 |
| 620 W. Rogers Blvd | | Skiatook | OK | 74070 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1305 East Main Street | | Stigler | OK | 74462 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 821 N Perkins | | Stillwater | OK | 74075 | J.P.M., Inc. | 806 786-7028 |
| 43 Clevenger St. | | Stilwell | OK | 74960 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1711 West Broadway | | Sulphur | OK | 73086 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1287 E. Downing Street | | Tahleguah | OK | 74464 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1319 S Muskogee Avenue | | Tahlequah | OK | 74464 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1001 N. Broadway | | Tecumseh | ОК | 74873 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4716 East 21st Street South | | Tulsa | ОК | 74114 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1535 E 71st St | | Tulsa | ОК | 74136 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1722 W. 51st. Street | | Tulsa | ОК | 74107 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 11108 East 41st Street | | Tulsa | ОК | 74146 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4703 E 51st St | | Tulsa | ОК | 74135 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1533 N. Peoria | | Tulsa | ОК | 74106 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 8109 E 74Th Pl. | | Tulsa | ОК | 74133 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 6105 S. Mingo Road, Suite C | Union Square Shop | Tulsa | OK | 74133 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1810 S Garnett Rd | | Tulsa | OK | 74128 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4710 S Peoria Ave | | Tulsa | OK | 74105 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 7804 E Admiral Place | | Tulsa | OK | 74115 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3118 E 11th Street | | Tulsa | OK | 74104 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 260 South 7th Street | | Vinita | ОК | 74301 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1401 W Highway 51 | | Wagoner | ОК | 74467 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 5704 NW Expressway | | Warr Acres | ОК | 73132 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1237 East Main Street | | Weatherford | ОК | 73096 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2411 Oklahoma Ave | | Woodward | OK | 73801 | L.P. Buller, L.L.C. | 580/234-0073 |
| 11303 Westmark Drive | | Yukon | OK | 73099 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 975 S Cornwell Dr | | Yukon | OK | 73099 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1835 Pacific Blvd SW | | Albany | OR | 97321 | Pacific Bells, LLC | 360/694-7855 |
| 200 Airport Rd SE | | Albany | OR | 97322 | Pacific Bells, LLC | 360/694-7855 |
| 19275 SW Tualatin Valley Hwy | | Aloha Ashland | OR | 97006 | Quikserve Northwest, Inc. | 510/333-7802 |
| 2290 Ashland Street | | | OR | 97520 97814 | J.A. Sutherland, Inc. | 916/514-3300 |
| 1375 Campbell St. 1170 NW 185th Ave | | Baker City Beaverton | OR OR | 97814 97006 | Pacific Bells, LLC Quikserve Northwest, Inc. | 360/694-7855 510/333-7802 |
| 14300 SW Allen Blvd | | Beaverton | OR | 97005 | Pacific Bells, LLC | 360/694-7855 |
| 8715 SW Hall Blvd. | | Beaverton | OR | 97003 97008 | Quikserve Northwest, Inc. | 510/333-7802 |
| 3420 SW Cedar Hills Blvd | | Beaverton | OR | 97005 | Pacific Bells, LLC | 360/694-7855 |
| 533 NE Bellevue Dr | | Bend | OR | 97701 | ES-O-EN TB, LLC | 208/888-6428 |
| 1104 NE 3rd St | | Bend | OR | 97701 | ES-O-EN Corp. | 208/888-6428 |
| 350 5th Street | | Brookings | OR | 97415 | J.A. Sutherland, Inc. | 916/514-3300 |
| 845 S W 1st Avenue | | Canby | OR | 97013 | Pacific Bells, LLC | 360/694-7855 |
| 16040 SE 82nd Dr | | Clackamas | OR | 97015 | Pacific Bells, LLC | 360/694-7855 |
| 1015 1st St | | Coos Bay | OR | 97420 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 1590 Newmark Ave | | Coos Bay | OR | 97420 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 2235 NW 9th Street | | Corvallis | OR | 97330 | ES-O-EN TB, LLC | 208/888-6428 |
| 2710 Row River Rd | | Cottage Grove | OR | 97424 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 200 W. Ellendale Ave. | | Dallas | OR | 97338 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 4295 Barger Dr | | Eugene | OR | 97402 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 669 West 7th Ave | | Eugene | OR | 97402 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 2805 Chad Dr | | Eugene | OR | 97408 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 215 Division Avenue | | Eugene | OR | 97404 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 2890 West 11th Ave | | Eugene | OR | 97402 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 2460 Highway 101 | | Florence | OR | 97439 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 4455 Pacific Avenue | | Forest Grove | OR | 97116 | Pacific Bells, LLC | 360/694-7855 |
| 19795 McLoughlin Blvd | | Gladstone | OR | 97027 | Quikserve Northwest, Inc. | 510/333-7802 |
| 301 NE Terry Ln | | Grants Pass | OR | 97526 | Columbia Bells, LLC | 541/687-8445 |
| 1670 ALLEN CREEK RD | | Grants Pass | OR | 97527 | Columbia Bells, LLC | 541/687-8445 |
| 1881 NE 6th Street | | Grants Pass | OR | 97526 | J.A. Sutherland, Inc. | 916/514-3300 |
| 4265 SE 182nd Ave | | Gresham | OR | 97030 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 205 NE Burnside Rd | Taco Bell | Gresham | OR | 97030 | Quikserve Northwest, Inc. | 510/333-7802 |
| 16050 SE Sunnyside Rd | | Happy Valley | OR | 97015 | Pacific Bells, LLC | 360/694-7855 |
| 1677 N 1st Street | | Hermiston | OR | 97838 | Pacific Bells, LLC | 360/694-7855 |
| 6255 SE Tuallatin Valley | | Hillsboro | OR | 97123 | Quikserve Northwest, Inc. | 510/333-7802 |
| 977 SW Oak St | | Hillsboro | OR | 97123 | Pacific Bells, LLC | 360/694-7855 |
| 7235 NE Imbrie Drive | | Hillsboro | OR | 97124 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 2649 Cascade Avenue | | Hood River | OR | 97031 | Pacific Bells, LLC | 360/694-7855 |
| | | | | | | |

| 11625 Island Ave | | Island City | OR | 97850 | Pacific Bells, LLC | 360/694-7855 |
|--|------------------|----------------------------|----------|----------------|--|------------------------------|
| 94588 HWY 99E | | Junction City | OR | 97448 | Pacific Bells, LLC | 360/694-7855 |
| 4690 River Road N | | Keizer | OR | 97303 | ES-O-EN TB, LLC | 208/888-6428 |
| 2635 Jorie Lane NE | | Keizer | OR | 97303 | ES-O-EN TB, LLC | 208/888-6428 |
| 3118 Washburn Way | | Klamath Falls | OR | 97603 | DeClerck Enterprises, A Partnership | 530/842-4827 |
| 5327 South 6th St | | Klamath Falls | OR | 97603 | DeClerck Enterprises, A Partnership | 530/842-4827 |
| 16490 1st St | | La Pine | OR | 97739 | ES-O-EN TB, LLC | 208/888-6428 |
| 12 E Airport Road | | Lebanon | OR | 97355 | Pacific Bells, LLC | 360/694-7855 |
| 3910 NE HIGHWAY 101 | | Lincoln City | OR | 97367 | Pacific Bells, LLC | 360/694-7855 |
| 44 SW 5th St | | Madras | OR | 97741 | ES-O-EN TB, LLC | 208/888-6428 |
| 915 NE Highway 99W | | McMinnville | OR | 97128 | ES-O-EN TB, LLC | 208/888-6428 |
| 2490 Crater Lake Highway | | Medford | OR | 97504 | Columbia Bells, LLC | 541/687-8445 |
| 2323 W. Main Street | | Medford | OR | 97501 | Columbia Bells, LLC | 541/687-8445 |
| 1311 Center Drive | Gateway Center | Medford | OR | 97501 | Columbia Bells, LLC | 541/687-8445 |
| 448 E Jackson St. | | Medford | OR | 97501 | Columbia Bells, LLC | 541/687-8445 |
| 125 S. Columbia Street | | Milton Freewater | OR | 97862 | Pacific Bells, LLC | 360/694-7855 |
| 11000 SE Oak St | | Milwaukie | OR | 97222 | Quikserve Northwest, Inc. | 510/333-7802 |
| 16300 SE McLoughlin Blvd. | | Milwaukie | OR | 97267 | Quikserve Northwest, Inc. | 510/333-7802 |
| Highway 213 and Highway 211 | i. | Molalla | OR | 97038 | Pacific Bells, LLC | 360/694-7855 |
| 1537 Monmouth Independence H 3420 Portland Road | 11 | Monmouth | OR OR | 97361 97132 | ES-O-EN TB, LLC Weber Coastal Bells Limited Partnership | 208/888-6428 541/687-8445 |
| 2415 N. Coast Highway | | Newberg Newport | OR | 97152 97365 | Pacific Bells, LLC | 360/694-7855 |
| 1501 Virginia Avenue | | North Bend | OR | 97459 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 30810 NW Pacific St. | | North Plains | OR | 97133 | Quikserve Northwest, Inc. | 510/333-7802 |
| 382 E Idaho Ave | | Ontario | OR | 97914 | ES-O-EN TB, LLC | 208/888-6428 |
| 19005 S Bevercreek Rd | | Oregon City | OR | 97045 | Quikserve Northwest, Inc. | 510/333-7802 |
| 2001 SW Court Place | | Pendleton | OR | 97801 | Pacific Bells, LLC | 360/694-7855 |
| 18510 SE Stark St. | | Portland | OR | 97233 | Quikserve Northwest, Inc. | 510/333-7802 |
| 4933 SE Powell Blvd | | Portland | OR | 97206 | Quikserve Northwest, Inc. | 510/333-7802 |
| 4616 N Interstate Ave | | Portland | OR | 97217 | Pacific Bells, LLC | 360/694-7855 |
| 3908 SE 82nd Ave | | Portland | OR | 97266 | Quikserve Northwest, Inc. | 510/333-7802 |
| 7415 NE Martin Luther King Blvd | | Portland | OR | 97211 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 12237 N Jantzen Dr | | Portland | OR | 97217 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 4909 N Lombard St. | | Portland | OR | 97203 | Quikserve Northwest, Inc. | 510/333-7802 |
| 8163 NE Air Cargo Rd | | Portland | OR | 97218 | Pacific Bells, LLC | 360/694-7855 |
| 11699 SE 82nd Avenue | | Portland | OR | 97086 | Pacific Bells, LLC | 360/694-7855 |
| 725 NE Weidler St. | | Portland | OR | 97232 | Quikserve Northwest, Inc. | 510/333-7802 |
| 8181 Johnson Creek Blvd SE | | Portland | OR | 97206 | Quikserve Northwest, Inc. | 510/333-7802 |
| 9350 SE Stark Street | | Portland | OR | 97216 | Quikserve Northwest, Inc. | 510/333-7802 |
| 12605 SE Division St. | llene Denet Cent | Portland | OR | 97236 | Quikserve Northwest, Inc. | 510/333-7802 |
| 13480 NW Science Park Drive | Home Depot Cente | | OR | 97229 | Quikserve Northwest, Inc. | 510/333-7802 |
| 1946 NE 122nd Ave 7710 SW Barbur Blvd | | Portland Portland | OR OR | 97230 97219 | Quikserve Northwest, Inc. Pacific Bells, LLC | 510/333-7802 360/694-7855 |
| 4852 NW Bethany Blvd | | Portland | OR | 97229 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 2079 W Burnside Street | | Portland | OR | 97209 | Pacific Bells, LLC | 360/694-7855 |
| 2247 NE 82nd Ave | | Portland | OR | 97220 | Pacific Bells, LLC | 360/694-7855 |
| 12017 NE Glisan St | | Portland | OR | 97220 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 2042 NE 3rd St | | Prineville | OR | 97754 | ES-O-EN TB, LLC | 208/888-6428 |
| 6560 SW Beaverton | | Raleigh Hills | OR | 97225 | Pacific Bells, LLC | 360/694-7855 |
| 1214 S Highway 97 | | Redmond | OR | 97756 | ES-O-EN TB, LLC | 208/888-6428 |
| 200 Grant Smith Road | | Roseburg | OR | 97471 | Columbia Bells, LLC | 541/687-8445 |
| 180 NE Garden Valley Blvd | | Roseburg | OR | 97470 | Columbia Bells, LLC | 541/687-8445 |
| 58761 S Columbia River Hwy | | Saint Helens | OR | 97051 | Pacific Bells, LLC | 360/694-7855 |
| 450 Wallace Rd NW | | Salem | OR | 97304 | ES-O-EN TB, LLC | 208/888-6428 |
| 5795 Commercial St SE | | Salem | OR | 97306 | ES-O-EN Corp. | 208/888-6428 |
| 565 Lancaster Dr SE | | Salem | OR | 97301 | ES-O-EN TB, LLC | 208/888-6428 |
| 2093 Lancaster Dr NE | | Salem | OR | 97305 | ES-O-EN TB, LLC | 208/888-6428 |
| 3455 Commercial St SE | | Salem | OR | 97302 | ES-O-EN TB, LLC | 208/888-6428 |
| 37317 Highway 26 | | Sandy | OR | 97055 | DeClerck Enterprises, A Partnership | 530/842-4827 |
| 601 South Roosevelt | | Seaside | OR | 97138 | Graja, Inc. | 360/425-3982 |
| 16240 S.W. Langer Drive | | Sherwood | OR | 97140 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 605 West C Street | | Silverton | OR | 97381 | The Chick, Inc. | 503/910-9524 |
| 3220 Gateway St 4198 Main St | | Springfield | OR | 97477 97478 | Weber Coastal Bells Limited Partnership | 541/687-8445 360/694-7855 |
| 4198 Main St 1505 Mohawk Blvd | | Springfield Springfield | OR OR | 97478 97477 | Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 |
| 1855 Shaff Rd | | Stayton | OR | 97383 | ES-O-EN TB, LLC | 208/888-6428 |
| 112 Clover Leap Loop | | Sutherlin | OR | 97479 | Columbia Bells, LLC | 541/687-8445 |
| 1502 Main Street | | Sweet Home | OR | 97386 | Pacific Bells, LLC | 360/694-7855 |
| | | | | | · - | |

| 1501 W 6th St | | The Dalles | OR | 97058 | Pacific Bells, LLC | 360/694-7855 |
|--|-----------------------|------------------------------|----------|----------------|---|------------------------------|
| 13305 SW Pacific Highway | | Tigard | OR | 97223 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 11635 SW Pacific Hwy | | Tigard | OR | 97223 | Quikserve Northwest, Inc. | 510/333-7802 |
| 17873 SW McEwan Road | | Tigard | OR | 97224 | Pacific Bells, LLC | 360/694-7855 |
| 1480 NW Frontage Road | | Troutdale | OR | 97060 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 25123 SE Stark St. | | Troutdale | OR | 97060 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 19305 S.w. Martinazzi Ave. | | Tualatin | OR | 97062 | Pacific Bells, LLC | 360/694-7855 |
| 1530 SE Discovery Lane | | Warrenton | OR | 97146 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 91444 Biggs-Rufus Hwy | Biggs Junction | Wasco | OR | 97065 | Pacific Bells, LLC | 360/694-7855 |
| 7511 Crater Lake Hwy | | White City | OR | 97503 | DeClerck Enterprises, A Partnership | 530/842-4827 |
| 8251 SW Wilsonville Rd | | Wilsonville | OR | 97070 | Weber Coastal Bells Limited Partnership | 541/687-8445 |
| 1520 N. Pacific Hwy | | Woodburn | OR | 97071 | DeClerck Enterprises, A Partnership | 530/842-4827 |
| 985 Lawson Way | | Woodburn | OR | 97071 | DeClerck Enterprises, A Partnership | 530/842-4827 |
| 3380 Lehigh Street | | Allentown | PA | 18103 | Oak Restaurants, LLC | 610/520-1000 |
| 301 Cooper St | | Allentown | PA | 18103 | Oak Restaurants, LLC | 610/520-1000 |
| 5374 Hamilton Blvd | | Allentown | PA | 18106 | Oak Restaurants, LLC | 610/520-1000 |
| 1102-1122 Airport Rd | Cuite 4 | Allentown | PA | 18109 | Oak Restaurants, LLC | 610/520-1000 |
| 516 W Plank Rd | Suite 1 | Altoona | PA | 16602 | Charter Central, LLC | 423/587-0690 |
| 1304 1st Street | | Altoona | PA | 16601 | Charter Central, LLC | 423/587-0690 |
| 5012 Pennell Road | | Aston Audubon | PA | 19014 | Oak Restaurants, LLC | 610/520-1000 |
| 1165 South Trooper Road 764 Gap Newport Pike | | Avondale | PA PA | 19403 19311 | Oak Restaurants, LLC Oak Restaurants, LLC | 610/520-1000 610/520-1000 |
| 1600 West State Street | | Baden | PA | 15005 | Charter Central, LLC | 423/587-0690 |
| 5 W. City Avenue | | Bala Cynwyd | PA | 19004 | Oak Restaurants, LLC | 610/520-1000 |
| 900 Chippewa Town Center | | Beaver Falls | PA | 15010 | Charter Central, LLC | 423/587-0690 |
| 4468 U.S. 220 Business | | Bedford | PA | 15522 | Charter Central, LLC | 423/587-0690 |
| 220 Tri County Lane | | Belle Vernon | PA | 15012 | Charter Foods North, LLC | 423/587-0690 |
| 190 Wilson Road | | Bentleyville | PA | 15314 | Charter Foods North, LLC | 423/587-0690 |
| 2585 Easton Avenue | | Bethlehem | PA | 18017 | Oak Restaurants, LLC | 610/520-1000 |
| 40 CORPORATE CAMPUS DR | | Blairsville | PA | 15717 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 2445 Columbia Blvd | Giant Shopping Ce | | PA | 17815 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1001 East Main Street | 11 0 | Bradford | PA | 16701 | Charter Foods North, LLC | 423/587-0690 |
| 248 North PA Route 100 | | Breinigsville | PA | 18031 | Oak Restaurants, LLC | 610/520-1000 |
| 177 Millers Run Rd | | Bridgeville | PA | 15017 | Charter Central, LLC | 423/587-0690 |
| 1298 Veterans Hwy | | Bristol | PA | 19007 | Oak Restaurants, LLC | 610/520-1000 |
| 1693 Rt 209 | | Brodheadsville | PA | 18322 | Bower and Son, Inc. | 570/287-6216 |
| 3515 Edgmont Ave. | | Brookhaven | PA | 19015 | MITRA QSR KNE, LLC | 214/440-4144 |
| 125 Pittsburgh Rd. | | Butler | PA | 16001 | Charter Central, LLC | 423/587-0690 |
| 102 Moraine Pointe Plaza | | Butler | PA | 16001 | Charter Central, LLC | 423/587-0690 |
| 109 Cavasina Drive | | Canonsburg | PA | 15317 | Charter Central, LLC | 423/587-0690 |
| 155 Brooklyn Street | | Carbondale | PA | 18407 | MHF Carbondale LLC | |
| 401 East High Street | | Carlisle | PA | 17013 | Oak Restaurants, LLC | 610/520-1000 |
| 901 Lincoln Wy E | | Chambersburg | PA | 17201 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 83 Perkins Rd | | Clarion | PA | 16214 | Charter Foods North, LLC | 423/587-0690 |
| 100 Sumner Ave | | Clarks Summit | PA | 18411 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 5311 W. Baltimore Avenue | | Clifton Heights | PA | 19018 | MITRA QSR KNE, LLC | 214/440-4144 |
| 322 W. Columbus Ave | | Corry | PA | 16407 | Charter Foods North, LLC | 423/587-0690 |
| 7047 US 322 | | Cranberry | PA | 16319 | Charter Foods North, LLC | 423/587-0690 |
| 2186 Memorial Highway | | Dallas | PA | 18612 | Dallas Bell OPS LLC | 484/225-84 |
| 179 Northumberland St | | Danville | PA | 17821 | Danville Bell OPS LLC | 484/225-84 |
| 6549 State Route 22 823 Commerce Blvd | | Delmont Dickson City | PA PA | 15626 18519 | Charter Foods North, LLC HAZA Bell of Northeast, LLC | 423/587-0690 281/201-2700 |
| | | Douglassville | PA PA | | Oak Restaurants, LLC | 610/520-1000 |
| 1136 Benjamin Franklin Highway 50 Rock Raymond Rd | | Douglassville Downingtown | PA PA | 19518 19335 | Oak Restaurants, LLC | 610/520-1000 |
| 5574 Shaffer Rd. | Suite K | Du Bois | PA | 15801 | Charter Central, LLC | 423/587-0690 |
| 301 Hoffman Blvd | Suite K | Duquesne | PA | 15110 | Charter Central, LLC | 423/587-0690 |
| 310 Travelers Road | | East Freedom | PA | 16637 | Charter Central, LLC | 423/587-0690 |
| 5124 Milford Rd | | East Stroudsburg | PA | 18302 | MHF East Stroudsburg LLC | 120,007 0000 |
| 2420 Northampton St | | Easton | PA | 18042 | Oak Restaurants, LLC | 610/520-1000 |
| 4482 Admiral Peary Hwy | | Ebensburg | PA | 15931 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 208 Plum Street | | Edinboro | PA | 16412 | Charter Foods North, LLC | 423/587-0690 |
| 825 South Market St | | Elizabethtown | PA | 17022 | Oak Restaurants, LLC | 610/520-1000 |
| 4634 State Route 209 | | Elizabethville | PA | 17023 | Charter Central, LLC | 423/587-0690 |
| 905 Heritage Drive | | Elverson | PA | 19520 | Oak Restaurants, LLC | 610/520-1000 |
| 4300 Market Place Way | | Enola | PA | 17025 | Oak Restaurants, LLC | 610/520-1000 |
| 880 East Main Street | | Ephrata | PA | 17522 | Oak Restaurants, LLC | 610/520-1000 |
| 2007 E 38th Street | | Erie | PA | 16510 | Charter Foods North, LLC | 423/587-0690 |
| 6935 Peach Street | | Erie | PA | 16509 | Charter Foods North, LLC | 423/587-0690 |
| | | | | | | |

| | | Frie | DA | 10500 | Charter Foods North U.C. | 422/587 0000 |
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| 8056 Perry Highway 4225 Buffalo Road | | Erie Erie | PA PA | 16509 16510 | Charter Foods North, LLC Charter Foods North, LLC | 423/587-0690 423/587-0690 |
| 4305 Peach Street | | Erie | PA | 16509 | Charter Foods North, LLC | 423/587-0690 |
| 118 E 12th St | | Erie | PA | 16501 | Charter Foods North, LLC | 423/587-0690 |
| 2909 W 12th Street | | Erie | PA | 16505 | Charter Foods North, LLC | 423/587-0690 |
| 49 Robin Hood Drive | | Etters | PA | 17319 | MAA DURGA Enterprise, LLC | , |
| 104 N. Pottstown Pike | | Exton | PA | 19341 | MITRA QSR KNE, LLC | 214/440-4144 |
| 500 Commerce Blvd | | Fairless Hills | PA | 19030 | Oak Restaurants, LLC | 610/520-1000 |
| 265 East Street Road | | Feasterville | PA | 19053 | Oak Restaurants, LLC | 610/520-1000 |
| 2300 Ardmore Blvd | | Forest Hills | PA | 15221 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 1350 York Road | | Gettysburg | PA | 17325 | Oak Restaurants, LLC | 610/520-1000 |
| 100 North Town Square | | Gibsonia | PA | 15044 | Charter Central, LLC | 423/587-0690 |
| 1101 E. Philadelphia Avenue | | Gilbertsville | PA | 19525 | Oak Restaurants, LLC | 610/520-1000 |
| 1017 E Main Street | | Girard | PA | 16417 | Charter Foods North, LLC | 423/587-0690 |
| 121 N. Mcdade Blvd. | | Glenolden | PA | 19036 | Oak Restaurants, LLC | 610/520-1000 |
| 10820 JOHN WAYNE DR, | | Greencastle | PA | 17225 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 6217 Route 30 | Hempfield Plaza | Greensburg | PA | 15601 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 25 Williamson Rd | | Greenville | PA | 16125 | Charter Foods North, LLC | 423/587-0690 |
| 1560 W. Main Street | | Grove City | PA | 16127 | Charter Foods North, LLC | 423/587-0690 |
| 65 Industrial Drive | | Hamburg | PA | 19526 | MCG OPS LLC | 484/225-84 |
| 1090 Carlisle St | | Hanover | PA | 17331 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 211 Main Street | | Harleysville | PA | 19438 | VB Preferred QSR Harleysville L.L.C. | |
| 4640 Jonestown Road | | Harrisburg | PA | 17109 | Oak Restaurants, LLC | 610/520-1000 |
| 565 Susquehanna Blvd | | Hazleton | PA | 18202 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 430 S Hermitage Rd | | Hermitage | PA | 16148 | Charter Central, LLC | 423/587-0690 |
| 1990 East State St | | Hermitage | PA | 16148 | Charter Central, LLC | 423/587-0690 |
| 570 Walton Avenue | | Hummelstown | PA | 17036 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 9578 William Penn Hwy | | Huntingdon | PA | 16652 | Charter Central, LLC | 423/587-0690 |
| 1105 Oakland Avenue | | Indiana | PA | 15701 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 8775 Norwin Ave. | | Irwin | PA | 15642 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 430 Galleria Drive | Galleria Mall | Johnstown | PA | 15904 | Charter Central, LLC | 423/587-0690 |
| 1125 Scalp Avenue | | Johnstown | PA | 15904 | Charter Central, LLC | 423/587-0690 |
| 253 Henderson Rd | | King of Prussia | PA | 19406 | Oak Restaurants, LLC | 610/520-1000 |
| 110 South Wyoming Avenue | | Kingston | PA | 18704 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 24 Franklin Village Mall | | Kittanning | PA | 16201 | Charter Central, LLC | 423/587-0690 |
| 1340 Columbia Ave | | Lancaster | PA | 17603 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 2040 Lincoln Hwy East 1700 N. Broad St. | | Lancaster Lansdale | PA PA | 17602 19446 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 610/520-1000 |
| 1022 Mountain Laurel Plaza | | Latrobe | PA PA | 19440 15650 | Oak Restaurants, LLC CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 2100 W. Cumberland Street | | Lebanon | PA PA | 13030 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 502 Hyde Park Road | | Leechburg | PA PA | 15656 | Charter Foods North, LLC | 423/587-0690 |
| 1209 Blakeslee Blvd Drive East | | Lehighton | PA | 18235 | MCG OPS LLC | 484/225-84 |
| 655 N 12th Street | | Lemoyne | PA | 17043 | Oak Restaurants, LLC | 610/520-1000 |
| 185 Levittown Parkway. | | Levittown | PA | 19055 | Oak Restaurants, LLC | 610/520-1000 |
| 33 North Derr Drive | | Lewisburg | PA | 17837 | T & D Foods, Inc. | 010,020 1000 |
| 10406 US HWY 522 South | | Lewistown | PA | 17044 | Charter Central, LLC | 423/587-0690 |
| 2 Trolley Run Rd. | | Lititz | PA | 17543 | Oak Restaurants, LLC | 610/520-1000 |
| 230 Langer Way | | McKees Rocks | PA | 15136 | Charter Central, LLC | 423/587-0690 |
| 6190 Steubenville Pike | | McKees Rocks | PA | 15136 | Charter Central, LLC | 423/587-0690 |
| 2802 Jacks Run Rd | | McKeesport | PA | 15131 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 3887 Washington Road | | McMurray | PA | 15317 | Charter Foods North, LLC | 423/587-0690 |
| 1228 Park Ave | | Meadville | PA | 16335 | Charter Foods North, LLC | 423/587-0690 |
| 6520 Carlisle Pike | | Mechanicsburg | PA | 17055 | Oak Restaurants, LLC | 610/520-1000 |
| 9 Campbell Blvd | | Mercer | PA | 16137 | Charter Foods North, LLC | 423/587-0690 |
| 825 Eisenhower Blvd | | Middletown | PA | 17057 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 101 Davita Dr. | | Milford | PA | 18337 | MHF Matamoras LLC | |
| 3948 Brodhead Rd | | Monaca | PA | 15061 | Charter Central, LLC | 423/587-0690 |
| 3971 William Penn Hwy | | Monroeville | PA | 15146 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 1580 Strickler Rd | | Mount Joy | PA | 17552 | Oak Restaurants, LLC | 610/520-1000 |
| 110 Crossroads Plaza | | Mount Pleasant | PA | 15666 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 3196 Route 940 | | Mount Pocono | PA | 18344 | Oak Restaurants, LLC | 610/520-1000 |
| 155 Muncy Creek Boulevard | | Muncy | PA | 17756 | Muncy Bell OPS LLC | 484/225-84 |
| 4009 Freeport Road | | Natrona Heights | PA | 15065 | Charter Foods North, LLC | 423/587-0690 |
| 2621 W State Street | | New Castle | PA | 16101 | Charter Central, LLC | 423/587-0690 |
| 2407 Wilmington Road | | New Castle | PA | 16105 | Charter Central, LLC | 423/587-0690 |
| 2613 Ellwood Road | | New Castle | PA | 16101 | Charter Central, LLC | 423/587-0690 |
| 2435 Freeport Rd | | New Kensington | PA | 15068 | Charter Central, LLC | 423/587-0690 |
| 104 Highland Ave | | New Stanton | PA | 15672 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| | | | | | | |

| | | Newistaus | DA | 10401 | Oak Pastouranta II C | C10/F20 1000 |
|---|------------------|------------------------------|----------|----------------|---|------------------------------|
| 2722 De Kalb Pike 931 N Wales Rd | | Norristown North Wales | PA | 19401 19454 | Oak Restaurants, LLC | 610/520-1000 |
| 9990 Roosevelt Blvd | | | PA PA | 19454 19114 | Oak Restaurants, LLC Spruce Restaurants, LLC | 610/520-1000 610/520-1000 |
| 2809 S. Front St | | Philadelphia Philadelphia | PA | 19114 | VB Preferred QSR, LLC | 010/320-1000 |
| 7500 Bustleton Avenue | | Philadelphia | PA | 19148 | Spruce Restaurants, LLC | 610/520-1000 |
| 6417 Harbison Ave. | | Philadelphia | PA | 19132 | MITRA QSR KNE, LLC | 214/440-4144 |
| 4430 North Broad St | | Philadelphia | PA | 19149 | Shree Bhaalchandra, LLC | 2156303638 |
| 7855 Oxford Ave | | Philadelphia | PA | 19111 | SHREE YOGADHEEP, LLC | 2156303638 |
| 1037 Chestnut St | | Philadelphia | PA | 19107 | GBM 1037, LLC | 2156303638 |
| 4001 N 5th St | | Philadelphia | PA | 19140 | MITRA QSR KNE, LLC | 214/440-4144 |
| 177 W Allegheny Ave | | Philadelphia | PA | 19133 | MITRA QSR KNE, LLC | 214/440-4144 |
| 5840 Old York Rd | | Philadelphia | PA | 19141 | MITRA QSR KNE, LLC | 214/440-4144 |
| 2422 W Passyunk Avenue | | Philadelphia | PA | 19145 | MITRA QSR KNE, LLC | 214/440-4144 |
| 3032 North Broad St. | | Philadelphia | PA | 19132 | MITRA QSR KNE, LLC | 214/440-4144 |
| 3619 Aramingo Avenue | | Philadelphia | PA | 19134 | Spruce Restaurants, LLC | 610/520-1000 |
| 499 Franklin Mills Circle | | Philadelphia | PA | 19154 | Spruce Restaurants, LLC | 610/520-1000 |
| 1129 Philipsburg Bigler Highway | | Philipsburg | PA | 16866 | Charter Central, LLC | 423/587-0690 |
| 660 Nutt Road | | Phoenixville | PA | 19460 | Oak Restaurants, LLC | 610/520-1000 |
| 212 Rodi Road | | Pittsburgh | PA | 15235 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 705 Allegheny Avenue | | Pittsburgh | PA | 15233 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 825 Freeport Rd. | Waterworks Shopp | : Pittsburgh | PA | 15238 | Charter Central, LLC | 423/587-0690 |
| 2343 Noblestown Rd. | | Pittsburgh | PA | 15205 | Charter Foods North, LLC | 423/587-0690 |
| 1603 S Braddock Ave | | Pittsburgh | PA | 15218 | Charter Central, LLC | 423/587-0690 |
| 85 Blazier Drive | | Pittsburgh | PA | 15237 | Charter Central, LLC | 423/587-0690 |
| 121 Costco Drive | | Pittsburgh | PA | 15205 | Charter Central, LLC | 423/587-0690 |
| 2603 Freeport Road | | Pittsburgh | PA | 15238 | Charter Foods North, LLC | 423/587-0690 |
| Shaler Plaza 880 Butler St | | Pittsburgh | PA | 15223 | Charter Foods North, LLC | 423/587-0690 |
| 1690 Cochran Rd | | Pittsburgh | PA | 15220 | Charter Foods North, LLC | 423/587-0690 |
| 4801 Mcknight Road | | Pittsburgh | PA | 15237 | Charter Foods North, LLC | 423/587-0690 |
| 320 Highway 315 | | Pittston | PA | 18640 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 21874 Route 119 | | Punxsutawney | PA | 15767 | Charter Central, LLC | 423/587-0690 |
| 1070 S West End Blvd | | Quakertown | PA | 18951 | Oak Restaurants, LLC | 610/520-1000 |
| 402 Madison Ave. | | Reading | PA | 19605 | Oak Restaurants, LLC | 610/520-1000 |
| 5800 Perkiomen Avenue | | Reading | PA | 19606 | Oak Restaurants, LLC | 610/520-1000 |
| 909 2nd Street Pike | | Richboro | PA | 18954 | Oak Restaurants, LLC | 610/520-1000 |
| 947 S. Township Line Road | | Royersford | PA | 19468 | MITRA QSR KNE, LLC | 214/440-4144 |
| 400 TERRY RICH BLVD | | Saint Clair | PA | 17970 | MCG OPS LLC | 484/225-84 |
| 911 South Saint Mary's Street | | Saint Marys | PA | 15857 | Charter Central, LLC | 423/587-0690 |
| 462 N. Keystone Avenue | | Sayre | PA | 18840 | JG&G, Inc. | 570/287-6216 |
| 2 Olive St | | Scranton | PA | 18508 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1101 N Susquehanna Trl | | Selinsgrove | PA | 17870 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 25 Ohio River Blvd | | Sewickley | PA | 15143 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 3 Airport Road | | Shippensburg | PA | 17257 | Kazi Foods of New Jersey, Inc. | |
| 450 Shrewsbury Commons | | Shrewsbury | PA | 17361 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 219 Grove City Road | | Slippery Rock | PA | 16057 | Charter Foods North, LLC | 423/587-0690 |
| 1530 North Center Ave | | Somerset | PA | 15501 | Charter Central, LLC | 423/587-0690 |
| 835 West Sproul Rd | | Springfield | PA | 19064 | MITRA QSR KNE, LLC | 214/440-4144 |
| 1909 North Atherton Street | | State College | PA | 16803 | Charter Central, LLC | 423/587-0690 |
| 397 Benner Pike | | State College | PA | 16801 | Charter Central, LLC | 423/587-0690 |
| 100 Rolling Ridge Drive | | State College | PA | 16801 | Charter Central, LLC | 423/587-0690 |
| 121 Plaza 611 Lane | | Stroudsburg | PA | 18360 | Oak Restaurants, LLC | 610/520-1000 |
| 60 Plaza Drive | | Tamaqua | PA | 18252 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 219 E. Central Avenue | | Titusville | PA | 16354 | Charter Central, LLC | 423/587-0690 |
| 394 Mcclellandtown Rd. | | Uniontown | PA | 15401 | CHESTNUT RESTAURANTS, LLC | 717/267-3359 |
| 7500 WestChester Pike | | Upper Darby | PA | 19082 | Oak Restaurants, LLC | 610/520-1000 |
| 506 Old Main Street | | Walnutport | PA | 18088 | Oak Restaurants, LLC | 610/520-1000 |
| 430 York Rd. | | Warminster | PA | 18974 | Oak Restaurants, LLC | 610/520-1000 |
| 2735 Market Street | | Warren | PA | 16365 | Charter Foods North, LLC | 423/587-0690 |
| 1340 West Chestnut Street | | Washington Washington | PA | 15301 | Charter Foods North, LLC | 423/587-0690 |
| 460 Washington Road 125 Greene Plaza | | - | PA | 15301 | Charter Central, LLC | 423/587-0690 |
| 519 E Market St | | Waynesburg West Chester | PA PA | 15370 19382 | Charter Foods North, LLC MITRA QSR KNE, LLC | 423/587-0690 214/440-4144 |
| 2050 Lebanon Church Rd | | West Mifflin | PA PA | 19382 15122 | Charter Foods North, LLC | 214/440-4144 423/587-0690 |
| 807 West View Drive | | West View | PA PA | 15122 | Charter Foods North, LLC | 423/587-0690 |
| 10955 Perry Highway | | Wexford | PA PA | 15229 | Charter Central, LLC | 423/587-0690 |
| 2113 Mac Arthur Road | | Whitehall | PA PA | 18052 | Oak Restaurants, LLC | 610/520-1000 |
| 652 Carey Ave, Hanover Townshi | n | Wilkes Barre | PA | 18032 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 426 Kidder Street | r | Wilkes Barre | PA | 18700 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| | | | | 10/02 | | 201,201 2,00 |

| | | | 40700 | | 201/201 2700 |
|--|---|--|---|---|---|
| 1037 Wilkes-Barre Townshp Blvd | Wilkes Barre | PA | 18702 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 1837 East Third Street 2600 N. Willow St Pike | Williamsport | PA | 17701 | HAZA Bell of Northeast, LLC Oak Restaurants, LLC | 281/201-2700 |
| 6695 Sullivan Trail | Willow Street Wind Gap | PA | 17584 18091 | Oak Restaurants, LLC | 610/520-1000 |
| 1252 Macdade Blvd. | Woodlyn | PA PA | 19091 | Shree Niketanaaya, LLC | 610/520-1000 2156303638 |
| 1199 Berkshire Blvd #A | Wyomissing | PA | 19610 | Oak Restaurants, LLC | 610/520-1000 |
| 2189 White St | York | PA | 17404 | Oak Restaurants, LLC | 610/520-1000 |
| 1517 N. George Street | York | PA | 17404 | Oak Restaurants, LLC | 610/520-1000 |
| 2411 E Market St | York | PA | 17402 | Oak Restaurants, LLC | 610/520-1000 |
| 2054 S Queen St | York | PA | 17402 | Oak Restaurants, LLC | 610/520-1000 |
| 784 Tiogue Ave | Coventry | RI | 02816 | DDO-New England, LLC | 888/697-8181 |
| 1102 Cranston St | Cranston | RI | 02920 | DDO-New England, LLC | 888/697-8181 |
| 1076 Reservoir Ave | Cranston | RI | 02910 | DDO-New England, LLC | 888/697-8181 |
| 421 Putnam Pike | Greenville | RI | 02828 | D.E. Foods, LLC | 781-982-0755 |
| 1379 Atwood Ave | Johnston | RI | 02919 | DDO-New England, LLC | 888/697-8181 |
| 641 W Main Rd - Rt. 114 | Middletown | RI | 02842 | DDO-New England, LLC | 888/697-8181 |
| 1479 Mineral Springs Ave. | North Providence | RI | 02904 | DDO-New England, LLC | 888/697-8181 |
| 2 Dowling Village Blvd. | North Smithfield | RI | 02896 | DDO-New England, LLC | 888/697-8181 |
| 675 Beverage Hill Ave, Ste 100 | Pawtucket | RI | 02861 | DDO-New England, LLC | 888/697-8181 |
| 1304 Broad Street | Providence | RI | 02905 | DDO-New England, LLC | 888/697-8181 |
| 150 Douglas Ave | Providence | RI | 02908 | DDO-New England, LLC | 888/697-8181 |
| 139 Old Tower Hill Road | Wakefield | RI | 02879 | D.E. Foods, Inc. | 781-982-0755 |
| 877 Bald Hill Rd | Warwick | RI | 02886 | DDO-New England, LLC | 888/697-8181 |
| 2574 West Shore Road | Warwick | RI | 02889 | DDO-New England, LLC | 888/697-8181 |
| 1500 Diamond Hill Rd | Woonsocket | RI | 02895 | DDO-New England, LLC | 888/697-8181 |
| 105 West Greenwood St | Abbeville | SC | 29620 | Whiteford's, Inc. | 864/943-2000 |
| 1565 Richland Ave | Aiken | SC | 29801 | Southeast QSR, LLC | 727/443-5656 |
| 2205 Whiskey Road | Aiken | SC | 29803 | Southeast QSR, LLC | 727/443-5656 |
| 655 Hwy 28 Bypass | Anderson | SC | 29624 | Mid-South Bells, LLC | 727/443-5656 |
| 3152 North Main | Anderson | SC | 29621 | Mid-South Bells, LLC | 727/443-5656 |
| 226 Sea Island Pkwy | Beaufort | SC | 29907 | Carolina Taco, Inc. | 928/821-1678 |
| 209 Robert Smalls Pkwy | Beaufort | SC | 29902 | Carolina Taco, Inc. | 928/821-1678 |
| 326 S. Main Street | Belton | SC | 29627 | Whiteford's, Inc. | 864/943-2000 |
| 200 ByPass | Bennettsville | SC | 29512 | Bell Carolina LLC | 317/288-9581 |
| | | | | | 843/958-8660 |
| 11 Gateway Village Road | Bluttton | SC | 79910 | | |
| 11 Gateway Village Road 209 Blythewood Rd | Bluffton Blythewood | SC SC | 29910 29016 | Blaise Savannah Bells, LLC Bell Carolina II C | |
| 209 Blythewood Rd | Blythewood | SC | 29016 | Bell Carolina LLC | 317/288-9581 |
| 209 Blythewood Rd 739 Knox Abbott | Blythewood Cayce | SC SC | 29016 29033 | Bell Carolina LLC Bell Carolina LLC | 317/288-9581 317/288-9581 |
| 209 Blythewood Rd739 Knox Abbott650 Columbia AvenueExxon Station | Blythewood Cayce Chapin | SC SC SC | 29016 29033 29036 | Bell Carolina LLC Bell Carolina LLC Billy Baker | 317/288-9581 317/288-9581 928/821-1678 |
| 209 Blythewood Rd739 Knox Abbott650 Columbia AvenueExxon Station858 Folly Rd | Blythewood Cayce Chapin Charleston | SC SC SC SC | 29016 29033 29036 29412 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 |
| 209 Blythewood Rd739 Knox Abbott650 Columbia AvenueExxon Station | Blythewood Cayce Chapin Charleston Charleston | SC SC SC SC SC | 29016 29033 29036 29412 29403 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street | Blythewood Cayce Chapin Charleston | SC SC SC SC | 29016 29033 29036 29412 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd | Blythewood Cayce Chapin Charleston Charleston Charleston | SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 843/958-8660 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston | SC SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 29407 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Cheraw Chester | SC SC SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 29407 29520 29706 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass 1057 Tiger Blvd | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Cheraw Chester Clemson | SC SC SC SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 29407 29520 29706 29631 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC Mid-South Bells, LLC | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 727/443-5656 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass 1057 Tiger Blvd 105 W. Carolina Avenue | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Cheraw Chester Clemson Clinton | SC SC SC SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 29407 29520 29706 29631 29325 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC Mid-South Bells, LLC Rasor, Jake | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 727/443-5656 864/943-2000 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass 1057 Tiger Blvd | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Cheraw Chester Clemson | SC SC SC SC SC SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 29407 29520 29706 29631 29325 29710 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC Mid-South Bells, LLC Rasor, Jake Phoenix Taco, L.L.C. | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 727/443-5656 864/943-2000 18284438875 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass 1057 Tiger Blvd 105 W. Carolina Avenue 311 Vesla Lane | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Cheraw Chester Clemson Clinton Clover | SC SC SC SC SC SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 29407 29520 29706 29631 29325 29710 29710 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC Mid-South Bells, LLC Rasor, Jake Phoenix Taco, L.L.C. Outlaw Enterprises, Inc. | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 727/443-5656 864/943-2000 18284438875 803/432-4305 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass 1057 Tiger Blvd 105 W. Carolina Avenue 311 Vesla Lane 958 Bethel Street 145 Harbison Rd. | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Cheraw Chester Clemson Clinton Clover Clover | SC SC SC SC SC SC SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 29407 29520 29706 29631 29325 29710 29710 29710 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC Mid-South Bells, LLC Rasor, Jake Phoenix Taco, L.L.C. | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 727/443-5656 864/943-2000 18284438875 803/432-4305 317/288-9581 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass 1057 Tiger Blvd 105 W. Carolina Avenue 311 Vesla Lane 958 Bethel Street 145 Harbison Rd. 9802 Two Notch Rd | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Cheraw Chester Clemson Clinton Clover Clover Clover Columbia Columbia | SC SC SC SC SC SC SC SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 29520 29706 29631 29325 29710 29710 29212 29223 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC Mid-South Bells, LLC Rasor, Jake Phoenix Taco, L.L.C. Outlaw Enterprises, Inc. Bell Carolina LLC Bell Carolina LLC | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 727/443-5656 864/943-2000 18284438875 803/432-4305 317/288-9581 |
| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass 1057 Tiger Blvd 105 W. Carolina Avenue 311 Vesla Lane 958 Bethel Street 145 Harbison Rd. 9802 Two Notch Rd 2758 Decker Blvd | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Cheraw Chester Clemson Clinton Clover Clover Columbia Columbia Columbia | SC SC SC SC SC SC SC SC SC SC SC SC SC | 29016 29033 29036 29412 29403 29407 29520 29706 29631 29325 29710 29710 29212 29223 29206 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC Mid-South Bells, LLC Rasor, Jake Phoenix Taco, L.L.C. Outlaw Enterprises, Inc. Bell Carolina LLC Bell Carolina LLC | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 727/443-5656 864/943-2000 18284438875 803/432-4305 317/288-9581 317/288-9581 |
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| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass 1057 Tiger Blvd 105 W. Carolina Avenue 311 Vesla Lane 958 Bethel Street 145 Harbison Rd. 9802 Two Notch Rd 2758 Decker Blvd 1928 Broad River Road 2701 Clemson Rd 7526 Garners Ferry Rd 2300 Church St. 939 S GOVERNOR WILLIAMS HWY 711 Radford Blvd. 1532 E Main St 5197 Calhoun Memorial Hwy 583 Spears Creek Church Rd 2111 Dr Frank Lee Jr. 2674 David McLeod Blvd 1612 S Irby Street 9915 Charlotte Hwy. 1608 W Floyd Baker Blvd | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Charleston Cheraw Chester Clemson Clinton Clover Clover Columbia Conway Darlington Duncan Easley Elgin Florence Florence Florence Florence Florence Florence | SC | 29016 29033 29412 29403 29407 29520 29706 29520 29706 29311 29325 29710 29212 29223 29206 29210 29229 29209 29209 29526 29532 29536 29536 29534 29536 29334 29640 29045 29505 29501 29505 29507 29341 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC Mid-South Bells, LLC Rasor, Jake Phoenix Taco, L.L.C. Outlaw Enterprises, Inc. Bell Carolina LLC Bell Carolina LLC Goastal Plains Restaurants, LLC Luihn VantEdge Partners, LLC Mid-South Bells, LLC Mid-South Bells, LLC Coastal Plains Restaurants, LLC Phoenix Taco, L.L.C. Mid-South Bells, LLC | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 727/443-5656 864/943-2000 18284438875 803/432-4305 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 425/486-6336 727/443-5656 317/288-9581 425/486-6336 425/486-6336 425/486-6336 18284438875 727/443-5656 |
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| 209 Blythewood Rd 739 Knox Abbott 650 Columbia Avenue Exxon Station 858 Folly Rd 220 Spring Street 1024 St Andrews Blvd 2040 Savannah Hwy 1044 Chesterfield Hwy 1715 Ja Cochran Bypass 1057 Tiger Blvd 105 W. Carolina Avenue 311 Vesla Lane 958 Bethel Street 145 Harbison Rd. 9802 Two Notch Rd 2758 Decker Blvd 1928 Broad River Road 2701 Clemson Rd 7526 Garners Ferry Rd 2300 Church St. 939 S GOVERNOR WILLIAMS HWY 711 Radford Blvd. 1532 E Main St 5197 Calhoun Memorial Hwy 583 Spears Creek Church Rd 2111 Dr Frank Lee Jr. 2674 David McLeod Blvd 1612 S Irby Street 9915 Charlotte Hwy. 1608 W Floyd Baker Blvd 245 Church Street | Blythewood Cayce Chapin Charleston Charleston Charleston Charleston Charleston Cheraw Chester Clemson Clinton Clover Clover Columbia Conway Darlington Duncan Easley Elgin Florence Florence Florence Florence Florence | SC | 29016 29033 29412 29403 29407 29520 29706 29520 29706 29311 29325 29710 29212 29223 29206 29210 29229 29209 29209 29526 29532 29536 29536 29534 29536 29334 29640 29045 29505 29501 29505 29507 29341 | Bell Carolina LLC Bell Carolina LLC Billy Baker J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. J.E.M. Restaurant Group, Inc. Luihn VantEdge Partners, LLC EM Squared, LLC Mid-South Bells, LLC Rasor, Jake Phoenix Taco, L.L.C. Outlaw Enterprises, Inc. Bell Carolina LLC Bell Carolina LLC Goastal Plains Restaurants, LLC Luihn VantEdge Partners, LLC Mid-South Bells, LLC Mid-South Bells, LLC Coastal Plains Restaurants, LLC Phoenix Taco, L.L.C. Mid-South Bells, LLC | 317/288-9581 317/288-9581 928/821-1678 843/958-8660 843/958-8660 843/958-8660 919/850-0558 18284438875 727/443-5656 864/943-2000 18284438875 803/432-4305 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 317/288-9581 425/486-6336 727/443-5656 317/288-9581 425/486-6336 425/486-6336 425/486-6336 18284438875 727/443-5656 |

| 2700 Dalham Daad | | Creenville | 50 | 20015 | | 777/442 5656 |
|--|---------------|----------------------------|----------|----------------|--|------------------------------|
| 3709 Pelham Road | | Greenville | SC | 29615 | Mid-South Bells, LLC | 727/443-5656 |
| 3207 N Pleasantburg Dr 2 Mills Avenue | | Greenville Greenville | SC SC | 29609 29605 | Mid-South Bells, LLC Mid-South Bells, LLC | 727/443-5656 727/443-5656 |
| 2031 Wade Hampton Blvd | | Greenville | SC | 29615 | Mid-South Bells, LLC | 727/443-5656 |
| 3409 W Blueridge Dr | | Greenville | SC | 29611 | Mid-South Bells, LLC | 727/443-5656 |
| 1770 Woodruff Road | | Greenville | SC | 29607 | Mid-South Bells, LLC | 727/443-5656 |
| 1604 Hwy 72 Bypass | | Greenwood | SC | 29649 | Mid-South Bells, LLC | 727/443-5656 |
| 1301j W Wade Hampton Blvd | | Greer | SC | 29651 | Bell Carolina LLC | 317/288-9581 |
| 708 Elm Street | | Hampton | SC | 29924 | H & H Food Services, L.L.C. | 912/764-9991 |
| 55 Brooks Willis Dr. | | Hardeeville | SC | 29927 | Hilton Taco, LLC | |
| 907 S 5th St | | Hartsville | SC | 29550 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 11083 Asheville Hwy | | Inman | SC | 29349 | Mid-South Bells, LLC | 727/443-5656 |
| 1172 Dutch Fork Rd | | Irmo | SC | 29063 | Bell Carolina LLC | 317/288-9581 |
| 1192 Lake Murray Blvd | | Irmo | SC | 29063 | Bell Carolina LLC | 317/288-9581 |
| 1828 Bohicket Road | | Johns Island | SC | 29455 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 316 N Longstreet St | | Kingstree | SC | 29556 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 9637 Highway 78 | | Ladson | SC | 29456 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 896 S Ron McNair Blvd | | Lake City | SC | 29560 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 904 East Main | | Laurens | SC | 29360 | Bell Carolina LLC | 317/288-9581 |
| 175 East Church Street | | Leesville | SC | 29070 | Carolina Taco, Inc. | 928/821-1678 |
| 1064 South Lake Drive | | Lexington | SC | 29073 | Bell Carolina LLC | 317/288-9581 |
| 1804 S Lake Drive | | Lexington | SC | 29073 | Bell Carolina LLC | 317/288-9581 |
| 4328 Sunset Blvd | | Lexington | SC | 29072 | Bell Carolina LLC | 317/288-9581 |
| 1002 West Main St | | Lexington | SC | 29072 | Bell Carolina LLC | 317/288-9581 |
| 662 Highway 1 S | | Lugoff | SC | 29078 | Johnny W. Outlaw Jr. | 803/432-4305 |
| 2004 Paxville Highway | | Manning | SC | 29102 | Bell Carolina LLC | 317/288-9581 |
| 112 S Highway 52 | | Moncks Corner | SC | 29461 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 3281 N. Hwy 17 | | Mount Pleasant | SC | 29466 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 821 Coleman Blvd | | Mount Pleasant | SC | 29464 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 1096 Isle of Palms Connector | | Mount Pleasant | SC | 29464 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 2677 E. Hwy 76 | | Mullins | SC | 29574 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| 4306 River Oaks Drive | | Myrtle Beach | SC | 29579 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 1050 Glenforest Rd | | Myrtle Beach | SC | 29579 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 108 Loyola Drive | | Myrtle Beach | SC | 29588 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 1307 Kings Hwy North | | Myrtle Beach | SC | 29577 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 4720 Socastee Blvd | | Myrtle Beach | SC | 29588 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 2915 Main Street | | Newberry | SC | 29108 | Bell Carolina LLC | 317/288-9581 |
| 411 East Martintown Road | | North Augusta | SC | 29841 | Southeast QSR, LLC | 727/443-5656 |
| 7373 Northwoods Blvd | | North Charleston | SC | 29406 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 6606 Dorchester Road | | North Charleston | SC | 29418 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 5856 Rivers Ave | | North Charleston | SC | 29406 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 8430 Dorchester Road | | North Charleston | SC | 29420 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 201 HWY 17 North | | North Myrtle Beach | | 29582 | Coastal Plains Restaurants, LLC | 425/486-6336 |
| 3259 St. Matthews Road | | Orangeburg | SC | 29115 | Carolina Taco, Inc. | 928/821-1678 |
| 695 John C Calhoun Dr | | Orangeburg | SC | 29115 | Carolina Taco, Inc. | 928/821-1678 |
| 204 Van Lingle Mungo Blvd | | Pageland | SC | 29728 | Outlaw Enterprises, Inc. | 803/432-4305 |
| 101 Depot Road | | Pelzer | SC | 29669 | Whiteford's, Inc. | 864/943-2000 |
| 2619 Gentry Memorial Highway | | Pickens | SC | 29671 | Bell Carolina LLC | 317/288-9581 |
| 3431 Highway 153 | | Piedmont | SC | 29673 | Mid-South Bells, LLC | 727/443-5656 |
| 3062 Lancaster Highway | | Richburg | SC | 29729 | Outlaw Enterprises, Inc. | 803/432-4305 |
| 1771 Heckle Blvd | Chall Station | Rock Hill | SC | 29732 | Phoenix Taco, L.L.C. | 18284438875 |
| 6131 West Jim Bilton Blvd. | Shell Station | Saint George | SC | 29477 | Billy Baker | 928/821-1678 |
| 9075 Old Hwy 6 | | Santee | SC | 29142 | Carolina Taco, Inc. | 928/821-1678 |
| 1610 Sandifer Blvd | | Seneca Simpsonville | SC | 29678 29681 | Mid-South Bells, LLC Mid-South Bells, LLC | 727/443-5656 |
| 615 Fairview Rd | | • | SC | | , | 727/443-5656 |
| 800 N Pine St | | Spartanburg | SC | 29303 | Bell Carolina LLC Bell Carolina LLC | 317/288-9581 |
| 1884 E. Main St. 1783 Asheville Hwy | | Spartanburg | SC SC | 29307 | Mid-South Bells, LLC | 317/288-9581 727/443-5656 |
| 7680 Warren H Abernathy Hwy | | Spartanburg Spartanburg | SC SC | 29303 29301 | Mid-South Bells, LLC | 727/443-5656 727/443-5656 |
| 10115 Dorchester Road | | Summerville | SC | 29301 29485 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| 708 N Main | | Summerville | SC | 29485 29483 | Bell Carolina LLC | 317/288-9581 |
| 981 Bacons Bridge Rd | | Summerville | SC | 29485 29485 | Bell Carolina LLC | 317/288-9581 |
| 2036 McCray's Mill Rd | | Sumter | SC | 29485 | Bell Carolina LLC | 317/288-9581 |
| 25 North Lafayette Drive | | Sumter | SC | 29154 | Bell Carolina LLC | 317/288-9581 |
| 1112 Broad St | | Sumter | SC | 29150 | Bell Carolina LLC | 317/288-9581 |
| 2453 HWY 160 | | Tega Cay | SC | 29708 | EM Squared, LLC | 18284438875 |
| 6500 State Park Rd | | Travelers Rest | SC | 29690 | John R. Neal | 931/490-4765 |
| 391 Bells Hwy | | Walterboro | SC | 29488 | J.E.M. Restaurant Group, Inc. | 843/958-8660 |
| , | | | | 00 | | |

| 2082 Platt Springs Pd | West Columbia | 50 | 20170 | Poll Carolina LLC | 217/200 0501 |
|--|--------------------------------|----------|----------------|---|------------------------------|
| 3983 Platt Springs Rd 2353 Augusta Road | West Columbia West Columbia | SC SC | 29170 29169 | Bell Carolina LLC Bell Carolina LLC | 317/288-9581 317/288-9581 |
| 1790 DeVinney Road | York | SC | 29109 | Phoenix Taco, L.L.C. | 18284438875 |
| 615 Centennial St S | Aberdeen | SD | 57401 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 926 25th Ave. | Brookings | SD | 57006 | Sioux Falls Bell, LLC | 763/489-2915 |
| 2000 S Burr St | Mitchell | SD | 57301 | Sioux Falls Bell, LLC | 763/489-2915 |
| 902 E. North Street | Rapid City | SD | 57701 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 2323 W Main St | Rapid City | SD | 57702 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 449 E. Stumer Road | Rapid City | SD | 57701 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 1024 Endeavour Blvd. | Rapid City | SD | 57703 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 2700 Mt Rushmore Road | Rapid City | SD | 57701 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 3400 S Louise Avenue | Sioux Falls | SD | 57106 | Sioux Falls Bell, LLC | 763/489-2915 |
| 812 S Minnesota Ave | Sioux Falls | SD | 57104 | Sioux Falls Bell, LLC | 763/489-2915 |
| 4100 West 12th Street | Sioux Falls | SD | 57105 | Sioux Falls Bell, LLC | 763/489-2915 |
| 1611 West 41st Street | Sioux Falls | SD | 57105 | Sioux Falls Bell, LLC | 763/489-2915 |
| 3309 E 10th St | Sioux Falls | SD | 57103 | Sioux Falls Bell, LLC | 763/489-2915 |
| 1705 North Avenue | Spearfish | SD | 57783 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 911 Fifth St SE | Watertown | SD | 57201 | Border Foods of North Dakota, LLC | 763/489-2915 |
| 2504 Fox Run Parkway | Yankton | SD | 57078 | Dee Jay's QSR, Inc. | 306/637-3315 |
| 5315 Hickory Hollow Ln. | Antioch | TN | 37013 | G.F. Enterprise IV LLC | 978-880-7699 |
| 30019 Highway 110 | Ardmore | TN | 38449 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 5228 Airline Road | Arlington | TN | 38002 | Pacific Bells, LLC | 360/694-7855 |
| 154 Monroe Place | Ashland City | TN | 37015 | Future Restaurants, LLC | 615-377-5747 |
| 690 S. White Street | Athens | TN | 37303 | Tacala Tennessee Corp. | 205-443-9600 |
| 2535 Decatur Pike | Athens | TN | 37303 | Tacala Tennessee Corp. | 205-443-9600 |
| 11200 Highway 51 South | Atoka | TN | 38004 | John R. Neal | 931/490-4765 |
| 6720 Stage Rd | Bartlett | TN | 38134 | Hospitality Memphis, Inc. | 315/451-1957 |
| 7571 US Highway 70 | Bartlett | TN | 38133 | Hospitality Memphis, Inc. | 315/451-1957 |
| 125 Fast Lane | Baxter | TN | 38544 | Future Restaurants, LLC | 615-377-5747 |
| 7659 Hwy 70 S | Bellevue | TN | 37221 | East West Enterprises, LLC | 615/377-5717 |
| 128 Eastland Park Dr. | Blaine | TN | 37709 | Charter Foods, Inc. | 423/587-0690 |
| 1913 TN-394 | Blountville | TN | 37617 | Tacala Tennessee Corp. | 205-443-9600 |
| 715 W Market St | Bolivar | TN | 38008 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 6718 Nolensville Pk | Brentwood | TN | 37027 | Future Restaurants, LLC | 615-377-5747 |
| 5002 Maryland Way | Brentwood | TN | 37027 | East West Enterprises, LLC | 615/377-5717 |
| 2582 W State St | Bristol | TN | 37620 | Tacala Tennessee Corp. | 205-443-9600 |
| 1111 Volunteer Parkway 1476 E Main Street | Bristol Brownsville | TN TN | 37620 38012 | Tacala Tennessee Corp. | 205-443-9600 |
| 1476 E Main Street 14050 W Andrew Johnson Hwy | Bulls Gap | TN | 37711 | Hospitality Tennessee, Inc. Tacala Tennessee Corp. | 315/451-1957 205-443-9600 |
| 945 Upper Ferry Road | Carthage | TN | 37030 | Future Restaurants, LLC | 615-377-5747 |
| 3151 S Broad St | Chattanooga | TN | 37408 | Tacala Tennessee Corp. | 205-443-9600 |
| 3009 Silverdale Rd. | Chattanooga | TN | 37403 | Tacala Tennessee Corp. | 205-443-9600 |
| 6210 Lee Highway | Chattanooga | TN | 37421 | Tacala Tennessee Corp. | 205-443-9600 |
| 4786 Hwy 58 | Chattanooga | TN | 37416 | Tacala Tennessee Corp. | 205-443-9600 |
| 3210 Cummings Highway | Chattanooga | TN | 37419 | Tacala Tennessee Corp. | 205-443-9600 |
| 7796 E Brainerd Rd | Chattanooga | TN | 37421 | Tacala Tennessee Corp. | 205-443-9600 |
| 7304 Shallowford Rd | Chattanooga | TN | 37421 | Tacala Tennessee Corp. | 205-443-9600 |
| 4115 Hixson Pike | Chattanooga | TN | 37415 | Tacala Tennessee Corp. | 205-443-9600 |
| 4115 Rossville Blvd | Chattanooga | TN | 37407 | Tacala Tennessee Corp. | 205-443-9600 |
| 2240 Madison Street | Clarksville | TN | 37043 | Future Restaurants, LLC | 615-377-5747 |
| 1720 Tiny Town Road | Clarksville | TN | 37040 | G.F. Enterprise IV LLC | 978-880-7699 |
| 788 Riverside Drive | Clarksville | TN | 37040 | G.F. Enterprise IV LLC | 978-880-7699 |
| 1670 Ft Campbell Blvd | Clarksville | TN | 37042 | G.F. Enterprise IV LLC | 978-880-7699 |
| 3055 Wilma Rudolph Blvd | Clarksville | TN | 37040 | G.F. Enterprise IV LLC | 978-880-7699 |
| 1470 Tiny Town Rd | Clarksville | TN | 37042 | G.F. Enterprise IV LLC | 978-880-7699 |
| 964 Paul Huff Parkway NW | Cleveland | TN | 37312 | Tacala Tennessee Corp. | 205-443-9600 |
| 2675 Apd 40 | Cleveland | TN | 37323 | Tacala Tennessee Corp. | 205-443-9600 |
| 2491 Keith St NW | Cleveland | TN | 37311 | Tacala Tennessee Corp. | 205-443-9600 |
| 4530 N Lee Hwy | Cleveland | TN | 37312 | Tacala Tennessee Corp. | 205-443-9600 |
| 1114 N Charles G Seivers Blvd | Clinton | TN | 37716 | Tacala Tennessee Corp. | 205-443-9600 |
| 2315 N Charles G Seivers Blvd | Clinton | TN | 37716 | Tacala Tennessee Corp. | 205-443-9600 |
| 880 W Poplar Ave | Collierville | TN | 38017 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 127 Bear Creek Pike | Columbia | TN | 38401 | Future Restaurants, LLC | 615-377-5747 |
| 1237 Trotwood Ave | Columbia | TN | 38401 | American Hospitality Corporation | 615/377-5717 |
| 387 W. Jackson Street | Cookeville | TN | 38501 | Future Restaurants, LLC | 615/377-5717 |
| 787 South Jefferson Avenue | Cookeville | TN | 38501 | Future Restaurants, LLC | 615-377-5747 |
| 310 Big Mac Drive | Cookeville | TN | 38506 | Future Restaurants, LLC | 615-377-5747 |
| 1205 N. Houston Levee Rd. | Cordova | TN | 38018 | Pacific Bells, LLC | 360/694-7855 |
| | | | | | |

| 871 Germantown Pkwy | Cordova | TN | 38018 | Hospitality Memphis, Inc. | 315/451-1957 |
|--|------------------------|----------|----------------|---|------------------------------|
| 971 Highway 51 North | Covington | TN | 38019 | Pacific Bells, LLC | 360/694-7855 |
| 197 Peavine Rd. | Crossville | TN | 38555 | Plataco, LLC | 865-590-1078 |
| 702 Highway 92 S | Dandridge | TN | 37725 | Robert A Jenkins | 423/587-0690 |
| 7761 Rhea County Highway | Dayton | TN | 37321 | Charter Foods, Inc. | 423/587-0690 |
| 1820 Decherd Blvd | Decherd | TN | 37324 | Tacala, LLC | 205-443-9600 |
| 2331 Highway 46 S | Dickson | TN | 37055 | Future Restaurants, LLC | 615-377-5747 |
| 114 Mathis Drive | Dickson | TN | 37055 | G.F. Enterprise IV LLC | 978-880-7699 |
| 15352 Rankin Avenue | Dunlap | TN | 37327 | Charter Foods, Inc. | 423/587-0690 |
| 2730 Lake Rd | Dyersburg | TN | 38024 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 6200 Ringgold Rd | East Ridge | TN | 37412 | Tacala Tennessee Corp. | 205-443-9600 |
| 993 W Elk Avenue | Elizabethton | TN | 37643 | Tacala Tennessee Corp. | 205-443-9600 |
| 506 Jonesborough Road | Erwin | TN | 37650 | Charter Foods, Inc. | 423/587-0690 |
| 2389 Fairview Blvd. | Fairview | TN | 37062 | Future Restaurants, LLC | 615-377-5747 |
| 1300 Huntsville Hwy | Fayetteville | TN | 37334 | Mid-South Bells, LLC | 727/443-5656 |
| 1208 Murfreesboro Rd 1715 Galleria Blvd | Franklin Franklin | TN TN | 37064 37067 | Future Restaurants, LLC | 615/377-5717 |
| 1710 Columbia Ave | Franklin | TN | 37067 | East West Enterprises, LLC Future Restaurants, LLC | 615/377-5717 615-377-5747 |
| 2057 Nashville Pike | Gallatin | TN | 37064 | KC Bell, Inc. | 316/684-8100 |
| 807 Nashville Pike | Gallatin | TN | 37066 | KC Bell, Inc. | 316/684-8100 |
| 7858 Wolf River Blvd. | Germantown | TN | 38138 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 320 Long Hollow Pike | Goodlettsville | TN | 37072 | KC Bell, Inc. | 316/684-8100 |
| 501 Gordonsville Highway | Gordonsville | TN | 38563 | Sims, John | 931/808-9432 |
| 5201 Bobby Hicks Highway. | Gray | TN | 37615 | Tacala Tennessee Corp. | 205-443-9600 |
| 2191 US 41 | Greenbrier | TN | 37073 | KC Bell, Inc. | 316/684-8100 |
| 109 Asheville Hwy | Greeneville | TN | 37743 | Tacala Tennessee Corp. | 205-443-9600 |
| 3050 E Andrew Johnson Hwy | Greeneville | TN | 37745 | Tacala Tennessee Corp. | 205-443-9600 |
| 1603 S Roane St | Harriman | TN | 37748 | Bee Mac Corporation | 865-590-1078 |
| 447 E Main | Henderson | TN | 38340 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 447 W Main St. | Hendersonville | TN | 37075 | KC Bell, Inc. | 316/684-8100 |
| 1004 Glenbrook Way | Hendersonville | TN | 37075 | KC Bell, Inc. | 316/684-8100 |
| 210 Indian Lake Blvd. | Hendersonville | TN | 37075 | KC Bell, Inc. | 316/684-8100 |
| 5765 Old Hickory Boulevard | Hermitage | TN | 37076 | Future Restaurants, LLC | 615-377-5747 |
| 4442 Lebanon Road | Hermitage | TN | 37076 | Future Restaurants, LLC | 615-377-5747 |
| 5439 Highway 153 | Hixson | TN | 37343 | Tacala Tennessee Corp. | 205-443-9600 |
| 8522 Hixson Pike | Hixson | TN | 37343 | Tacala Tennessee Corp. | 205-443-9600 |
| 551-B East Main St | Hohenwald | TN | 38462 | Future Restaurants, LLC | 615-377-5747 |
| 2479 N Central Avenue | Humboldt | TN | 38343 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 210 Veterans Drive | Huntingdon | TN | 38344 | Pacific Bells, LLC | 360/694-7855 |
| 2508 Jacksboro Pike | Jacksboro Jackson | TN TN | 37757 38305 | Tacala Tennessee Corp. Hospitality Tennessee, Inc. | 205-443-9600 315/451-1957 |
| 1921 Hwy 45 Bypass 2330 North Highland | Jackson | TN | 38305 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 117 Parkstone Place | Jackson | TN | 38305 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 1619 S Highland Ave | Jackson | TN | 38301 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 461 N. Main St. | Jamestown | TN | 38556 | Charter Foods, Inc. | 423/587-0690 |
| 7216 Whites Creek Pike | Joelton | TN | 37080 | Future Restaurants, LLC | 615-377-5747 |
| 2000 N Roan St | Johnson City | TN | 37601 | Tacala Tennessee Corp. | 205-443-9600 |
| 2100 West Market Street | Johnson City | TN | 37604 | Tacala Tennessee Corp. | 205-443-9600 |
| 705 E. Jackson Blvd. | Jonesboro | TN | 37659 | Tacala Tennessee Corp. | 205-443-9600 |
| 400 Kimball Crossing Dr | Kimball | TN | 37347 | Mid-South Bells, LLC | 727/443-5656 |
| 4200 W Stone Drive | Kingsport | TN | 37660 | Tacala Tennessee Corp. | 205-443-9600 |
| 4409 Fort Henry Drive | Kingsport | TN | 37663 | Tacala Tennessee Corp. | 205-443-9600 |
| 1221 North Eastman Road | Kingsport | TN | 37664 | Tacala Tennessee Corp. | 205-443-9600 |
| 1660 E Stone Dr | Kingsport | TN | 37660 | Tacala Tennessee Corp. | 205-443-9600 |
| 514 N Kentucky St | Kingston | TN | 37763 | Bee Mac Corporation | 865-590-1078 |
| 6790 Malone Creek Dr. | Knoxville | TN | 37931 | Tacala Tennessee Corp. | 205-443-9600 |
| 6802 Maynardville Hwy | Knoxville | TN | 37918 | Tacala Tennessee Corp. | 205-443-9600 |
| 2085 N. Broadway St. | Knoxville | TN | 37917 | Tacala Tennessee Corp. | 205-443-9600 |
| 1982 Town Center Blvd | Knoxville | TN | 37922 | Tacala Tennessee Corp. | 205-443-9600 |
| 8615 Walbrook Dr 5322 Millertown Pike | Knoxville Knoxville | TN | 37923 | Tacala Tennessee Corp. | 205-443-9600 |
| 6504 Chapman Hwy | Knoxville | TN TN | 37924 37920 | Charter Foods, Inc. Tacala Tennessee Corp. | 423/587-0690 205-443-9600 |
| 401 Lovell Rd | Knoxville | TN | 37920 | Tacala Tennessee Corp. | 205-443-9600 |
| 411 Merchant Dr | Knoxville | TN | 37922 | Tacala Tennessee Corp. | 205-443-9600 |
| 11217 Kingston Pike | Knoxville | TN | 37922 | Tacala Tennessee Corp. | 205-443-9600 |
| 7211 Strawberry Plains Pike | Knoxville | TN | 37914 | Tacala Tennessee Corp. | 205-443-9600 |
| 1900 W Cumberland | Knoxville | TN | 37916 | Tacala Tennessee Corp. | 205-443-9600 |
| 145 Stadium Drive | Kodak | TN | 37764 | Tacala Tennessee Corp. | 205-443-9600 |
| | | | | · | |

| 5143 Murfreesboro Rd. | La Vergne | TN | 37086 | G.F. Enterprise IV LLC | 978-880-7699 |
|--|-------------------------------|----------|----------------|---|------------------------------|
| 561 Highway 52 Bypass W | Lafayette | TN | 37083 | Future Restaurants, LLC | 615-377-5747 |
| 9821 US Hwy 64 | Lakeland | TN | 38002 | Pacific Bells, LLC | 360/694-7855 |
| 1135 N Locust Avenue | Lawrenceburg | TN | 38464 | American Hospitality Corporation | 615/377-5717 |
| 6705 Eastgate Boulevard | Lebanon | TN | 37090 | Future Restaurants, LLC | 615-377-5747 |
| 1672 West Main St. | Lebanon | TN | 37087 | Future Restaurants, LLC | 615-377-5747 |
| 823 S. Cumberland Street | Lebanon | TN | 37087 | Future Restaurants, LLC | 615-377-5747 |
| 440 N. Ellington Pkwy | Lewisburg | TN | 37091 | American Hospitality Corporation | 615/377-5717 |
| 565 West Church Street | Lexington | TN | 38351 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 1475 W Main St | Livingston | TN | 38570 | Bee Mac Corporation | 865-590-1078 |
| 12395 Highway 72 North | Loudon | TN | 37774 | Loudon Sims Group, LLC | |
| 2100 Gallatin Pike N. | Madison | TN | 37115 | KC Bell, Inc. | 316/684-8100 |
| 1117 Gallatin Pike S. | Madison | TN | 37115 | G.F. Enterprise IV LLC | 978-880-7699 |
| 4477 Highway 411 | Madisonville | TN | 37354 | Tacala Tennessee Corp. | 205-443-9600 |
| 49 Scott Swinney Dr | Manchester | TN | 37355 | American Hospitality Corporation | 615/377-5717 |
| 849 University St | Martin | TN | 38237 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3003 Maynardville Hwy | Maynardville | TN | 37807 | Charter Foods, Inc. | 423/587-0690 |
| 127 Pleasant Grove Road SW | McDonald McMinnville | TN TN | 37353 37110 | Tacala Tennessee Corp. | 205-443-9600 |
| 1405 Smithville Highway 6210 Winchester Rd | Memphis | TN | 38115 | American Hospitality Corporation | 615/377-5717 315/451-1957 |
| 911 Estate Dr | Memphis | TN | 38113 | Hospitality Memphis, Inc. Pacific Bells, LLC | 360/694-7855 |
| 3490 Elvis Presley Blvd | Memphis | TN | 38119 | Hospitality Memphis, Inc. | 315/451-1957 |
| 3045 Covington Pike | Memphis | TN | 38128 | Hospitality Memphis, Inc. | 315/451-1957 |
| 4330 Elvis Presley Blvd | Memphis | TN | 38116 | Hospitality Memphis, Inc. | 315/451-1957 |
| 8033 Hwy 64 | Memphis | TN | 38133 | Hospitality Memphis, Inc. | 315/451-1957 |
| 1740 Sycamore View Road | Memphis | TN | 38134 | Hospitality Memphis, Inc. | 315/451-1957 |
| 1662 Poplar Avenue | Memphis | TN | 38104 | Hospitality Memphis, Inc. | 315/451-1957 |
| 4655 Riverdale Road | Memphis | TN | 38141 | Hospitality Memphis, Inc. | 315/451-1957 |
| 4370 Summer Ave | Memphis | TN | 38122 | Hospitality Memphis, Inc. | 315/451-1957 |
| 1983 Whitten Road | Memphis | TN | 38133 | Hospitality Memphis, Inc. | 315/451-1957 |
| 2183 Frayser Blvd. | Memphis | TN | 38127 | Hospitality Memphis, Inc. | 315/451-1957 |
| 3378 Poplar Ave | Memphis | TN | 38111 | Hospitality Memphis, Inc. | 315/451-1957 |
| 1279 Ridgeway Rd. | Memphis | TN | 38119 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 2702 S Perkins Rd | Memphis | TN | 38118 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 826 S Third | Memphis | TN | 38106 | Pacific Bells, LLC | 360/694-7855 |
| 1447 Union Ave | Memphis | TN | 38104 | Pacific Bells, LLC | 360/694-7855 |
| 5320 Knight Arnold Rd | Memphis | TN | 38118 | Pacific Bells, LLC | 360/694-7855 |
| 7964 Windchester Road | Memphis | TN | 38125 | Pacific Bells, LLC | 360/694-7855 |
| 3233 Thomas St | Memphis | TN | 38127 | Pacific Bells, LLC | 360/694-7855 |
| 3569 Democrat Rd | Memphis | TN | 38118 | Pacific Bells, LLC | 360/694-7855 |
| 5108 S 1st St. | Milan | TN | 38358 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 4811 Navy Rd | Millington | TN | 38053 | Hospitality Memphis, Inc. | 315/451-1957 |
| 360 Dixie Lee Ave. | Monteagle | TN | 37356 | Tacala Tennessee Corp. | 205-443-9600 |
| 450 East Stratton Ave | Monterey | TN | 38574 | D&R Foods, LLC | 865-590-1078 |
| 2235 W Andrew Johnson Hwy | Morristown | TN | 37814 | Tacala Tennessee Corp. | 205-443-9600 |
| 2519 E MORRIS BLVD | Morristown | TN | 37813 | Tacala Tennessee Corp. | 205-443-9600 |
| 10989 Lebanon Road | Mount Juliet | TN | 37122 | Future Restaurants, LLC | 615-377-5747 |
| 401 South Mount Juliet Rd, #145 465 S. Shady Street | Mount Juliet Mountain City | TN | 37122 | Future Restaurants, LLC | 615-377-5747 |
| 1301 NW Broad St | Murfreesboro | | 37683 | EM Squared, LLC Future Restaurants, LLC | 18284438875 615-377-5747 |
| 1702 Memorial Blvd | Murfreesboro | TN TN | 37129 | Future Restaurants, LLC | 615-377-5747 |
| 2482 S. Church Street | Murfreesboro | TN | 37129 37127 | Future Restaurants, LLC | 615-377-5747 |
| 155 Cason Lane | Murfreesboro | TN | 37128 | Future Restaurants, LLC | 615-377-5747 |
| 1414 N. Rutherford Blvd | Murfreesboro | TN | 37130 | Future Restaurants, LLC | 615-377-5747 |
| 2732 Saint Andrews Drive | Murfreesboro | TN | 37128 | Future Restaurants, LLC | 615-377-5747 |
| 3378 Memorial Blvd | Murfreesboro | TN | 37130 | Future Restaurants, LLC | 615-377-5747 |
| 2967 South Rutherford Rd. | Murfreesboro | TN | 37130 | Future Restaurants, LLC | 615-377-5747 |
| 5709 Edmonson Pike | Nashville | TN | 37211 | American Hospitality Corporation | 615/377-5717 |
| 131 2nd Avenue North | Nashville | TN | 37201 | G.F. Enterprise IV LLC | 978-880-7699 |
| 6540 Charlotte Pike | Nashville | TN | 37209 | Future Restaurants, LLC | 615-377-5747 |
| 324 Harding Place | Nashville | TN | 37211 | Future Restaurants, LLC | 615-377-5747 |
| 2615 Powell Ave | Nashville | TN | 37204 | Future Restaurants, LLC | 615-377-5747 |
| 3121 Dickerson Pike | Nashville | TN | 37207 | Future Restaurants, LLC | 615-377-5747 |
| 2541 Murfreesboro Rd | Nashville | TN | 37217 | G.F. Enterprise IV LLC | 978-880-7699 |
| 529 Donelson Pike | Nashville | TN | 37214 | G.F. Enterprise IV LLC | 978-880-7699 |
| 5510 Nolensville Rd | Nashville | TN | 37211 | G.F. Enterprise IV LLC | 978-880-7699 |
| 4000 Nolensville Road | Nashville | TN | 37211 | G.F. Enterprise IV LLC | 978-880-7699 |
| 2904 Gallatin Pike | Nashville | TN | 37216 | G.F. Enterprise IV LLC | 978-880-7699 |
| | | | | | |

| 2101 Rosa L. Parks Blvd. | | Nashville | TN | 37228 | American Hospitality Corporation | 615/377-5717 |
|--|---------------|---------------------|----------|----------------|--|------------------------------|
| 8211 Highway 100 | | Nashville | TN | 37221 | Future Restaurants, LLC | 615-377-5747 |
| 990 Murfreesboro Road | | Nashville | TN | 37217 | American Hospitality Corporation | 615/377-5717 |
| 1410 Brick Church Pike | | Nashville | TN | 37207 | East West Enterprises, LLC | 615/377-5717 |
| 2384 Lebanon Pike | The Crossings | Nashville | TN | 37214 | East West Enterprises, LLC | 615/377-5717 |
| 808 Cosby Hwy-Box 1540 | | Newport | TN | 37821 | Tacala Tennessee Corp. | 205-443-9600 |
| 101 bus terminal road | | Oak Ridge | TN | 37830 | Tacala Tennessee Corp. | 205-443-9600 |
| 353 South Illinois Avenue | | Oak Ridge | TN | 37830 | Tacala Tennessee Corp. | 205-443-9600 |
| 6880 Highway 64 | | Oakland | TN | 38060 | West Quality Food Service, Inc. | 601/649-2522 |
| 1510 Robinson Rd | | Old Hickory | TN | 37138 | Future Restaurants, LLC | 615-377-5747 |
| 19891 Alberta Street | | Oneida | TN | 37841 | Tacala Tennessee Corp. | 205-443-9600 |
| 9210 Lee Hwy | | Ooltewah | TN | 37363 | Tacala Tennessee Corp. | 205-443-9600 |
| 1120 Mineral Wells Ave | | Paris | TN | 38242 | Pacific Bells, LLC | 360/694-7855 |
| 3310 Parkway | | Pigeon Forge | TN | 37863 | Tacala Tennessee Corp. | 205-443-9600 |
| 206 Wears Valley Road | Exxon Station | Pigeon Forge | TN | 37863 | Billy Baker | 928/821-1678 |
| 1349 US 127 Bypass | | Pikeville | TN | 37367 | D&R Foods, LLC | 865-590-1078 |
| 6701 Bristol Highway | | Piney Flats | TN | 37686 | Tacala Tennessee Corp. | 205-443-9600 |
| 111 Ren Mar Drive | | Pleasant View | TN | 37146 | Charter Foods, Inc. | 423/587-0690 |
| 418 HIGHWAY 52 W | | Portland | TN | 37148 | Future Restaurants, LLC | 615-377-5747 |
| 611 East Emory Rd | | Powell Pulaski | TN | 37849 | Tacala Tennessee Corp. | 205-443-9600 |
| 1600 W College St 2303 Dayton Blvd | | Red Bank | TN TN | 38478 37415 | East West Enterprises, LLC Tacala Tennessee Corp. | 615/377-5717 205-443-9600 |
| 846 Hwy 51 N | | Ripley | TN | 38063 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 1112 N. Gateway Ave. | | Rockwood | TN | 37854 | Bee Mac Corporation | 865-590-1078 |
| 117 Colonial Lane | | Rocky Top | TN | 37769 | John R. Neal | 931/490-4765 |
| 4018 Highway 66 | | Rogersville | TN | 37857 | Tacala Tennessee Corp. | 205-443-9600 |
| 155 Wayne Road | | Savannah | TN | 38372 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 628 Mulberry Avenue | | Selmer | TN | 38375 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 1407 Winfield Dunn Pkwy | | Sevierville | TN | 37876 | Tacala Tennessee Corp. | 205-443-9600 |
| 931 Dolly Parton Prkwy | | Sevierville | TN | 37864 | Tacala Tennessee Corp. | 205-443-9600 |
| 11524 Chapman Highway | | Seymour | TN | 37865 | Tacala Tennessee Corp. | 205-443-9600 |
| 1704 N. Main Street | | Shelbyville | TN | 37160 | Future Restaurants, LLC | 615-377-5747 |
| 105 E. Broad Street | | Smithville | TN | 37166 | SMITHVILLE K T, LLC | 615/313-6000 |
| 565 Sam Ridley Pkwy W | | Smyrna | TN | 37167 | G.F. Enterprise IV LLC | 978-880-7699 |
| 305 N Lowry St | | Smyrna | TN | 37167 | G.F. Enterprise IV LLC | 978-880-7699 |
| 850 Nissan Drive | | Smyrna | TN | 37167 | G.F. Enterprise IV LLC | 978-880-7699 |
| 1895 Almaville Road | | Smyrna | TN | 37167 | G.F. Enterprise IV LLC | 978-880-7699 |
| 9341 Dayton Pike | | Soddy Daisy | TN | 37379 | Tacala Tennessee Corp. | 205-443-9600 |
| 230 Mose Drive | | Sparta | TN | 38583 | Future Restaurants, LLC | 615/377-5717 |
| 4936 Columbia Pike | | Spring Hill | TN | 37174 | Future Restaurants, LLC | 615-377-5747 |
| 4880 PORT ROYAL RD | | Spring Hill | TN | 37174 | Future Restaurants, LLC | 615-377-5747 |
| 3497 Tom Austin Hwy. | | Springfield | TN | 37172 | KC Bell, Inc. | 316/684-8100 |
| 927 Highway 68 | | Sweetwater | TN | 37874 | Tacala Tennessee Corp. | 205-443-9600 |
| 6000 W. Andrew Johnson Highwa | У | Talbott | TN | 37877 | Tacala Tennessee Corp. | 205-443-9600 |
| 1424 N. Broad St. | | Tazewell | TN | 37879 | Charter Foods, Inc. | 423/587-0690 |
| HWY 45 BYP S 2045 | | Trenton | TN | 38382 | Hospitality Tennessee, Inc. | 315/451-1957 |
| 1804 N Jackson Street | | Tullahoma | TN | 37388 | Future Restaurants, LLC | 615-377-5747 |
| 1400 Rutledge Lane | | Union City | TN | 38261 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1114 Knoxville Highway 310 West Main Street | | Wartburg Waverly | TN | 37887 | Charter Foods, Inc. | 423/587-0690 |
| | | Westmoreland | TN | 37185 | TYMATT, LLC Future Restaurants, LLC | 270/783-8880 615-377-5747 |
| 5236 Highway 31E 330 Hester Dr. | | White House | TN TN | 37186 37188 | KC Bell, Inc. | 316/684-8100 |
| 3670 Roy Messer Hwy | | White Pine | TN | 37890 | Charter Foods, Inc. | 423/587-0690 |
| 930 West Main St. | | Woodbury | TN | 37190 | Future Restaurants, LLC | 615-377-5747 |
| 4165 S Danville Dr | | Abilene | тх | 79605 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2542 S. 14th Street | | Abilene | тх | 79605 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 4341 South 1st Street | | Abilene | тх | 79605 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2201 Pine Street | | Abilene | ТХ | 79601 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| Bailey Ranch Road and FM 1187 | | Aledo | тх | 76008 | Southern Multifoods, LLC | 903/245-0191 |
| 1250 E. Main | | Alice | тх | 78332 | Southern Multifoods, LLC | 903/245-0191 |
| 505 West McDermott Drive | | Allen | ТХ | 75002 | North Texas Bells, LLC | 817-328-1978 |
| 1809 E. Bethany Dr. | | Allen | ТХ | 75002 | North Texas Bells, LLC | 817-328-1978 |
| 380 E Stacy Rd | | Allen | тх | 75002 | North Texas Bells, LLC | 817-328-1978 |
| 215 S Custer Rd. | | Allen | тх | 75013 | North Texas Bells, LLC | 817-328-1978 |
| 4800 Highway 10, West | Shell Station | Alleyton | тх | 78935 | Columbus Mart, Inc. | 281/489-2100 |
| 1130 Highway 67 West | | Alvarado | ТХ | 76009 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 1660 S Loop 35 | | Alvin | ТХ | 77511 | Mas Restaurant Group, LLC | 281/948-5455 |
| 6255 Hollywood Rd | | Amarillo | ТХ | 79118 | Alvarado Concepts, LLC | 303/745-0555 |
| | | | | | | |

| 2010 0 | | A | TV | 70402 | Alvereda Concenta II.C | 202/745 0555 |
|--|--------|----------------------|----------|----------------|--|------------------------------|
| 2010 Ross Osage | | Amarillo | TX | 79103 | Alvarado Concepts, LLC | 303/745-0555 |
| 5807 SW 45th Ave 3309 Washington St | | Amarillo Amarillo | TX | 79109 | Alvarado Concepts, LLC | 303/745-0555 303/745-0555 |
| 300 E Amarillo Blvd | | Amarillo | TX TX | 79109 79107 | Alvarado Concepts, LLC Alvarado Concepts, LLC | 303/745-0555 |
| 4116 I-40 W | | Amarillo | TX | 79107 | Alvarado Concepts, LLC Alvarado Concepts, LLC | 303/745-0555 |
| 2000 Coulter | | Amarillo | TX | 79102 | Alvarado Concepts, LLC | 303/745-0555 |
| 2605 N. Velasco St. | | | TX | 77515 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2605 West White Street | | Angleton Anna | TX | 75409 | | • |
| | | | | | Anna KT, LLC | 214/440-4144 |
| 1811 Antonio Street | | Anthony | TX | 79821 | Argonaut Food Partners Nuevo, LLC | 541/273-4639 |
| 8125 Gateway Dr | | Argyle | TX | 76226 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 2364 East Pioneer Parkway | | Arlington | TX | 76010 | Kumar Management, Corporation SW | 650-312-9934 |
| 1101 N. Collins | | Arlington | TX | 76011 | R.W. Ball, Inc. | 972/818-4994 |
| 4431 S. Collins St. | | Arlington | TX | 76018 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 5305 W. Sublett Rd | | Arlington | TX | 76017 | Kumar Management, Corporation SW | 650-312-9934 |
| 5401 S Cooper St | | Arlington | TX | 76017 | Kumar Management, Corporation SW | 650-312-9934 |
| 1316 South Cooper Street | | Arlington | TX | 76013 | Kumar Management, Corporation SW | 650-312-9934 |
| 215 South Watson Road | | Arlington | TX | 76010 | Kumar Management, Corporation SW | 650-312-9934 |
| 5745 Interstate 20 W | | Arlington | TX | 76017 | Kumar Management, Corporation SW | 650-312-9934 |
| 8110 Matlock Rd | | Arlington | TX | 76002 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 208 E Corsicana | | Athens | ТΧ | 75751 | Southern Multifoods, LLC | 903/245-0191 |
| 601 Highway 59 North | | Atlanta | ТΧ | 75551 | K-Mac Enterprises, Inc. | 479-650-1489 |
| US 377 and Highmeadow Rd | | Aubrey | ТΧ | 76227 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 502 W William Cannon Dr | | Austin | ТΧ | 78745 | Tacala Austin Corp. | 205-443-9600 |
| 13770 N Highway 183 | | Austin | ТΧ | 78750 | Tacala Austin Corp. | 205-443-9600 |
| 3324 Slaughter Lane | | Austin | ТХ | 78748 | Tacala Austin Corp. | 205-443-9600 |
| 9900 Parmer Lane, Bldg C | | Austin | ТХ | 78717 | Tacala Austin Corp. | 205-443-9600 |
| 1016 E Anderson Ln | | Austin | ТХ | 78752 | Tacala Austin Corp. | 205-443-9600 |
| 4811 Braker Lane West | | Austin | ТХ | 78759 | Tacala Austin Corp. | 205-443-9600 |
| 1701 W Ben White Blvd | Bldg 2 | Austin | ТХ | 78704 | Tacala Austin Corp. | 205-443-9600 |
| 3421 W William Cannon Dr | | Austin | ТХ | 78745 | Tacala Austin Corp. | 205-443-9600 |
| 161 W Slaughter Ln #C | | Austin | ТХ | 78748 | Tacala Austin Corp. | 205-443-9600 |
| 1548 E. Parmer Lane | | Austin | ТХ | 78754 | Tacala Austin Corp. | 205-443-9600 |
| 201 E. Oltorf | | Austin | ТХ | 78704 | Tacala Austin Corp. | 205-443-9600 |
| 2600 West Braker Lane | | Austin | ТХ | 78758 | Tacala Austin Corp. | 205-443-9600 |
| 1825 W Parmer Ln | | Austin | ТХ | 78727 | Tacala Austin Corp. | 205-443-9600 |
| 7793 Burnet Road | | Austin | ТХ | 78757 | Tacala Austin Corp. | 205-443-9600 |
| 5604 Cameron Rd | | Austin | ТХ | 78723 | Tacala Austin Corp. | 205-443-9600 |
| 9504 N Lamar | | Austin | ТХ | 78753 | Tacala Austin Corp. | 205-443-9600 |
| 1925 Airport Blvd | | Austin | ТХ | 78722 | Tacala Austin Corp. | 205-443-9600 |
| 6511 S I H 35 | | Austin | ТХ | 78744 | Tacala Austin Corp. | 205-443-9600 |
| 3501 Wells Branch Pkwy | | Austin | ТХ | 78728 | Tacala Austin Corp. | 205-443-9600 |
| 7515 FM 620 N | | Austin | ТХ | 78726 | Tacala Austin Corp. | 205-443-9600 |
| 2308 E Riverside Dr | | Austin | ТХ | 78741 | Tacala Austin Corp. | 205-443-9600 |
| 100 SE Parkway | | Azle | ТХ | 76020 | Kumar Management, Corporation SW | 650-312-9934 |
| 502 Highway 71 W | | Bastrop | ТХ | 78602 | Tacala Austin Corp. | 205-443-9600 |
| 3520 Garth Rd | | Baytown | ТΧ | 77521 | Mas Restaurant Group, LLC | 281/948-5455 |
| 6800 Garth Rd | | Baytown | тх | 77521 | Mas Restaurant Group, LLC | 281/948-5455 |
| 8302 N. Highway 146 | | Baytown | тх | 77520 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 6365 Phelan Blvd | | Beaumont | тх | 77706 | Mas Restaurant Group, LLC | 281/948-5455 |
| 6105 Eastex Freeway | | Beaumont | ТΧ | 77706 | Mas Restaurant Group, LLC | 281/948-5455 |
| 3725 College Street | | Beaumont | ТΧ | 77701 | Mas Restaurant Group, LLC | 281/948-5455 |
| 3950 Walden Rd | | Beaumont | ТΧ | 77705 | Mas Restaurant Group, LLC | 281/948-5455 |
| 1505 Brown Trail | | Bedford | ТХ | 76022 | Ro Foods, Inc. | 972-768-4277 |
| 1000 Spring Street | | Belton | ТХ | 76513 | Tacala Austin Corp. | 205-443-9600 |
| 2600 N. Main | | Belton | ТХ | 76513 | Tacala Austin Corp. | 205-443-9600 |
| 2403 S GREGG ST | | Big Spring | ТΧ | 79720 | Ampex Brands of Big Springs, Inc. | |
| 440 W Bandera Rd | | Boerne | ТΧ | 78006 | DDO1-Texas, LLC | 928/681-3344 |
| 203 West Sam Rayburn Drive | | Bonham | ТΧ | 75418 | Southern Multifoods, LLC | 903/245-0191 |
| 207 South Cedar | | Borger | TX | 79007 | Alvarado Concepts, LLC | 303/745-0555 |
| 2607 Hwy 36 South | | Brenham | TX | 77833 | Mas Restaurant Group, LLC | 281/948-5455 |
| 835 Texas Ave | | Bridge City | ТХ | 77611 | Mas Restaurant Group, LLC | 281/948-5455 |
| 425 US Hwy 380 | | Bridgeport | ТХ | 76426 | Kumar Management, Corporation SW | 650-312-9934 |
| 34003 Katy Freeway | | Brookshire | ТХ | 77423 | Mas Restaurant Group, LLC | 281/948-5455 |
| 301 Lubbock Road | | Brownfield | ТХ | 79316 | J.P.M., Inc. | 806 786-7028 |
| 3801 International Blvd | | Brownsville | тх | 78521 | Southern Multifoods, LLC | 903/245-0191 |
| 925 East Fm 802 | | Brownsville | тх | 78520 | Southern Multifoods, LLC | 903/245-0191 |
| 547 W Commerce St | | Brownwood | тх | 76801 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2305 Boonville Road | | Bryan | ТХ | 77808 | Tacala Austin Corp. | 205-443-9600 |
| | | · · · | | | · · · · · · · · · · · · · · · · · · · | |

| 3501 East 29th Street | Bryan | тх | 77802 | Tacala Austin Corp. | 205-443-9600 |
|---|--|---|--|---|--|
| 920 South Texas Ave | Bryan | ТХ | 77802 | Tacala Austin Corp. | 205-443-9600 |
| 580 Old San Antonio Rd. | Buda | тх | 78610 | Tacala Austin Corp. | 205-443-9600 |
| 358 Singing Oaks | Bulverde | ТХ | 78070 | Delect Foods, LLC | 832-741-1293 |
| 1100 S. Red River Expressway | Burkburnett | тх | 76354 | North Texas Bells, LLC | 817-328-1978 |
| 821 SW Wilshire Blvd. | Burleson | ТХ | 76028 | Southern Multifoods, LLC | 903/245-0191 |
| 1400 S Water Street | Burnet | ТХ | 78611 | Tacala Austin Corp. | 205-443-9600 |
| 1999 North Trades Day Blvd. | Canton | ТΧ | 75103 | Southern Multifoods, LLC | 903/245-0191 |
| 611 23rd St | Canyon | ТХ | 79015 | Alvarado Concepts, LLC | 303/745-0555 |
| 1907 E. Beltline Rd. | Carrollton | ТΧ | 75006 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3420 E Hebron Parkway | Carrollton | ТΧ | 75010 | North Texas Bells, LLC | 817-328-1978 |
| 1008 E. Frankford Rd. | Carrollton | ТΧ | 75007 | North Texas Bells, LLC | 817-328-1978 |
| 4117 North Josey Lane | Carrollton | ТΧ | 75007 | Ampex Brands, LLC | |
| 1529 W Panola | Carthage | ТΧ | 75633 | Southern Multifoods, LLC | 903/245-0191 |
| 395 N Hwy 67 | Cedar Hill | TX | 75104 | Kumar Management, Corporation SW | 650-312-9934 |
| 950 N Bell Blvd | Cedar Park | TX | 78613 | Tacala Austin Corp. | 205-443-9600 |
| 1810 S LAKELINE BLVD | Cedar Park | TX | 78613 | Tacala Austin Corp. | 205-443-9600 |
| 1002 S. Preston Road | Celina | TX TX | 75009 | North Texas Bells, LLC | 817-328-1978 |
| 1315 Tenaha St. | Center Chandler | TX TX | 75935 | Southern Multifoods, LLC R2 Restaurants, Inc. | 903/245-0191 |
| 656 Hwy 31 East 475 N Sheldon Road | Channelview | TX TX | 75758 77530 | | 318/226-8500 985/384-3333 |
| 2707 F NW | Childress | TX | 79201 | B & G Food Enterprises of Texas, L.L.C. Garrison QSR, LLC | 806/334-17 |
| 603 Cibolo Valley Dr | Cibolo | TX | 78108 | DD01-Texas, LLC | 928/681-3344 |
| 2008 N. Main St. | Cleburne | ТХ | 76033 | Southern Multifoods, LLC | 903/245-0191 |
| 621 W Henderson St | Cleburne | тх | 76033 | Southern Multifoods, LLC | 903/245-0191 |
| 435 W. South Line | Cleveland | тх | 77327 | Mas Restaurant Group, LLC | 281/948-5455 |
| 1025 Dixie Drive | Clute | тх | 77531 | Mas Restaurant Group, LLC | 281/948-5455 |
| 731 University Dr | College Station | ТХ | 77840 | Tacala Austin Corp. | 205-443-9600 |
| 911 William D Fitch Pkwy | College Station | ТХ | 77845 | Tacala Austin Corp. | 205-443-9600 |
| , 310 N Harvey Road | College Station | тх | 77840 | Tacala Austin Corp. | 205-443-9600 |
| 8170 Precinct Line Road | Colleyville | тх | 76034 | Southern Multifoods, LLC | 903/245-0191 |
| 2203 Live Oak Street | Commerce | ТΧ | 75428 | Southern Multifoods, LLC | 903/245-0191 |
| 1123 N Frazier | Conroe | ТХ | 77301 | Tacala Austin Corp. | 205-443-9600 |
| 10280 HWY 242 | Conroe | ТΧ | 77385 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 1114 League Line Rd | Conroe | ТХ | 77303 | Tacala Austin Corp. | 205-443-9600 |
| 3207 West Davis | Conroe | ТΧ | 77304 | Tacala Austin Corp. | 205-443-9600 |
| 8630 FM 78 | Converse | ТΧ | 78109 | DDO-New Mexico, LLC | 928/681-3344 |
| 115 North Denton Tap Road | Coppell | ТХ | 75019 | North Texas Bells, LLC | 817-328-1978 |
| 1110 Hwy 190 E | Copperas Cove | TX | 76522 | Tacala Austin Corp. | 205-443-9600 |
| | | TV | | | |
| 4471 Fm 2181 | Corinth | ТХ | 76210 | Southern Multifoods, LLC | 903/245-0191 |
| 1501 Nile Drive | Corpus Christi | ТХ | 78412 | Southern Multifoods, LLC | 903/245-0191 |
| 1501 Nile Drive 5530 Everhart | Corpus Christi Corpus Christi | тх тх | 78412 78411 | Southern Multifoods, LLC Southern Multifoods, LLC | 903/245-0191 903/245-0191 |
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| 1501 Nile Drive 5530 Everhart 14601 Northwest Blvd 4434 Ayers Street 6506 Weber Road 3221 S Staples St 11328 Leopard St 1217 Waldron Road 2201 Morgan Avenue 5821 Saratoga Blvd 807 West Seventh 2937 South Highway 287 940 E Loop 304 13727 FM 2100 14000 US Hwy 380 1008 S Crowley Rd 12727 Telge Rd. 13230 Grant Road 28638 NORTHWEST FWY 8923 Fry Road 303 Hwy 87 8249 N Stemmons Fwy. 4345 W Camp Wisdom Rd. 1702 N. Cockrell Hill Rd. 5509 E. RL Thornton Frwy | Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corsicana Corsicana Crockett Crosby Cross Roads Crowley Cypress Cypress Cypress Cypress Dalhart Dallas Dallas Dallas | TX | 78412 78411 78410 78415 78413 78411 78410 78418 78405 78414 75110 75109 75835 77532 76227 76036 77429 77429 77429 77429 77433 79022 75247 75237 75212 75223 | Southern Multifoods, LLC Southern Multifoods, LLC Kumar Management, Corporation SW Kumar Management, Corporation SW Southern Multifoods, LLC Delect Foods, LLC North Texas Bells, LLC Metroplex Multifoods, Inc. B & G Food Enterprises of Texas, L.L.C. Mas Restaurant Group, LLC Mas Restaurant Group, LLC B & G Food Enterprises of Texas, L.L.C. Alvarado Concepts, LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. North Texas Bells, LLC | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 832-741-1293 817-328-1978 903/245-0191 985/384-3333 281/948-5455 281/948-5455 985/384-3333 303/745-0555 479-650-1489 |
| 1501 Nile Drive 5530 Everhart 14601 Northwest Blvd 4434 Ayers Street 6506 Weber Road 3221 S Staples St 11328 Leopard St 1217 Waldron Road 2201 Morgan Avenue 5821 Saratoga Blvd 807 West Seventh 2937 South Highway 287 940 E Loop 304 13727 FM 2100 14000 US Hwy 380 1008 S Crowley Rd 12727 Telge Rd. 13230 Grant Road 28638 NORTHWEST FWY 8923 Fry Road 303 Hwy 87 8249 N Stemmons Fwy. 4345 W Camp Wisdom Rd. 1702 N. Cockrell Hill Rd. 5509 E. RL Thornton Frwy 3001 N. Hampton Rd. | Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corsicana Corsicana Crockett Crosby Cross Roads Crowley Cypress Cypress Cypress Cypress Cypress Dalhart Dallas Dallas Dallas Dallas | TX TX TX TX TX TX TX TX TX TX TX TX <td>78412 78411 78410 78415 78413 78411 78410 78418 78405 78414 75100 75835 77532 76227 76036 77429 77429 77433 77433 77433 79022 75247 75212 75212</td> <td>Southern Multifoods, LLC Southern Multifoods, LLC Kumar Management, Corporation SW Kumar Management, Corporation SW Southern Multifoods, LLC Delect Foods, LLC North Texas Bells, LLC Metroplex Multifoods, Inc. B & G Food Enterprises of Texas, L.L.C. Mas Restaurant Group, LLC Mas Restaurant Group, LLC B & G Food Enterprises of Texas, L.L.C. Alvarado Concepts, LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. North Texas Bells, LLC Ampex Brands, LLC</td> <td>903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 832-741-1293 817-328-1978 903/245-0191 985/384-3333 281/948-5455 281/948-5455 281/948-5455 985/384-3333 303/745-0555 479-650-1489 479-650-1489 817-328-1978</td> | 78412 78411 78410 78415 78413 78411 78410 78418 78405 78414 75100 75835 77532 76227 76036 77429 77429 77433 77433 77433 79022 75247 75212 75212 | Southern Multifoods, LLC Southern Multifoods, LLC Kumar Management, Corporation SW Kumar Management, Corporation SW Southern Multifoods, LLC Delect Foods, LLC North Texas Bells, LLC Metroplex Multifoods, Inc. B & G Food Enterprises of Texas, L.L.C. Mas Restaurant Group, LLC Mas Restaurant Group, LLC B & G Food Enterprises of Texas, L.L.C. Alvarado Concepts, LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. North Texas Bells, LLC Ampex Brands, LLC | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 832-741-1293 817-328-1978 903/245-0191 985/384-3333 281/948-5455 281/948-5455 281/948-5455 985/384-3333 303/745-0555 479-650-1489 479-650-1489 817-328-1978 |
| 1501 Nile Drive 5530 Everhart 14601 Northwest Blvd 4434 Ayers Street 6506 Weber Road 3221 S Staples St 11328 Leopard St 1217 Waldron Road 2201 Morgan Avenue 5821 Saratoga Blvd 807 West Seventh 2937 South Highway 287 940 E Loop 304 13727 FM 2100 14000 US Hwy 380 1008 S Crowley Rd 12727 Telge Rd. 13230 Grant Road 28638 NORTHWEST FWY 8923 Fry Road 303 Hwy 87 8249 N Stemmons Fwy. 4345 W Camp Wisdom Rd. 1702 N. Cockrell Hill Rd. 5509 E. RL Thornton Frwy | Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corpus Christi Corsicana Corsicana Crockett Crosby Cross Roads Crowley Cypress Cypress Cypress Cypress Dalhart Dallas Dallas Dallas | TX | 78412 78411 78410 78415 78413 78411 78410 78418 78405 78414 75110 75109 75835 77532 76227 76036 77429 77429 77429 77429 77433 79022 75247 75237 75212 75223 | Southern Multifoods, LLC Southern Multifoods, LLC Kumar Management, Corporation SW Kumar Management, Corporation SW Southern Multifoods, LLC Delect Foods, LLC North Texas Bells, LLC Metroplex Multifoods, Inc. B & G Food Enterprises of Texas, L.L.C. Mas Restaurant Group, LLC Mas Restaurant Group, LLC B & G Food Enterprises of Texas, L.L.C. Alvarado Concepts, LLC K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. North Texas Bells, LLC | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 832-741-1293 817-328-1978 903/245-0191 985/384-3333 281/948-5455 281/948-5455 985/384-3333 303/745-0555 479-650-1489 479-650-1489 |

| 5575 N Jim Miller Rd | | Dallas | ТХ | 75228 | R.W. Ball, Inc. | 972/818-4994 |
|---|-----------|--|--|--|--|--|
| 4616 Frankford Road | | Dallas | ТХ | 75287 | North Texas Bells, LLC | 817-328-1978 |
| 11829 Abrams Road | | Dallas | ТΧ | 75243 | North Texas Bells, LLC | 817-328-1978 |
| 2802 E. Ledbetter Dr. | | Dallas | ТΧ | 75216 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 13670 Preston Road | | Dallas | ТΧ | 75240 | North Texas Bells, LLC | 817-328-1978 |
| 4717 Vista Wood Blvd. | | Dallas | ТΧ | 75232 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3223 Fort Worth Ave | | Dallas | ТΧ | 75211 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2245 W Northwest Hwy | | Dallas | ТΧ | 75220 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 4341 LEMMON AVE | | Dallas | ТХ | 75219 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3636 Forest Lane | | Dallas | ТХ | 75229 | North Texas Bells, LLC | 817-328-1978 |
| 17530 Marsh Lane | | Dallas | ТХ | 75287 | North Texas Bells, LLC | 817-328-1978 |
| 7110 Greenville Ave | | Dallas | ТХ | 75231 | North Texas Bells, LLC | 817-328-1978 |
| 11702 Plano Rd. | | Dallas | ТΧ | 75243 | North Texas Bells, LLC | 817-328-1978 |
| 15208 Montfort Dr | | Dallas | ТΧ | 75254 | North Texas Bells, LLC | 817-328-1978 |
| 9820 Walnut Hill Ln | | Dallas | ТХ | 75238 | North Texas Bells, LLC | 817-328-1978 |
| 2972 West Wheatland Road | | Dallas | ТΧ | 75237 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3470 Illinois Ave. | | Dallas | ТΧ | 75211 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 8407 S Lancaster Rd | | Dallas | ТΧ | 75241 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 8001 Forest Lane | | Dallas | ТΧ | 75243 | Ampex Brands, LLC | |
| 402 W. Hwy 90 | | Dayton | тх | 77535 | Mas Restaurant Group, LLC | 281/948-5455 |
| 800 W Business 380 | | Decatur | тх | 76234 | Ball Industries, Inc. | 972/818-4994 |
| 1809 Veterans Blvd | | Del Rio | ТХ | 78840 | Delect Foods S.A., LLC | 832-741-1293 |
| 900 S Austin Ave. | | Denison | тх | 75020 | Kumar Management, Corporation SW | 650-312-9934 |
| 3420 W. FM 120 | | Denison | тх | 75020 | Kumar Management, Corporation SW | 650-312-9934 |
| 3971 N. Loop 288 | | Denton | тх | 76209 | North Texas Bells, LLC | 817-328-1978 |
| 2124 Sadau Ct. | | Denton | тх | 76205 | North Texas Bells, LLC | 817-328-1978 |
| 681 Fort Worth Ave | | Denton | тх | 76201 | North Texas Bells, LLC | 817-328-1978 |
| 5050 Teasley Lane | Suite 100 | Denton | ТХ | 76210 | Southern Multifoods, LLC | 903/245-0191 |
| 1800 University Drive | Suite 100 | Denton | TX | 76210 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1011 W BELT LINE RD | | Desoto | TX | 75115 | | 650-312-9934 |
| 1011 W BELT LINE RD 104 FM 517 Rd W | | Dickinson | TX | 77539 | Kumar Management, Corporation SW | |
| | | | | 78620 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 104 E Highway 290 | | Dripping Springs | TX TX | | Tacala Austin Corp. | 205-443-9600 |
| 1401 S Dumas | | Dumas | TX | 79029 | Alvarado Concepts, LLC | 303/745-0555 |
| 323 S Cedar Ridge Drive | | Duncanville | TX | 75116 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 2127 E Garrison St | | Eagle Pass | TX | 78852 | DDO-New Mexico, LLC | 928/681-3344 |
| 1430 East Main | | Eastland | TX | 76448 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 1804 W University Dr | | Edinburg | TX | 78539 | Southern Multifoods, LLC | 903/245-0191 |
| 1611 N. Mechanic St. | | El Campo | TX | 77437 | Mas Restaurant Group, LLC | 281/948-5455 |
| 8830 North Loop Dr. | | El Paso | ТХ | 79907 | AMA Foods, LLC | 281/569-4640 |
| 1090 Highway 290 W | | Elgin | TX | 78621 | Tacala Austin Corp. | 205-443-9600 |
| 218 E Lennon Dr | | Emory | ТХ | 75440 | Southern Multifoods, LLC | 903/245-0191 |
| 1107 E Ennis Avenue | | Ennis | ТХ | 75119 | Southern Multifoods, LLC | 903/245-0191 |
| 1201 W. Glade Rd. | | Euless | ТХ | 76039 | Southern Multifoods, LLC | 903/245-0191 |
| 474 Interstate 45 N | | Fairfield | ТХ | 75840 | Southern Multifoods, LLC | 903/245-0191 |
| 1210 Memorial Dr. | | Fate | ТХ | 75189 | Southern Multifoods, LLC | 903/245-0191 |
| 314 N. Interstate 45 | | Ferris | ТХ | 75125 | Southern Multifoods, LLC | 903/245-0191 |
| 19901 Highway 155 | | Flint | ТΧ | 75762 | R2 Restaurants, Inc. | 318/226-8500 |
| 931 10th Street | | Floresville | ТΧ | 78114 | Delect Foods S.A., LLC | 832-741-1293 |
| 2708 Flower Mound Road | | Flower Mound | ТΧ | 75028 | North Texas Bells, LLC | 817-328-1978 |
| 6040 Long Prairie Dr. | | Flower Mound | ТΧ | 75028 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 748 Pinson Road | | Forney | ТΧ | 75126 | Southern Multifoods, LLC | 903/245-0191 |
| 1304 U.S. Highway 5 Unit B | | Fort Stockton | ТΧ | 79735 | Ampex Brands West Texas LLC | |
| 8945 Lower Sonoma Lane | | Fort Worth | ТХ | 76177 | Southern Multifoods, LLC | 903/245-0191 |
| | | | | | | |
| 9180 Camp Bowie W | | Fort Worth | ΤX | 76116 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 9180 Camp Bowie W 1701 California Parkway | | Fort Worth Fort Worth | тх тх | 76116 76134 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. | 903/245-0191 903/245-0191 |
| | | | | | | |
| 1701 California Parkway | | Fort Worth | тх | 76134 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street | | Fort Worth Fort Worth | тх тх | 76134 76102 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. | 903/245-0191 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd | | Fort Worth Fort Worth Fort Worth | TX TX TX | 76134 76102 76244 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC | 903/245-0191 903/245-0191 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd 5501 Sycamore School Rd | | Fort Worth Fort Worth Fort Worth Fort Worth | TX TX TX TX | 76134 76102 76244 76123 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd 5501 Sycamore School Rd 5340 Blue Mound Rd | | Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth | TX TX TX TX TX TX | 76134 76102 76244 76123 76106 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd 5501 Sycamore School Rd 5340 Blue Mound Rd 1435 East Chase Parkway | | Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth | TX TX TX TX TX TX TX | 76134 76102 76244 76123 76106 76120 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Kumar Management, Corporation SW | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 650-312-9934 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd 5501 Sycamore School Rd 5340 Blue Mound Rd 1435 East Chase Parkway 1221 Oakland Blvd. | | Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth | TX TX TX TX TX TX TX | 76134 76102 76244 76123 76106 76120 76103 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Kumar Management, Corporation SW Southern Multifoods, LLC | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 650-312-9934 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd 5501 Sycamore School Rd 5340 Blue Mound Rd 1435 East Chase Parkway 1221 Oakland Blvd. 7200 N. Freeway | | Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth | TX TX TX TX TX TX TX TX | 76134 76102 76244 76123 76106 76120 76103 76137 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Kumar Management, Corporation SW Southern Multifoods, LLC Southern Multifoods, LLC | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 650-312-9934 903/245-0191 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd 5501 Sycamore School Rd 5340 Blue Mound Rd 1435 East Chase Parkway 1221 Oakland Blvd. 7200 N. Freeway 1913 W Berry St | | Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth | TX TX TX TX TX TX TX TX TX | 76134 76102 76244 76123 76106 76120 76103 76137 76110 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Kumar Management, Corporation SW Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 650-312-9934 903/245-0191 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd 5501 Sycamore School Rd 5340 Blue Mound Rd 1435 East Chase Parkway 1221 Oakland Blvd. 7200 N. Freeway 1913 W Berry St 3801 Valentine St | | Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth | TX TX TX TX TX TX TX TX TX TX | 76134 76102 76244 76123 76106 76120 76103 76137 76110 76107 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Kumar Management, Corporation SW Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 650-312-9934 903/245-0191 903/245-0191 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd 5501 Sycamore School Rd 5340 Blue Mound Rd 1435 East Chase Parkway 1221 Oakland Blvd. 7200 N. Freeway 1913 W Berry St 3801 Valentine St 9616 White Settlement Road | | Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth Fort Worth | TX TX TX TX TX TX TX TX TX TX TX TX | 76134 76102 76244 76123 76106 76120 76103 76137 76110 76107 76108 76111 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Kumar Management, Corporation SW Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 |
| 1701 California Parkway 900 West Weatherford Street 4725 Golden Triangle Blvd 5501 Sycamore School Rd 5340 Blue Mound Rd 1435 East Chase Parkway 1221 Oakland Blvd. 7200 N. Freeway 1913 W Berry St 3801 Valentine St 9616 White Settlement Road 1060 N. Beach St. | | Fort Worth Fort Worth | TX TX TX TX TX TX TX TX TX TX TX | 76134 76102 76244 76123 76106 76120 76103 76137 76110 76107 76108 | Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Kumar Management, Corporation SW Southern Multifoods, LLC Southern Multifoods, LLC Metroplex Multifoods, Inc. Metroplex Multifoods, Inc. Southern Multifoods, LLC Southern Multifoods, LLC | 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 903/245-0191 |

| 3150 Sycamore School Rd. | Fort Worth | тх | 76133 | Metroplex Multifoods, Inc. | 903/245-0191 |
|---|---------------------|----------|----------------|--|------------------------------|
| 6040 S Hulen St | Fort Worth | ТХ | 76133 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 1102 N. Brazosport Blvd | Freeport | TX | 77541 | Mas Restaurant Group, LLC | 281/948-5455 |
| 209 East Parkwood | Friendswood | TX | 77546 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 12015 University Dr. | Frisco | TX | 75035 | North Texas Bells, LLC | 817-328-1978 |
| 2085 W University Dr | Frisco | ТΧ | 75033 | North Texas Bells, LLC | 817-328-1978 |
| 6929 S Preston Rd | Frisco | ТΧ | 75034 | Ball Industries, Inc. | 972/818-4994 |
| 5656 Eldorado Parkway | Frisco | ТΧ | 75033 | R.W. Ball, Inc. | 972/818-4994 |
| 5359 Lebanon Rd | Frisco | ТΧ | 75034 | R.W. Ball, Inc. | 972/818-4994 |
| 601 Medal Of Honor Blvd | Gainesville | ТΧ | 76240 | Ball Industries, Inc. | 972/818-4994 |
| 5701 Broadway | Galveston | ТΧ | 77551 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 502 S Garland Ave | Garland | ТΧ | 75040 | North Texas Bells, LLC | 817-328-1978 |
| 3178 Lavon Dr. | Garland | ТΧ | 75040 | North Texas Bells, LLC | 817-328-1978 |
| 5322 N Garland Ave | Garland | ТΧ | 75040 | Southern Multifoods, LLC | 903/245-0191 |
| 1050 Northwest Hwy | Garland | ТΧ | 75041 | North Texas Bells, LLC | 817-328-1978 |
| 2318 S Hwy 36 | Gatesville | ТΧ | 76528 | Tacala Austin Corp. | 205-443-9600 |
| 2941 Williams Drive | Georgetown | ΤX | 78626 | Tacala Austin Corp. | 205-443-9600 |
| 1001 S Interstate 35 | Georgetown | ТΧ | 78626 | Tacala Austin Corp. | 205-443-9600 |
| 2222 E Austin St | Giddings | ΤX | 78942 | Tacala Austin Corp. | 205-443-9600 |
| 404 North Wood | Gilmer | ТХ | 75644 | Southern Multifoods, LLC | 903/245-0191 |
| 504 SW Big Bend Trail | Glen Rose | ΤX | 76043 | Kumar Management, Corporation SW | 650-312-9934 |
| 1225 E. Sara Dewitt Drive | Gonzales | ТХ | 78629 | Delect Foods S.A., LLC | 832-741-1293 |
| 1607 State Hwy 16 South | Graham | ΤX | 76450 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 835 East Highway 377 | Granbury | ТΧ | 76048 | Kumar Management, Corporation SW | 650-312-9934 |
| 3192 State Highway 161 | Grand Prairie | ТΧ | 75052 | Kumar Management, Corporation SW | 650-312-9934 |
| 728 E Main St | Grand Prairie | ТΧ | 75050 | Kumar Management, Corporation SW | 650-312-9934 |
| 381 W Highway 303 | Grand Prairie | ТΧ | 75051 | Kumar Management, Corporation SW | 650-312-9934 |
| 3890 S Great Southwest Pkwy | Grand Prairie | TX | 75052 | Ball Industries, Inc. | 972/818-4994 |
| 1134 William D. Tate Ave. | Grapevine | TX | 76051 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 6605 Wesley Street | Greenville | TX | 75401 | Southern Multifoods, LLC | 903/245-0191 |
| 4630 Twin City Hwy | Groves | TX | 77619 | Mas Restaurant Group, LLC | 281/948-5455 |
| 215 West Main St. | Gun Barrel City | TX | 75156 | Southern Multifoods, LLC | 903/245-0191 |
| 521 E. FM 2410 | Harker Heights | TX | 76548 | Tacala Austin Corp. | 205-443-9600 |
| 1518 Ed Carey Road | Harlingen | TX | 78550 | Southern Multifoods, LLC | 903/245-0191 |
| 402 Dixieland Rd | Harlingen Haslet | TX TX | 78552 76052 | Southern Multifoods, LLC Southern Multifoods, LLC | 903/245-0191 903/245-0191 |
| 13050 NW Highway 287 12360 Leslie Road | Helotes | TX | 78023 | DD01-Texas, LLC | 928/681-3344 |
| 2150 FM 1488 | Hempstead | TX | 78023 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 300 Highway 79 South | Henderson | ТХ | 75654 | Southern Multifoods, LLC | 903/245-0191 |
| 1200 W 1st St | Hereford | ТХ | 79045 | Gene H. Teters And Lores Teters | 903/243-0191 |
| 2170 FM 407 | Highland Village | TX | 75077 | Rayan RE National Corporation | 972-768-4277 |
| 300 I 35 Hwy NE | Hillsboro | TX | 76645 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 303 US HIGHWAY 90 E | Hondo | TX | 78861 | Delect Foods S.A., LLC | 832-741-1293 |
| 10730 Veterans Memorial Drive | Houston | TX | 77038 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 10006 Cypresswood Drive | Houston | TX | 77070 | Mas Restaurant Group, LLC | 281/948-5455 |
| 12352 Tidwell Rd | Houston | ТΧ | 77044 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 9922 Beechnut St | Houston | ТΧ | 77036 | Delect Foods, LLC | 832-741-1293 |
| 14127 State Highway 249 | Houston | ТΧ | 77086 | Delect Foods, LLC | 832-741-1293 |
| 2701 Yale Street | Houston | ТΧ | 77008 | Delect Foods, LLC | 832-741-1293 |
| 1817 S. Shepherd Dr. | Houston | ТΧ | 77019 | Mas Restaurant Group, LLC | 281/948-5455 |
| 9145 W Sam Houston Pkwy | Houston | ТΧ | 77064 | Delect Foods, LLC | 832-741-1293 |
| 2093 Taylor Street | Houston | ТΧ | 77007 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 10251 Clay Rd | Houston | ТΧ | 77043 | Mas Restaurant Group, LLC | 281/948-5455 |
| 13470 East Freeway | Houston | ТΧ | 77015 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 14601 Memorial | Houston | ТХ | 77079 | Mas Restaurant Group, LLC | 281/948-5455 |
| 1216 Barker Cypress | Houston | ТХ | 77084 | Mas Restaurant Group, LLC | 281/948-5455 |
| 5849 S. Gessner Road | Houston | ТΧ | 77036 | Mas Restaurant Group, LLC | 281/948-5455 |
| 1300 Gulfgate Center Mall | Houston | ТХ | 77087 | Delect Foods, LLC | 832-741-1293 |
| 1082 Edgebrook Dr | Houston | ТХ | 77034 | Mas Restaurant Group, LLC | 281/948-5455 |
| 3155 S Loop West | Houston | ТХ | 77054 | Mas Restaurant Group, LLC | 281/948-5455 |
| 12025 Greenspoint Dr | Houston | ТХ | 77060 | Mas Restaurant Group, LLC | 281/948-5455 |
| 7720 West Bellfort | Houston | ТХ | 77071 | Mas Restaurant Group, LLC | 281/948-5455 |
| 5550 Orem Drive | Houston | ТΧ | 77045 | Mas Restaurant Group, LLC | 281/948-5455 |
| 10535 Bissonnet | Houston | ТΧ | 77099 | Mas Restaurant Group, LLC | 281/948-5455 |
| 12543 Westheimer | Houston | ТΧ | 77077 | Mas Restaurant Group, LLC | 281/948-5455 |
| 5600 Bellaire | Houston | ТΧ | 77081 | Mas Restaurant Group, LLC | 281/948-5455 |
| 10 E Crosstimbers St. | Houston | ТΧ | 77022 | Mas Restaurant Group, LLC | 281/948-5455 |
| 2245 West Holcombe Blvd | Houston | ТΧ | 77030 | Mas Restaurant Group, LLC | 281/948-5455 |
| | | | | | |

| 1222 0 0 1 | | | - | | | 204/040 5455 |
|--|-------------------|--|--|--|--|---|
| 1223 Gessner Drive | | Houston | TX | 77055 | Mas Restaurant Group, LLC | 281/948-5455 |
| 3034 Ella Blvd | | Houston | TX | 77018 | Mas Restaurant Group, LLC | 281/948-5455 |
| 7422 South Sam Houston Pkwy W | | Houston | TX | 77085 | Mas Restaurant Group, LLC | 281/948-5455 |
| 15740 North Freeway 3956 Little York Rd. | | Houston | TX | 77090 | Mas Restaurant Group, LLC | 281/948-5455 |
| | | Houston | TX | 77093 | Mas Restaurant Group, LLC | 281/948-5455 |
| 5818 Richmond Avenue | | Houston | TX | 77057 | Mas Restaurant Group, LLC | 281/948-5455 |
| 15797 Jfk Blvd | | Houston | TX | 77032 | Mas Restaurant Group, LLC | 281/948-5455 |
| 5425 Aldine Mail Rte. | | Houston | TX | 77039 | Mas Restaurant Group, LLC | 281/948-5455 |
| 7506 Westheimer Rd. | | Houston | TX | 77063 | Mas Restaurant Group, LLC | 281/948-5455 |
| 6907 Highway 6 South | | Houston | TX | 77083 | Mas Restaurant Group, LLC | 281/948-5455 |
| 6436 Antoine Dr | | Houston | TX | 77091 | Mas Restaurant Group, LLC | 281/948-5455 |
| 3720 Old Spanish Trail | | Houston | TX | 77021 | Mas Restaurant Group, LLC | 281/948-5455 |
| 5211 34th Street | | Houston | TX | 77092 | Mas Restaurant Group, LLC | 281/948-5455 |
| 9601 Westheimer Rd | | Houston | TX | 77063 | Mas Restaurant Group, LLC | 281/948-5455 |
| 9406 Cullen Boulevard, Suite B | | Houston | TX | 77051 77044 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 14329 E Sam Houston Parkway N 919 Federal Rd | | Houston Houston | TX TX | | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| | | | TX TX | 77015 | Delect Foods, LLC | 832-741-1293 |
| 7904 Long Point Road 17721 FM 529 Rd | | Houston Houston | TX TX | 77055 77095 | Delect Foods, LLC | 832-741-1293 |
| 4317 Lockwood Drive | | Houston | TX | 77026 | B & G Food Enterprises of Texas, L.L.C. Tanweer Ahmed | 985/384-3333 281/569-4640 |
| | | | | | | |
| 1484 Lockwood Drive 13002 Cutten Road | | Houston | TX TX | 77020 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 10615 Westheimer Rd. | | Houston | TX | 77066 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| | | Houston | TX TX | 77042 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 3356 Scott St | | Houston Houston | TX | 77004 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 213 West Road @ I-45 | | | TX | 77038 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 12351 FM 1960 West | | Houston | TX | 77065 77023 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 904 S. Wayside Dr. | | Houston | TX | | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 7540 Bellfort St. | | Houston | TX | 77061 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 15255 Wallisville Rd. | | Houston | TX | 77049 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 10906 Scarsdale Blvd #B | | Houston Houston | TX TX | 77089 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 11110 Fuqua St | | Hudson Oaks | TX TX | 77089 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2930 Ft. Worth Highway 3140 Fm 1960 W | | Humble | TX TX | 76087 77338 | Kumar Management, Corporation SW Mas Restaurant Group, LLC | 650-312-9934 |
| | | Humble | TX | 77338 | B & G Food Enterprises of Texas, L.L.C. | 281/948-5455 985/384-3333 |
| 10811 Will Clayton Parkway 9639 N Sam Houston Pkwy E | | Humble | | | - | 985/384-3333 |
| 9059 N Salli HOUSLOII PRWY E | | | | | | |
| 10010 EM 1060 Bypacc | | | TX TY | 77396 | B & G Food Enterprises of Texas, L.L.C. | · · · · · · · · · · · · · · · · · · · |
| 10019 FM 1960 Bypass | | Humble | ТХ | 77338 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2103 Sam Houston | | Humble Huntsville | ТХ TX | 77338 77340 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. | 985/384-3333 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South | Sundance Ranch Sı | Humble Huntsville Huntsville | ТХ ТХ ТХ | 77338 77340 77340 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. | 985/384-3333 205-443-9600 205-443-9600 |
| 2103 Sam Houston 129 lh 45 South 756 W Pipeline Rd | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst | TX TX TX TX | 77338 77340 77340 76053 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 |
| 2103 Sam Houston 129 lh 45 South 756 W Pipeline Rd 600 Hwy 79 | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto | TX TX TX TX TX | 77338 77340 77340 76053 78634 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 |
| 2103 Sam Houston 129 lh 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside | TX TX TX TX TX TX | 77338 77340 77340 76053 78634 78362 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park | TX TX TX TX TX TX TX TX | 77338 77340 77340 76053 78634 78362 76367 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 |
| 2103 Sam Houston 129 lh 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving | TX TX TX TX TX TX TX TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving | TX TX TX TX TX TX TX TX TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving | TX TX TX TX TX TX TX TX TX TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy | TX TX TX TX TX TX TX TX TX TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville | TX TX TX TX TX TX TX TX TX TX TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell | TX TX TX TX TX TX TX TX TX TX TX TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper | TX TX TX TX TX TX TX TX TX TX TX TX TX T | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin | TX TX TX TX TX TX TX TX TX TX TX TX TX T | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 903/245-0191 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy | TX TX TX TX TX TX TX TX TX TX TX TX TX T | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin | TX TX TX TX TX TX TX TX TX TX TX TX TX T | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 903/245-0191 985/384-3333 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy | TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77499 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 903/245-0191 985/384-3333 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy Katy | TX TX TX TX TX TX TX TX TX TX TX TX TX T | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77449 77449 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 985/384-3333 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington | Sundance Ranch Sı | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy Katy Katy Kaufman | TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77449 77449 75142 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.L.C. Kumar Management, Corporation SW | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 985/384-3333 985/384-3333 985/384-3333 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy Katy Kaufman Kenedy | TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77449 77449 75142 78119 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.L.C. Kumar Management, Corporation SW Delect Foods S.A., LLC | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy Katy Katy Kaufman Kenedy Kerville | TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77449 77449 75142 78119 78028 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & D Food Enterprises of Texas, L.L.C. B & D Food Enterprises of Texas, L.L.C. Kumar Management, Corporation SW Delect Foods S.A., LLC DDO1-Texas, LLC | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 928/681-3344 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy Katy Katy Katy Katy Kaufman Kenedy Kerville Kilgore | TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77449 77449 75142 78119 78028 75662 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.C. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 985/384-3333 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 928/681-3344 903/245-0191 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North 1318 W Stan Schlueter Loop | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy Katy Katy Katy Katy Kaufman Kenedy Kerrville Kilgore Killeen | TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77449 77449 75142 78119 78028 75662 76542 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC DDO1-Texas, LLC Southern Multifoods, LLC Tacala Austin Corp. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 985/384-3333 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 928/681-3344 903/245-0191 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North 1318 W Stan Schlueter Loop 1807 S W S YOUNG DR | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy Katy Katy Katy Katy Katy Katy | TX TX | 77338 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77499 77449 77449 75142 78119 78028 75662 76542 76543 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC DDO1-Texas, LLC Southern Multifoods, LLC Tacala Austin Corp. Tacala Austin Corp. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 985/384-3333 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 928/681-3344 903/245-0191 205-443-9600 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North 1318 W Stan Schlueter Loop 1807 S W S YOUNG DR 404 N Fort Hood St | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy Katy Katy Katy Katy Katy Katy | TX TX | 77338 77340 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77449 77449 75142 78119 78028 75662 76542 76543 76541 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC DDO1-Texas, LLC Southern Multifoods, LLC Tacala Austin Corp. Tacala Austin Corp. Tacala Austin Corp. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 928/681-3344 903/245-0191 205-443-9600 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North 1318 W Stan Schlueter Loop 1807 S W S YOUNG DR 404 N Fort Hood St 4400 S. Clear Creek Rd | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Italy Jacksonville Jarrell Jasper Justin Katy Katy Katy Katy Katy Katy Katy Katy | TX TX | 77338 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77499 77499 77449 77449 75142 78119 78028 75662 76542 76543 76541 76549 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC DDO1-Texas, LLC Southern Multifoods, LLC Tacala Austin Corp. Tacala Austin Corp. Tacala Austin Corp. Tacala Austin Corp. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 928/681-3344 903/245-0191 205-443-9600 205-443-9600 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North 1318 W Stan Schlueter Loop 1807 S W S YOUNG DR 404 N Fort Hood St 4400 S. Clear Creek Rd 419 East Rancier | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Irving Irving Irving Jacksonville Jarrell Jasper Justin Katy Katy Katy Katy Katy Katy Katy Katy | TX TX | 77338 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77494 77499 77449 77449 75142 78119 78028 75662 76542 76543 76541 76549 76541 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.C. B & G Food Enterprises of Texas, L.C. B & G Food Enterprises of Texas, L.C. | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 928/681-3344 903/245-0191 205-443-9600 205-443-9600 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North 1318 W Stan Schlueter Loop 1807 S W S YOUNG DR 404 N Fort Hood St 4400 S. Clear Creek Rd 419 East Rancier 1313 S Fort Hood | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Irving Irving Irving Jacksonville Jarell Jasper Justin Katy Katy Katy Katy Katy Katy Katy Katy | TX TX | 77338 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77499 77449 77449 75142 78119 75142 78119 75142 78128 75662 76542 76543 76541 76549 76541 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.C. B & G Food Enterprises of Texas, L.C. B & G Food Enterprises of Texas, L.C.C. B & G Food Enterprises of Texas, L.C. B & G Food Enterprises of Tex | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 928/681-3344 903/245-0191 205-443-9600 205-443-9600 205-443-9600 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North 1318 W Stan Schlueter Loop 1807 S W S YOUNG DR 404 N Fort Hood St 4400 S. Clear Creek Rd 419 East Rancier 1313 S Fort Hood 1005 South 14th Street | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irving Irving Irving Irving Irving Irving Jacksonville Jarper Jaster Jaster Jasper Justin Katy Katy Katy Katy Katy Katy Katy Katy | TX TX | 77338 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77499 77499 77449 75142 78119 75142 78119 75142 78128 75662 76542 76543 76541 76549 76541 76542 76542 76542 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises of Texas, L.C. B & G Food Enterprises of Texas | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 928/681-3344 903/245-0191 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North 1318 W Stan Schlueter Loop 1807 S W S YOUNG DR 404 N Fort Hood St 4400 S. Clear Creek Rd 419 East Rancier 1313 S Fort Hood 1005 South 14th Street 24300 Eastex Frwy. | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irvi | TX TX | 77338 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77499 77449 77449 75142 78119 78028 75662 76542 76542 76543 76541 76542 76541 76542 78363 77339 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 928/681-3344 903/245-0191 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 205-443-9600 |
| 2103 Sam Houston 129 Ih 45 South 756 W Pipeline Rd 600 Hwy 79 2494 Hwy 361 301 Southwest Access Roa 3255 Regent Blvd 801 S Belt Line Rd. 7990 N MacArthur Blvd 100 L.R. Campbell Rd. 302 S Jackson Street 11900 IH 35 475 East Gibson Street 780 FM 156 25109 Market Place Drive 6117 N. Fry Road 22642 Morton Ranch Road 1800 South Washington 340 N Sunset Strip St 725 Sidney Baker 1000 US Hwy 259 North 1318 W Stan Schlueter Loop 1807 S W S YOUNG DR 404 N Fort Hood St 4400 S. Clear Creek Rd 419 East Rancier 1313 S Fort Hood 1005 South 14th Street 24300 Eastex Frwy. 1710 Kingwood Drive | Sundance Ranch Su | Humble Huntsville Huntsville Hurst Hutto Ingleside Iowa Park Irving Irvi | TX TX | 77338 77340 76053 78634 78362 76367 75063 75060 75063 76651 75766 76537 75951 76247 77499 77449 75142 78119 78028 7562 76542 76542 76543 76541 76542 76543 76541 76542 76543 | B & G Food Enterprises of Texas, L.L.C. Tacala Austin Corp. Tacala Austin Corp. Metroplex Multifoods, Inc. Tacala Austin Corp. Southern Multifoods, LLC North Texas Bells, LLC North Texas Bells, LLC K-Mac Enterprises, Inc. Ampex Brands, LLC Kumar Management, Corporation SW Southern Multifoods, LLC Tacala Austin Corp. B & G Food Enterprises of Texas, L.L.C. Southern Multifoods, LLC B & G Food Enterprises of Texas, L.L.C. B & G Food Enterprises | 985/384-3333 205-443-9600 205-443-9600 903/245-0191 205-443-9600 903/245-0191 817-328-1978 479-650-1489 650-312-9934 903/245-0191 205-443-9600 985/384-3333 985/384-3333 985/384-3333 985/384-3333 985/384-3333 650-312-9934 832-741-1293 928/681-3344 903/245-0191 205-443-9600 205-4 |

| 2201 West Highway 71 | | La Grange | тх | 78945 | Tacala Austin Corp. | 205-443-9600 |
|--------------------------------------|----------------|--------------------------|----------|----------------|--|------------------------------|
| 3020 FM 1764 | | La Marque | TX | 77568 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 1502 Fairmont Pkwy | | La Porte | тх | 77571 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 14421 US Hwy 87 West | | La Vernia | ТХ | 78121 | DD01-Texas, LLC | 928/681-3344 |
| 4513 N IH 35 | | Lacy Lakeview | TX | 76705 | Tacala Austin Corp. | 205-443-9600 |
| 207 West Hwy 332 | | , Lake Jackson | ТΧ | 77566 | Mas Restaurant Group, LLC | 281/948-5455 |
| 6331 Lake Worth Blvd | | Lake Worth | ТΧ | 76135 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 1703 Ranch Road 620 S | Lakeway Centre | Lakeway | ТΧ | 78734 | Tacala Austin Corp. | 205-443-9600 |
| 802 North Lynn Avenue | | Lamesa | ТΧ | 79331 | J.P.M., Inc. | 806 786-7028 |
| 908 South Key Ave | | Lampasas | ТΧ | 76550 | Tacala Austin Corp. | 205-443-9600 |
| 526 North Interstate 35 East | | Lancaster | ТΧ | 75146 | Kumar Management, Corporation SW | 650-312-9934 |
| 2455 Monarch Ste-105 | | Laredo | ТΧ | 78045 | Tacala Austin Corp. | 205-443-9600 |
| 2306 E Saunders | | Laredo | ТΧ | 78041 | Tacala Austin Corp. | 205-443-9600 |
| 4309 San Bernardo | | Laredo | ТΧ | 78041 | Tacala Austin Corp. | 205-443-9600 |
| 891 S. State Hwy 78 | | Lavon | ТΧ | 75166 | Southern Multifoods, LLC | 903/245-0191 |
| 1755 W Main | | League City | ТХ | 77573 | Mas Restaurant Group, LLC | 281/948-5455 |
| 2660 E League City Pkwy | | League City | ТΧ | 77573 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2103 East Main Street | | League City | TX | 77573 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 11940 Hero Way West | | Leander | TX | 78641 | Tacala Austin Corp. | 205-443-9600 |
| 1545 US Hwy 183 | | Leander | TX | 78641 | Tacala Austin Corp. | 205-443-9600 |
| 405 E. Hwy 114 | | Levelland | TX | 79336 | J.P.M., Inc. | 806 786-7028 |
| 1025 W. Round Grove Rd. | | Lewisville | TX | 75067 | North Texas Bells, LLC | 817-328-1978 |
| 855 W Main St | | Lewisville | TX | 75067 | North Texas Bells, LLC | 817-328-1978 |
| 1311 S State Highway 121 Busines | 2 | Lewisville Lewisville | TX TX | 75067 | North Texas Bells, LLC | 817-328-1978 |
| 731 Hebron Parkway | | | TX TX | 75057 77575 | North Texas Bells, LLC | 817-328-1978 |
| 1830 Highway 90 11730 W. Hwy 29 | | Liberty Liberty Hill | TX | 78642 | Mas Restaurant Group, LLC Tacala Austin Corp. | 281/948-5455 |
| 3401 South Main Street | | Lindale | TX | 75771 | R2 Restaurants, Inc. | 205-443-9600 318/226-8500 |
| 2589 FM 423 | | Little Elm | TX | 75068 | R.W. Ball, Inc. | 972/818-4994 |
| 1808 Hall Ave-R25 | | Littlefield | TX | 79339 | Garrison QSR, LLC | 806/334-17 |
| 1610 West Church | | Livingston | тх | 77351 | Mas Restaurant Group, LLC | 281/948-5455 |
| 309 West Young Ave | | Llano | тх | 78643 | Tacala Austin Corp. | 205-443-9600 |
| 1400 S Colorado | | Lockhart | тх | 78644 | Tacala Austin Corp. | 205-443-9600 |
| 2553 Judson Road | | Longview | ТΧ | 75605 | Southern Multifoods, LLC | 903/245-0191 |
| 3603 Estes Parkway | | Longview | тх | 75602 | Southern Multifoods, LLC | 903/245-0191 |
| 200 W. Marshall | | Longview | ТΧ | 75601 | Southern Multifoods, LLC | 903/245-0191 |
| 1901 NW Loop | | Longview | ТΧ | 75604 | Southern Multifoods, LLC | 903/245-0191 |
| 9832 Slide Rd | | Lubbock | ТΧ | 79424 | J.P.M., Inc. | 806 786-7028 |
| 1905 50th Street | | Lubbock | ТΧ | 79412 | J.P.M., Inc. | 806 786-7028 |
| 5010 Milwaukee Ave | | Lubbock | ТΧ | 79407 | J.P.M., Inc. | 806 786-7028 |
| 5713 Fourth Street | | Lubbock | ТΧ | 79416 | J.P.M., Inc. | 806 786-7028 |
| 2408 82nd Street | | Lubbock | ТΧ | 79423 | J.P.M., Inc. | 806 786-7028 |
| 6512 82nd St | | Lubbock | ТΧ | 79424 | J.P.M., Inc. | 806 786-7028 |
| 402 Ave Q | | Lubbock | ТΧ | 79401 | J.P.M., Inc. | 806 786-7028 |
| 1102 S Timberland | | Lufkin | ТΧ | 75901 | Southern Multifoods, LLC | 903/245-0191 |
| 2214 South First | | Lufkin | ТΧ | 75904 | Southern Multifoods, LLC | 903/245-0191 |
| 239 S. Main St. | | Lumberton | ТΧ | 77657 | Mas Restaurant Group, LLC | 281/948-5455 |
| 19563IH 35 S | | Lytle | TX | 78052 | DDO-New Mexico, LLC | 928/681-3344 |
| 2806 E Main St | | Madisonville | TX | 77864 | North Texas Bells, LLC | 817-328-1978 |
| 32902 FM 2978 | | Magnolia | TX | 77354 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 17725 FM 1488 Road | | Magnolia | TX | 77354 | Tanweer Ahmed | 281/569-4640 |
| 11032 E US HWY 290 WB, Unit 300 | J | Manor | TX | 78653 | Tacala Austin Corp. | 205-443-9600 |
| 1101 Highway 287 N | Chall Ctation | Mansfield Manvel | TX | 76063 77578 | Metroplex Multifoods, Inc. | 903/245-0191 281/489-2100 |
| 17514 Highway 6 1510 Highway 1431 | Shell Station | Marble Falls | TX TX | 78654 | Mohammed Zakir Hossain Tacala Austin Corp. | 205-443-9600 |
| 618 E End Blvd S | | Marshall | TX | 75670 | Southern Multifoods, LLC | 903/245-0191 |
| 420 S. 10th | | McAllen | TX | 78501 | Southern Multifoods, LLC | 903/245-0191 |
| 6617 North 10th Street | | McAllen | тх | 78505 | Southern Multifoods, LLC | 903/245-0191 |
| 404 N Central Expressway | | McKinney | тх | 75070 | North Texas Bells, LLC | 817-328-1978 |
| 320 N. Custer Rd. | | McKinney | тх | 75070 | North Texas Bells, LLC | 817-328-1978 |
| 6101 El Dorado Parkway | | McKinney | ТХ | 75070 | North Texas Bells, LLC | 817-328-1978 |
| 4980 W University Drive | | McKinney | ТХ | 75071 | North Texas Bells, LLC | 817-328-1978 |
| 8658 Highway 121 | | McKinney | тх | 75070 | North Texas Bells, LLC | 817-328-1978 |
| 2920 W. Eldorado Parkway | | McKinney | тх | 75070 | Ampex Brands, LLC | |
| 2641 Sam Rayburn Hwy | | Melissa | ТΧ | 75454 | North Texas Bells, LLC | 817-328-1978 |
| 405 North Ross Ave | | Mexia | ТХ | 76667 | Tacala Austin Corp. | 205-443-9600 |
| 4727 N. Midkiff Drive | | Midland | ТХ | 79705 | Ampex Brands West Texas LLC | |
| 1814 N. Midland Drive | | Midland | ТΧ | 79707 | Ampex Brands West Texas LLC | |
| | | | | | | |

| 631 E Main St | Midlothian | тх | 76065 | Metroplex Multifoods, Inc. | 903/245-0191 |
|--|----------------------|----------|----------------|---|------------------------------|
| 125 N E Loop 564 | Mineola | тх | 75773 | R2 Restaurants, Inc. | 318/226-8500 |
| 2203 E Hubbard St. | Mineral Wells | ТХ | 76067 | Kumar Management, Corporation SW | 650-312-9934 |
| 2300 E. Business Hwy 83 | Mission | тх | 78572 | Southern Multifoods, LLC | 903/245-0191 |
| 107 W Griffin Parkway | Mission | ТΧ | 78572 | Southern Multifoods, LLC | 903/245-0191 |
| 5511 Highway 6 | Missouri City | тх | 77459 | Mas Restaurant Group, LLC | 281/948-5455 |
| 9945 State Highway 6 | Missouri City | ТΧ | 77459 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 9521 Eagle Dr. | Mont Belvieu | ТХ | 77523 | Mas Restaurant Group, LLC | 281/948-5455 |
| 19560 TX-105 | Montgomery | ТХ | 77356 | Tacala Austin Corp. | 205-443-9600 |
| 15255 W. Hwy 105 | Montgomery | ТΧ | 77356 | Tacala Austin Corp. | 205-443-9600 |
| 905 S Jefferson | Mount Pleasant | ТΧ | 75455 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 121 S. Murphy Road | Murphy | ТΧ | 75094 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 3805 South Street | Nacogdoches | ТΧ | 75964 | Southern Multifoods, LLC | 903/245-0191 |
| 1605 North St. | Nacogdoches | ТΧ | 75965 | Southern Multifoods, LLC | 903/245-0191 |
| 2816 Hwy 365 | Nederland | ТХ | 77627 | Mas Restaurant Group, LLC | 281/948-5455 |
| 705 N. McCoy Boulevard | New Boston | ТХ | 75570 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 249 Loop 337 | New Braunfels | ТΧ | 78130 | Tacala Austin Corp. | 205-443-9600 |
| 1838 State Hwy 46 | New Braunfels | ТХ | 78132 | Tacala Austin Corp. | 205-443-9600 |
| 1074 South Walnut Avenue | New Braunfels | ТХ | 78130 | Tacala Austin Corp. | 205-443-9600 |
| 11771 North Grand Parkway East | New Caney | ТХ | 77357 | Delect Foods, LLC | 832-741-1293 |
| 8389 Grapevine Hwy | North Richland Hills | | 76180 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 1713 N. County Road, W. | Odessa | TX | 79763 | Ampex Brands West Texas LLC | |
| 3807 E 42nd St 7243 I-10 | Odessa | TX | 79762 | Ampex Brands West Texas LLC | |
| | Orange | TX | 77630 | Mas Restaurant Group, LLC | 281/948-5455 |
| 2901 16th Street | Orange Palestine | TX | 77630 | Mas Restaurant Group, LLC | 281/948-5455 |
| 2104 Crockett | | TX | 75801 | Southern Multifoods, LLC Alvarado Concepts, LLC | 903/245-0191 |
| 1002 N Hobart St 3922 Lamar Ave. | Pampa Paris | тх тх | 79065 75462 | Southern Multifoods, LLC | 303/745-0555 903/245-0191 |
| 302 Southmore Ave. | Pasadena | TX | 77502 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 3816 Red Bluff Rd | Pasadena | TX | 77503 | Mas Restaurant Group, LLC | 281/948-5455 |
| 120 Pasadena Blvd | Pasadena | TX | 77506 | Mas Restaurant Group, LLC | 281/948-5455 |
| 4000 Pansy Rd. | Pasadena | тх | 77505 | Mas Restaurant Group, LLC | 281/948-5455 |
| 3202 Spencer Hwy | Pasadena | тх | 77504 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2110 North Main | Pearland | ТХ | 77581 | Mas Restaurant Group, LLC | 281/948-5455 |
| 11623 Shadowcreek Parkway | Pearland | тх | 77584 | Mas Restaurant Group, LLC | 281/948-5455 |
| 10034 Broadway Street | Pearland | тх | 77584 | Delect Foods, LLC | 832-741-1293 |
| 1310 Broadway St. | Pearland | тх | 77581 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 1712 FM 685 | Pflugerville | ТΧ | 78660 | Tacala Austin Corp. | 205-443-9600 |
| 1605 West Pecan Street | Pflugerville | тх | 78660 | Tacala Austin Corp. | 205-443-9600 |
| 101 East Nolana Loop | Pharr | ТХ | 78577 | Southern Multifoods, LLC | 903/245-0191 |
| 911 N I-27 | Plainview | ТХ | 79072 | Texas Tacos, Inc. | 806/787-68 |
| 150 W. Parker Rd. | Plano | ТΧ | 75075 | North Texas Bells, LLC | 817-328-1978 |
| 7020 Coit Road | Plano | ТΧ | 75025 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 1340 Jupiter Rd | Plano | ТХ | 75074 | North Texas Bells, LLC | 817-328-1978 |
| 1020 Preston Rd | Plano | ТΧ | 75093 | North Texas Bells, LLC | 817-328-1978 |
| 8613 Ohio Drive | Plano | ТΧ | 75024 | North Texas Bells, LLC | 817-328-1978 |
| 401 Coit Road | Plano | ТΧ | 75075 | Ampex Brands, LLC | |
| 2052 W Oaklawn Rd. | Pleasanton | ТΧ | 78064 | Delect Foods S.A., LLC | 832-741-1293 |
| 1782 State Hwy 35 N | Port Lavaca | ТΧ | 77979 | Mas Restaurant Group, LLC | 281/948-5455 |
| 1043 US Highway 181 | Portland | ТХ | 78374 | Southern Multifoods, LLC | 903/245-0191 |
| 705 East Princeton Drive | Princeton | ТХ | 75407 | Southern Multifoods, LLC | 903/245-0191 |
| 614 E. Quinlan Parkway | Quinlan | TX | 75474 | Southern Multifoods, LLC | 903/245-0191 |
| 410 N I35 Service Rd | Red Oak | ТХ | 75154 | Kumar Management, Corporation SW | 650-312-9934 |
| 1606 E Belt Line Rd. | Richardson | ТХ | 75081 | North Texas Bells, LLC | 817-328-1978 |
| 517 W Arapaho Rd. | Richardson | TX | 75080 | North Texas Bells, LLC | 817-328-1978 |
| 26628 FM 1093 | Richmond | TX | 77406 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 7967 Grand Parkway | Richmond | TX | 77407 | Mas Restaurant Group, LLC | 281/948-5455 |
| 8030 FM 1464 | Richmond Richmond | TX TX | 77407 | Mas Restaurant Group, LLC | 281/948-5455 |
| 20440 SW Freeway 4147 East Highway 83 | Rio Grande City | тх тх | 77469 78582 | Mas Restaurant Group, LLC Southern Multifoods, LLC | 281/948-5455 903/245-0191 |
| 5304 River Oaks Blvd | River Oaks | TX | 76114 | Southern Multifoods, LLC | 903/245-0191 |
| 702 East Highway 114 | Roanoke | TX | 76114 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 765 N. Robinson Drive | Robinson | TX | 76706 | Tacala Austin Corp. | 205-443-9600 |
| 1601 Highway 35 N | Rockport | TX | 78382 | Southern Multifoods, LLC | 903/245-0191 |
| 2815 Ridge Road | Rockwall | ТХ | 75032 | Southern Multifoods, LLC | 903/245-0191 |
| 3408 1st Street | Rosenberg | TX | 77471 | Mas Restaurant Group, LLC | 281/948-5455 |
| 3802 FM 762 | Rosenberg | тх | 77469 | Mas Restaurant Group, LLC | 281/948-5455 |
| 4301 Sunrise Rd | Round Rock | тх | 78665 | Tacala Austin Corp. | 205-443-9600 |
| | | | | · | |

| 2010 Fast Dalva Mallau Dhud | | David David | TV | 70004 | Tanala Aventia Carra | 205 442 0500 |
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| 2010 East Palm Valley Blvd 1108 N Interstate 35 | | Round Rock Round Rock | TX TX | 78664 78681 | Tacala Austin Corp. | 205-443-9600 |
| 1775 A.W. Grimes Boulevard | | Round Rock | TX | 78664 | Tacala Austin Corp. Tacala Austin Corp. | 205-443-9600 205-443-9600 |
| 5402 Rowlett Road | | Rowlett | ТХ | 75088 | North Texas Bells, LLC | 817-328-1978 |
| 6606 Dalrock Rd. | | Rowlett | ТХ | 75089 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 115 E. Highway 30 | | Royse City | тх | 75189 | Southern Multifoods, LLC | 903/245-0191 |
| 1207 N Dickinson Dr. | | Rusk | ТХ | 75785 | Southern Multifoods, LLC | 903/245-0191 |
| 1117 North Saginaw Blvd | | Saginaw | ТХ | 76179 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 1504 Pulliam | | San Angelo | ТХ | 76903 | DDO-New Mexico, LLC | 928/681-3344 |
| 1701 Knickerbocker Road | | San Angelo | ТХ | 76904 | DDO-New Mexico, LLC | 928/681-3344 |
| 3444 Sherwood Way | | San Angelo | ТΧ | 76901 | DDO-New Mexico, LLC | 928/681-3344 |
| , 1901 N Bryant | | San Angelo | ТΧ | 76903 | DDO-New Mexico, LLC | 928/681-3344 |
| 4242 DeZavala Road | | San Antonio | ТΧ | 78249 | DDO1-Texas, LLC | 928/681-3344 |
| 11731 SE Loop 410 | | San Antonio | ТΧ | 78221 | DDO1-Texas, LLC | 928/681-3344 |
| 14076 Nacogdoches Road | | San Antonio | ТΧ | 78247 | DDO1-Texas, LLC | 928/681-3344 |
| 3213 Wurzbach Rd. | | San Antonio | ТΧ | 78238 | DDO1-Texas, LLC | 928/681-3344 |
| 14243 Portranco Rd | | San Antonio | ТΧ | 78245 | DDO1-Texas, LLC | 928/681-3344 |
| 9263 Culebra Ave | | San Antonio | ТΧ | 78251 | DDO1-Texas, LLC | 928/681-3344 |
| 1770 S Gen McMullen Dr | | San Antonio | ТХ | 78237 | DDO1-Texas, LLC | 928/681-3344 |
| 12538 SW Loop 410 | | San Antonio | ТХ | 78224 | DDO1-Texas, LLC | 928/681-3344 |
| 3906 S New Braunfels Ave | | San Antonio | TX | 78223 | DDO1-Texas, LLC | 928/681-3344 |
| 11711 O'Connor Road | | San Antonio | ТΧ | 78233 | DDO1-Texas, LLC | 928/681-3344 |
| 6322 Old Pearsall Road | | San Antonio | ТΧ | 78242 | DDO1-Texas, LLC | 928/681-3344 |
| 11461 Perrin Beitel | | San Antonio | ТΧ | 78217 | DDO-New Mexico, LLC | 928/681-3344 |
| 1327 Austin Highway | | San Antonio | ТΧ | 78209 | DDO-New Mexico, LLC | 928/681-3344 |
| 923 Bandera Rd. | | San Antonio | TX | 78228 | DDO-New Mexico, LLC | 928/681-3344 |
| 2501 Babcock Rd | | San Antonio | TX | 78229 | DDO1-Texas, LLC | 928/681-3344 |
| 6938 N. Loop 1604 E | | San Antonio | TX | 78247 | DDO1-Texas, LLC | 928/681-3344 |
| 5318 W WALZEM RD | | San Antonio | ТΧ | 78218 | DDO1-Texas, LLC | 928/681-3344 |
| 615 San Pedro Ave. | | San Antonio | ТΧ | 78212 | DDO-New Mexico, LLC | 928/681-3344 |
| 17822 Bulverde Road | | San Antonio | TX | 78259 | DDO-New Mexico, LLC | 928/681-3344 |
| 21118 N. US Hwy 281 | | San Antonio | TX | 78259 | DDO-New Mexico, LLC | 928/681-3344 |
| 6815 Bandera Rd | | San Antonio | TX | 78238 | DDO1-Texas, LLC | 928/681-3344 |
| 722 Seguin Street | | San Antonio | TX | 78208 | DDO1-Texas, LLC | 928/681-3344 |
| 9315 Portranco Road | | San Antonio | TX | 78227 | DDO1-Texas, LLC | 928/681-3344 |
| 319 Valley HI Drive | | San Antonio | TX | 78227 | DDO1-Texas, LLC | 928/681-3344 |
| 7323 N LOOP 1604 W | | San Antonio | TX | 78249 | DDO1-Texas, LLC | 928/681-3344 |
| 8040 Pat Booker | | San Antonio | TX | 78233 | DDO1-Texas, LLC | 928/681-3344 |
| 4714 Rittiman Rd | | San Antonio | TX TX | 78218 | DDO1-Texas, LLC DDO1-Texas, LLC | 928/681-3344 |
| 11238 Potranco Rd 11215 Culebra Rd. | | San Antonio San Antonio | TX TX | 78253 78254 | DDO1-Texas, LLC DDO1-Texas, LLC | 928/681-3344 928/681-3344 |
| 5315 Rigsby Avenue | | San Antonio | ТХ | 78234 | DD01-Texas, LLC | 928/681-3344 |
| 6635 FM 78 | | San Antonio | TX | 78222 | DD01-Texas, LLC | 928/681-3344 |
| 1602 Loop 1604 E. | | San Antonio | ТХ | 78232 | DDO1-Texas, LLC | 928/681-3344 |
| 7009 San Pedro Avenue | | San Antonio | тх | 78216 | DDO1-Texas, LLC | 928/681-3344 |
| 12050 Blanco Road | | San Antonio | ТХ | 78216 | DDO1-Texas, LLC | 928/681-3344 |
| 2907 Thousand Oaks Drive | | San Antonio | ТХ | 78247 | DDO1-Texas, LLC | 928/681-3344 |
| 2110 Goliad Rd | | San Antonio | ТХ | 78223 | DDO1-Texas, LLC | 928/681-3344 |
| 8288 Marbach Rd | | San Antonio | тх | 78227 | DDO1-Texas, LLC | 928/681-3344 |
| 414 SW Military Dr | | San Antonio | ТΧ | 78221 | DDO1-Texas, LLC | 928/681-3344 |
| 9300 Wurzbach Rd | | San Antonio | ТΧ | 78240 | DDO1-Texas, LLC | 928/681-3344 |
| 3006 SW Military Dr | | San Antonio | ТΧ | 78224 | DDO1-Texas, LLC | 928/681-3344 |
| 4007 IH 35 S | | San Marcos | ТΧ | 78666 | Tacala Austin Corp. | 205-443-9600 |
| 101 University Dr | | San Marcos | ТΧ | 78666 | DDO1-Texas, LLC | 928/681-3344 |
| 700 Stemmons Road | | Sanger | ТΧ | 76266 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 17397 IH 35 North | | Schertz | ТΧ | 78154 | DDO1-Texas, LLC | 928/681-3344 |
| 550 E Malloy Bridge Rd | | Seagoville | ТΧ | 75159 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 2200 Hwy 36 S | | Sealy | ТХ | 77474 | Mas Restaurant Group, LLC | 281/948-5455 |
| 1494 East Court | | Seguin | ТХ | 78155 | Tacala Austin Corp. | 205-443-9600 |
| 1201 Hobbs Highway | | Seminole | ТХ | 79360 | J.P.M., Inc. | 806 786-7028 |
| 1629 N Main St | Chevron | Shamrock | ТХ | 79079 | Garrison QSR, LLC | 806/334-17 |
| 4214 N. Highway 75 | | Sherman | ТХ | 75090 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 3310 S US Hwy 75 | | Sherman | ТХ | 75090 | Kumar Management, Corporation SW | 650-312-9934 |
| 1800 Texoma Parkway | | Sherman | ТХ | 75090 | Kumar Management, Corporation SW | 650-312-9934 |
| 620 South Highway 96 | | Silsbee | ТХ | 77656 | Delect Foods, LLC | 832-741-1293 |
| 4508 College Ave | | Snyder | ТΧ | 79549 | Alvarado Concepts, LLC | 303/745-0555 |
| 101 North Kimball Avenue | | Southlake | ТХ | 76092 | Ampex Brands, LLC | |
| 2681 Rayford Rd | | Spring | ТХ | 77386 | Mas Restaurant Group, LLC | 281/948-5455 |
| | | | | | | |

| 28785 Birnham Woods Dr. | Spring | тх | 77386 | Mas Restaurant Group, LLC | 281/948-5455 |
|--|--------------------------|----------|----------------|--|------------------------------|
| 7139 Louetta Rd. | Spring | тх | 77379 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 20232 Champion Forest Drive | Spring | ТΧ | 77379 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 8919 Spring Cypress Rd. | Spring | ТΧ | 77379 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2769 W Washington Blvd | Stephenville | ТΧ | 76401 | Southern Multifoods, LLC | 903/245-0191 |
| 4950 Highway 90A | Sugar Land | ТΧ | 77498 | Delect Foods, LLC | 832-741-1293 |
| 11719 Hwy 6 South | Sugar Land | ТΧ | 77498 | Mas Restaurant Group, LLC | 281/948-5455 |
| 13325 University Blvd. | Sugar Land | ТΧ | 77479 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 3453 Hwy 6 South | Sugar Land | ТΧ | 77478 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 1338 S. Broadway | Sulphur Springs | ТΧ | 75482 | Southern Multifoods, LLC | 903/245-0191 |
| 206 S E Georgia Avenue | Sweetwater | ТΧ | 79556 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2009 North Main Street | Taylor | ТΧ | 76574 | Tacala Austin Corp. | 205-443-9600 |
| 4331 N. General Bruce Dr. | Temple | ТΧ | 76501 | Tacala Austin Corp. | 205-443-9600 |
| 6820 W. Adams Avenue | Temple | ТΧ | 76502 | Tacala Austin Corp. | 205-443-9600 |
| 1201 SW H K Dodgen Loop | Temple | TX | 76502 | Tacala Austin Corp. | 205-443-9600 |
| 1508 W Adams Ave | Temple | TX | 76504 | Tacala Austin Corp. | 205-443-9600 |
| 604 W Moore St | Terrell | TX | 75160 | Southern Multifoods, LLC | 903/245-0191 |
| 3820 St. Michael Drive | Texarkana | TX TY | 75503 | K-Mac Enterprises, Inc. | 479-650-1489 |
| 5021 N. Stateline Road 4507 West 7th Street | Texarkana Texarkana | TX TX | 75503 75501 | K-Mac Enterprises, Inc. K-Mac Enterprises, Inc. | 479-650-1489 |
| 1609 New Boston Rd | Texarkana | TX | 75501 | K-Mac Enterprises, Inc. | 479-650-1489 479-650-1489 |
| 5005 Main Street | The Colony | TX | 75056 | North Texas Bells, LLC | 817-328-1978 |
| 3561 Plano Parkway | The Colony | TX | 75056 | North Texas Bells, LLC | 817-328-1978 |
| 3103 College Park Drive | The Woodlands | TX | 77384 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 4490 Panther Creek Pne | The Woodlands | тх | 77381 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 9945 Six Pines Dr | The Woodlands | тх | 77380 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 2611 Gentry Parkway | Tyler | ТХ | 75702 | R2 Restaurants, Inc. | 318/226-8500 |
| 2760 E 5Th St. | Tyler | ТХ | 75701 | R2 Restaurants, Inc. | 318/226-8500 |
| 500 S Southwest Loop 323 | Tyler | ТΧ | 75701 | R2 Restaurants, Inc. | 318/226-8500 |
| 5978 Old Jacksonville Hwy | Tyler | ТΧ | 75703 | R2 Restaurants, Inc. | 318/226-8500 |
| 3808 S Broadway Ave | Tyler | ТΧ | 75701 | R2 Restaurants, Inc. | 318/226-8500 |
| 3825 Troup Highway | Tyler | ТΧ | 75703 | R2 Restaurants, Inc. | 318/226-8500 |
| 7425 S. Broadway | Tyler | ТΧ | 75703 | R2 Restaurants, Inc. | 318/226-8500 |
| 213 Pat Booker Rd | Universal City | TX | 78148 | DDO1-Texas, LLC | 928/681-3344 |
| 514 E Main | Uvalde | ТΧ | 78801 | Tacala Austin Corp. | 205-443-9600 |
| 1100 S Oak St, | Van | ТΧ | 75790 | Southern Multifoods, LLC | 903/245-0191 |
| 4112 Hillcrest Plaza | Vernon | ТΧ | 76384 | Garrison QSR, LLC | 806/334-17 |
| 1602 N NAVARRO ST | Victoria | ТΧ | 77901 | Southern Multifoods, LLC | 903/245-0191 |
| 7902 North Navarro St | Victoria | TX | 77901 | Southern Multifoods, LLC | 903/245-0191 |
| 455 N Main St | Vidor | TX | 77662 | Mas Restaurant Group, LLC | 281/948-5455 |
| 1515 N. Valley Mills Drive | Waco | TX | 76710 | Tacala Austin Corp. | 205-443-9600 |
| 9520 China Springs Road | Waco | TX TY | 76708 | Tacala Austin Corp. | 205-443-9600 |
| 1101 Hewitt Drive | Waco | TX TX | 76712 | Tacala Austin Corp. | 205-443-9600 |
| 500 Cleveland 120 North Valley Mills Drive | Waco Waco | TX TX | 76706 76710 | Tacala Austin Corp. Tacala Austin Corp. | 205-443-9600 205-443-9600 |
| 141 W. Butcher Rd. | Waxahachie | ТХ | 75165 | Kumar Management, Corporation SW | 650-312-9934 |
| 602 N Highway 77 | Waxahachie | ТХ | 75165 | Kumar Management, Corporation SW | 650-312-9934 |
| 1814 South Main Street | Weatherford | тх | 76086 | Kumar Management, Corporation SW | 650-312-9934 |
| 18327 Gulf Freeway | Webster | тх | 77598 | B & G Food Enterprises of Texas, L.L.C. | 985/384-3333 |
| 1006 North Texas Street | Weslaco | ТХ | 78596 | Southern Multifoods, LLC | 903/245-0191 |
| 107 East Highway 80 | White Oak | ТΧ | 75693 | Southern Multifoods, LLC | 903/245-0191 |
| 2810 Central Freeway | Wichita Falls | ТΧ | 76306 | Rayan RM National Corporation | 972-768-4277 |
| 1415 Southwest Parkway | Wichita Falls | ТΧ | 76302 | North Texas Bells, LLC | 817-328-1978 |
| 4600 Bel-Air Blvd | Wichita Falls | ТΧ | 76310 | North Texas Bells, LLC | 817-328-1978 |
| 2803 SW Parkway | Wichita Falls | ТΧ | 76308 | North Texas Bells, LLC | 817-328-1978 |
| 2512 Kemp Blvd | Wichita Falls | ТΧ | 76309 | North Texas Bells, LLC | 817-328-1978 |
| 803 W Montgomery St | Willis | TX | 77378 | Tacala Austin Corp. | 205-443-9600 |
| 1601 FM 544 | Wylie | ТΧ | 75098 | Metroplex Multifoods, Inc. | 903/245-0191 |
| 633 S 500 E | American Fork | UT | 84003 | DDO-Utah, LLC | 928/681-3344 |
| 509 West 500 South | Bountiful | UT | 84010 | Source Foods, Inc. | 801/313-8000 |
| 775 West 200 North | Cedar City | UT | 84720 | DDO-Utah, LLC | 928/681-3344 |
| 9826 N. 4800 West | Cedar Hills | UT | 84062 | DDO-Utah, LLC | 928/681-3344 |
| 311 North Frontage Road | Centerville | UT | 84014 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 632 N Main St | Clearfield | UT | 84015 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 1667 North 2000 West | Clinton | UT | 84015 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 1287 East Draper Parkway | Draper Eagle Mountain | UT | 84020 84005 | DDO-Utah, LLC | 928/681-3344 |
| 4265 N. Pony Express Parkway | Eagle Mountain | UT | 84005 | DDO-Utah, LLC | 928/681-3344 |
| 1797 W 2700 N | Farr West | UT | 84404 | Golden Spike Restaurants, LLC | 425/486-6336 |

| 884 South Main | | Heber City | UT | 84032 | Source Foods, Inc. | 801/313-8000 |
|---|------------------------|------------------|----------|----------------|--------------------------------|------------------------------|
| 5161 W. Anthem Park Boulevard | | Herriman | UT | 84096 | DDO-Utah, LLC | 928/681-3344 |
| 5088 W 13400 South | | Herriman | UT | 84096 | DDO-Utah, LLC | 928/681-3344 |
| 379 W State Street | | Hurricane | UT | 84737 | DDO-Utah, LLC | 928/681-3344 |
| 313 North 400 West | | Kaysville | UT | 84037 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 5534 West 6200 South | | Kearns | UT | 84118 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 885 N Main St | | Layton | UT | 84041 84040 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 1180 East Hwy 193 | | Layton | UT | | Golden Spike Restaurants, LLC | 425/486-6336 |
| 2190 W. Stockton Lane 1300 E. State Street | | Lehi Lehi | UT UT | 84043 84043 | DDO-Utah, LLC DDO-Utah, LLC | 928/681-3344 |
| 571 N. State Street | | Lindon | UT | 84043 84042 | DDO-Utah, LLC | 928/681-3344 928/681-3344 |
| 1500 N Main St | | Logan | UT | 84321 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 1130 South 100 West | | Logan | UT | 84321 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 3545 South 8400 West | | Magna | UT | 84044 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 6001 State Street | | Murray | UT | 84044 84107 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 1542 S. Main St | | Nephi | UT | 84648 | DDO-Utah, LLC | 928/681-3344 |
| 4312 Harrison Blvd | | Ogden | UT | 84403 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 365 East 12th Street | | Ogden | UT | 84404 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 195 West Center Street | | Orem | UT | 84058 | DDO-Utah, LLC | 928/681-3344 |
| 1130 West 800 North | | Orem | UT | 84057 | DDO-Utah, LLC | 928/681-3344 |
| 6542 N Landmark Dr | Local A - Box 5 | Park City | UT | 84098 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 837 Turf Farm Rd. | | Payson | UT | 84651 | DDO-Utah, LLC | 928/681-3344 |
| 120 N. Carbonville Road | | Price | UT | 84501 | DDO-Utah, LLC | 928/681-3344 |
| 1244 N Freedom Blvd | | Provo | UT | 84604 | DDO-Utah, LLC | 928/681-3344 |
| 899 S University Ave | | Provo | UT | 84601 | DDO-Utah, LLC | 928/681-3344 |
| 433 N 900 E | | Provo | UT | 84606 | DDO-Utah, LLC | 928/681-3344 |
| 950 W. 1250 South | | Richfield | UT | 84701 | Source Foods, Inc. | 801/313-8000 |
| 2056 W. 12600 S. Riverton | | Riverton | UT | 84065 | DDO-Utah, LLC | 928/681-3344 |
| 895 E 200 N | | Roosevelt | UT | 84066 | DDO-Utah, LLC | 928/681-3344 |
| 5641 S 1900 W | | Roy | UT | 84067 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 2156 E. Riverside Drive | | Saint George | UT | 84770 | DDO-Utah, LLC | 928/681-3344 |
| 2725 Red Cliffs Dr | | Saint George | UT | 84790 | DDO-Utah, LLC | 928/681-3344 |
| 1418 West Sunset Blvd | | Saint George | UT | 84770 | DDO-Utah, LLC | 928/681-3344 |
| 610 East St George Blvd | | Saint George | UT | 84770 | DDO-Utah, LLC | 928/681-3344 |
| 621 East 400 South | | Salt Lake City | UT | 84102 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 1962 Fort Union Blvd | | Salt Lake City | UT | 84121 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 1758 West North Temple | | Salt Lake City | UT | 84116 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 2212 S 1300 E | | Salt Lake City | UT | 84106 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 10 E 3300 S | | Salt Lake City | UT | 84115 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 2930 E 3300 S | | Salt Lake City | UT | 84109 | Source Foods, Inc. | 801/313-8000 |
| 2450 S Redwood Rd | Harman #40 | Salt Lake City | UT | 84119 | Source Foods, Inc. | 801/313-8000 |
| 3197 West 5400 South | nannan "4 0 | Salt Lake City | UT | 84118 | Source Foods, Inc. | 801/313-8000 |
| 9308 South 700 East | | Sandy | UT | 84070 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 10635 South State Street | | Sandy | UT | 84070 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 27 W. Crossroads Blvd | | Saratoga Springs | UT | 84045 | DDO-Utah, LLC | 928/681-3344 |
| 11456 S. District Drive | | South Jordan | UT | 84095 | DDO-Utah, LLC | 928/681-3344 |
| 915 North Main Street | | Spanish Fork | UT | 84660 | DDO-Utah, LLC | 928/681-3344 |
| 287 North Main | | Springville | UT | 84663 | DDO-Utah, LLC | 928/681-3344 |
| 1680 W 400 S | | Springville | UT | 84663 | DDO-Utah, LLC | 928/681-3344 |
| 737 N Main | | Tooele | UT | 84074 | Source Foods, Inc. | 801/313-8000 |
| 898 West Hwy 40 | | Vernal | UT | 84078 | DDO-Utah, LLC | 928/681-3344 |
| 1649 W 9000 South | | West Jordan | UT | 84088 | Source Foods, Inc. | 801/313-8000 |
| 1685 West 7000 South | | West Jordan | UT | 84084 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 1826 West 4100 South | | West Valley City | UT | 84119 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 3475 West 3500 South | | West Valley City | UT | 84119 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 3447 South 5600 West | | West Valley City | UT | 84120 | Golden Spike Restaurants, LLC | 425/486-6336 |
| 495 Cummings St | | Abingdon | VA | 24210 | Tacala Tennessee Corp. | 205-443-9600 |
| 7230 Richmond Hwy | | Alexandria | VA | 22306 | Virginia Restaurants, LLC | 703/360-3663 |
| 8652 Richmond Hwy | | Alexandria | VA | 22309 | Virginia Restaurants, LLC | 703/360-3663 |
| 5890 Kingstowne Center, #160 | | Alexandria | VA | 22315 | MITRA QSR KNE, LLC | 214/440-4144 |
| 165 Clarion Road | | Altavista | VA | 24517 | Charter Foods, Inc. | 423/587-0690 |
| 7450 Little River Turnpike | | Annandale | VA VA | 22003 | MITRA QSR KNE, LLC | 214/440-4144 |
| 7730 Richmond Highway | | Appomattox | VA | 24522 | Charter Central, LLC | 423/587-0690 |
| 4923 Lee Hwy | | Arlington | VA | 22207 | Virginia Restaurants, LLC | 703/360-3663 |
| 43230 Southern Walk Plaza | | Ashburn | VA | 20148 | CM AND DOM LLC | 203/387-8881 |
| 44855 Lakeview Overlook Plaza | | Ashburn | VA VA | 20148 | Virginia Restaurants, LLC | 703/360-3663 |
| 43951 Farmwell Hunt Plaza | | Ashburn | VA | 20147 | MITRA QSR KNE, LLC | 214/440-4144 |
| 10255 Washington Highway | | Ashland | VA | 23005 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| | | | | _0000 | | |

| 804 England Street | | Ashland | VA | 23005 | BurgerBusters IV, L.L.C. | 757/412 0112 |
|---|-------------------|--------------------------|----------|----------------|---|------------------------------|
| 1001 Independence Blvd | | Bedford | VA VA | 23003 | Charter Central, LLC | 757/412-0112 423/587-0690 |
| 608 N Main St | | Blacksburg | VA | 24060 | Charter Central, LLC | 423/587-0690 |
| 3951 College Ave | | Bluefield | VA | 24605 | Charter Central, LLC | 423/587-0690 |
| 3130 Lee Hwy | | Bristol | VA | 24201 | Tacala Tennessee Corp. | 205-443-9600 |
| 5661 Burke Centre Parkway | | Burke | VA | 22015 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 9402 Old Burke Lake Rd. | | Burke | VA | 22015 | MITRA QSR KNE, LLC | 214/440-4144 |
| 13800 Metrotech Drive | | Chantilly | VA | 20151 | CM AND DOM LLC | 203/387-8881 |
| 4418 Chantilly Place | | Chantilly | VA | 20151 | CM AND DOM LLC | 203/387-8881 |
| 43311 Defender Drive | | Chantilly | VA | 20152 | CM AND DOM LLC | 203/387-8881 |
| 140 River Bend Dr | | Charlottesville | VA | 22901 | Charter Central, LLC | 423/587-0690 |
| 1158 5th Street, S.W. | | Charlottesville | VA | 22902 | Charter Central, LLC | 423/587-0690 |
| 801 Emmet St. N. | | Charlottesville | VA | 22903 | Charter Central, LLC | 423/587-0690 |
| 820 Gardens Blvd | | Charlottesville | VA | 22901 | Charter Central, LLC | 423/587-0690 |
| 1440 Mt. Pleasant Rd | | Chesapeake | VA | 23322 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 115 Hillcrest Parkway | | Chesapeake | VA | 23322 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 628 Grassfield Pkwy 139 Battlefield Blvd. S | | Chesapeake Chesapeake | VA VA | 23322 23322 | Mid Atlantic Taco LLC FQSR, LLC (dba KBP Foods) | 757-9373939 913/428-3636 |
| 2212 S. Military Hwy. | | Chesapeake | VA VA | 23322 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 630 E. Hundred Rd | | Chester | VA | 23836 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 12820 Jefferson Davis Hwy | | Chester | VA | 23831 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 6541 Centralia Road | Chesterfield Mead | | VA | 23832 | BurgerBusters IV, L.L.C. | 757/412-0112 |
| 153 Highway 107 | | Chilhowie | VA | 24319 | Tacala Tennessee Corp. | 205-443-9600 |
| 2500 Market St | | Christiansburg | VA | 24073 | Charter Central, LLC | 423/587-0690 |
| 5204 Dickenson Highway | | Clintwood | VA | 24228 | Charter Foods, Inc. | 423/587-0690 |
| 3544 Virginia Ave | | Collinsville | VA | 24078 | Charter Central, LLC | 423/587-0690 |
| 425 Charles H Dimmock Pwky | | Colonial Heights | VA | 23834 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 628 Southpark Blvd | | Colonial Heights | VA | 23834 | BurgerBusters Inc. | 757/412-0112 |
| 812 E. Madison Street | | Covington | VA | 24426 | Charter Central, LLC | 423/587-0690 |
| 559 James Madison Hwy | | Culpeper | VA | 22701 | BurgerBusters Inc. | 757/412-0112 |
| 1208 Piney Forest Road | | Danville | VA | 24540 | Charter Central, LLC | 423/587-0690 |
| 3035 Riverside Dr | | Danville | VA | 24541 | Charter Central, LLC | 423/587-0690 |
| 4692 Cleburne Blvd | | Dublin | VA | 24084 | Charter Central, LLC | 423/587-0690 |
| 172 Dumfries Ave | | Dumfries | VA | 22026 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 107 Cloverleaf Drive | | Emporia | VA | 23847 | John R. Neal | 931/490-4765 |
| 12811 Federal Systems Park Dr | | Fairfax Falls Church | VA | 22033 22046 | Virginia Restaurants, LLC | 703/360-3663 |
| 935 West Broad Street 730 Warrenton Rd | | Falmouth | VA VA | 22040 | Virginia Restaurants, LLC BurgerBusters Inc. | 703/360-3663 757/412-0112 |
| 1708 S. Main Street | | Farmville | VA | 23901 | Charter Central, LLC | 423/587-0690 |
| 14867 Forest Road | | Forest | VA | 24551 | Charter Central, LLC | 423/587-0690 |
| 1290 Armory Drive | | Franklin | VA | 23851 | John R. Neal | 931/490-4765 |
| 4720 Mine Road | | Fredericksburg | VA | 22408 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 5511 Plank Road | | Fredericksburg | VA | 22407 | BurgerBusters X, LLC | 757/412-0112 |
| 3551 Plank Road | | Fredericksburg | VA | 22407 | BurgerBusters X, LLC | 757/412-0112 |
| 9625 Jefferson Davis Hwy | | Fredericksburg | VA | 22407 | BurgerBusters IV, L.L.C. | 757/412-0112 |
| 543 Emancipation Hwy, | | Fredericksburg | VA | 22401 | BurgerBusters Inc. | 757/412-0112 |
| 35 Riverton Commons Dr | | Front Royal | VA | 22630 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 620 North Royal Avenue | | Front Royal | VA | 22630 | BurgerBusters Inc. | 757/412-0112 |
| 7620 Linton Hall Rd | | Gainesville | VA | 20155 | BurgerBusters Inc. | 757/412-0112 |
| 1079 E Stuart Dr. | | Galax | VA | 24333 | Charter Central, LLC | 423/587-0690 |
| 247 Kane Street | | Gate City | VA | 24251 | Tacala Tennessee Corp. | 205-443-9600 |
| 11450 West Broad Street | | Glen Allen | VA | 23060 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 6973 GEORGE WASHINGTON MEI | | Gloucester | VA | 23061 | BurgerBusters VIII, L.L.C. BurgerBusters V, L.L.C. | 757/412-0112 |
| 5230 George Washington Mem H 1346 Riverview Street | | Grafton Grundy | VA VA | 23692 24614 | Charter Foods, Inc. | 757/412-0112 423/587-0690 |
| 1118 Big Bethel Road | | Hampton | VA | 23666 | BurgerBusters X, LLC | 757/412-0112 |
| 2136 W Mercury Blvd | | Hampton | VA | 23666 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 1039 W Mercury Blvd | | Hampton | VA | 23666 | BurgerBusters X, LLC | 757/412-0112 |
| 3375 Commander Shepard Boulev | | Hampton | VA | 23666 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 1603 E. Pembroke Ave. | | Hampton | VA | 23663 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 2168 Rock Port Rd. | | Harrisonburg | VA | 22801 | Charter Central, LLC | 423/587-0690 |
| 2281 S Main St | | Harrisonburg | VA | 22801 | Charter Central, LLC | 423/587-0690 |
| 1680 E Market St | | Harrisonburg | VA | 22801 | Charter Central, LLC | 423/587-0690 |
| 2391 George Washington | Memorial Highway | Hayes | VA | 23072 | BurgerBusters V, L.L.C. | 757/412-0112 |
| 3019 Centerville Rd. | | Herndon | VA | 20171 | CM AND DOM LLC | 203/387-8881 |
| 2170 Centreville Rd | | Herndon | VA | 20170 | Virginia Restaurants, LLC | 703/360-3663 |
| 145 South Main Street | | Hillsville | VA | 24343 | Charter Central, LLC | 423/587-0690 |
| 5400 James Madison Parkway | | King George | VA | 22485 | BurgerBusters Inc. | 757/412-0112 |
| | | | | | | |

| 1337 East Main Street | | Lebanon | VA | 24266 | Charter Foods, Inc. | 423/587-0690 |
|--|--------------------|--------------------------|----------|----------------|---|---------------------------------------|
| 982 Edwards Ferry Rd NE | Shenandoah Squar | • | VA | 20176 | Virginia Restaurants, LLC | 703/360-3663 |
| 49 E. Midland Trail | | Lexington | VA | 24450 | Charter Central, LLC | 423/587-0690 |
| 4332 Germanna Highway | | Locust Grove | VA | 22508 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 1350 US Highway 211 W 3270 Old Forest Rd | | Luray Lynchburg | VA VA | 22835 24501 | BurgerBusters Inc. | 757/412-0112 423/587-0690 |
| 3351 Candlers Mntn Rd | | Lynchburg | VA VA | 24501 | Charter Central, LLC Charter Central, LLC | 423/587-0690 |
| 8131 Timberlake Road | | Lynchburg | VA VA | 24502 | Charter Central, LLC | 423/587-0690 |
| 5014 S. Amherst Hwy | | Madison Heights | VA | 24572 | Charter Central, LLC | 423/587-0690 |
| 26 Broad Street Rd | | Manakin Sabot | VA | 23103 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 10036 Dumfries Rd | | Manassas | VA | 20110 | MITRA QSR KNE, LLC | 214/440-4144 |
| 798 N. Main Street | | Marion | VA | 24354 | John R. Neal | 931/490-4765 |
| 500 Liberty St | | Martinsville | VA | 24112 | Charter Central, LLC | 423/587-0690 |
| 7415 Bell Creek Road | | Mechanicsville | VA | 23111 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 10221 Hull Street Rd | | Midlothian | VA | 23112 | BurgerBusters IV, L.L.C. | 757/412-0112 |
| 13640 Hull Street Road | Harbor Pointe Sho | | VA | 23112 | BurgerBusters IV, L.L.C. | 757/412-0112 |
| 12751 Stone Village Way | | Midlothian | VA | 23112 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 110 Schofield Drive | | Midlothian | VA | 23113 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 5020 W Mercury Blvd | | Newport News | VA | 23605 | BurgerBusters X, LLC | 757/412-0112 |
| 14409 Warwick Blvd | | Newport News | VA | 23608 | BurgerBusters X, LLC | 757/412-0112 |
| 12126 Jefferson Ave | Yoder Plaza Shoppi | • | VA | 23602 | BurgerBusters X, LLC | 757/412-0112 |
| 10736 Jefferson Ave | | Newport News | VA | 23601 | BurgerBusters X, LLC | 757/412-0112 |
| 15531 Warwick Blvd | | Newport News | VA | 23608 | BurgerBusters V, L.L.C. | 757/412-0112 |
| 746 J Clyde Morris Blvd. | | Newport News | VA | 23601 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 12630 Warwick Blvd. | | Newport News | VA | 23606 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 2469 E. Little Creek Rd. | | Norfolk | VA | 23518 | Mid Atlantic Taco LLC | 757-9373939 |
| 2011 Monticello Ave | | Norfolk | VA | 23517 | Mid Atlantic Taco LLC | 757-9373939 |
| 4009 Hampton Blvd. | | Norfolk | VA | 23508 | Mid Atlantic Taco LLC | 757-9373939 |
| 3690 Sewells Point Road | | Norfolk | VA | 23513 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 199 W. Ocean View Ave. | | Norfolk | VA | 23503 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 25318 Ritchie Ave | | North Dinwiddie | VA | 23803 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 604 Trent St | | Norton | VA | 23803 | Tacala Tennessee Corp. | 205-443-9600 |
| 500 N Madison Rd | | Orange | VA VA | 22960 | Charter Central, LLC | 423/587-0690 |
| 42487 E. Morgan Ave | | Pennington Gap | VA | 24277 | Charter Foods, Inc. | 423/587-0690 |
| 3294 S. Crater Road | | | VA VA | 23805 | BurgerBusters IV, L.L.C. | 757/412-0112 |
| 800 London Boulevard | | Petersburg Portsmouth | VA VA | 23805 | | 757/412-0112 |
| 2804 Airline Blvd | | Portsmouth | VA VA | 23704 | BurgerBusters VIII, L.L.C. | · · · · · · · · · · · · · · · · · · · |
| 1501 Frederick Boulevard | | Portsmouth | VA VA | 23701 | BurgerBusters V, L.L.C. | 757/412-0112 757/412-0112 |
| | | | | | BurgerBusters VIII, L.L.C. | · · · · · · · · · · · · · · · · · · · |
| 5004 George Washington Hwy. | | Portsmouth | VA | 23702 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 12822 Governor G C Peery Hwy 1793A Southcreek One | | Pounding Mill | VA | 24637 23139 | Tacala Tennessee Corp. P2 Restaurants Inc. | 205-443-9600 804-269-8288 |
| | | Powhatan | VA | | | |
| 5322 Oaklawn Blvd 1991 Memorial Drive | | Prince George Pulaski | VA VA | 23875 24301 | BurgerBusters IV, L.L.C. | 757/412-0112 |
| 7330 Cumberland Station Road | | | VA VA | 23141 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| | | Quinton | | | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 7369 Peppers Ferry Road | | Radford | VA | 24141 | Charter Central, LLC | 423/587-0690 |
| 11257 Roger Bacon Dr | | Reston | VA | 20190 | Virginia Restaurants, LLC BurgerBusters VIII, L.L.C. | 610/520-1000 |
| 1330 N Laburnum Ave | | Richmond | VA | 23223 | 0 | 757/412-0112 |
| 11240 Patterson Ave # 11250 | | Richmond | VA | 23238 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 8991 Staples Mill Rd | | Richmond | VA | 23228 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 5811 W Broad St | | Richmond | VA | 23230 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 10230 Midlothian Turnpike | | Richmond | VA | 23235 | BurgerBusters Inc. | 757/412-0112 |
| 4504 Jefferson Davis Hwy. | | Richmond | VA | 23234 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 7210 W. Broad St. | | Richmond | VA | 23294 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 6720 Midlothian Turnpike | | Richmond | VA | 23225 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 4388 South Laburnum Avenue | | Richmond | VA | 23231 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 1208 Azalea Avenue | | Richmond | VA | 23227 | BurgerBusters IV, L.L.C. | 757/412-0112 |
| 9420 W Broad St | | Richmond | VA | 23294 | BurgerBusters Inc. | 757/412-0112 |
| 3306 Westmoreland Drive | | Roanoke | VA | 24018 | Charter Central, LLC | 423/587-0690 |
| 4220 Franklin Rd SW | | Roanoke | VA | 24014 | Charter Central, LLC | 423/587-0690 |
| 1406 Hershberger Road NW | | Roanoke | VA | 24012 | Charter Central, LLC | 423/587-0690 |
| 68 Market Place Drive | | Rocky Mount | VA | 24151 | Charter Central, LLC | 423/587-0690 |
| 8726 Seminole Trail | | Ruckersville | VA | 22968 | Charter Central, LLC | 423/587-0690 |
| 23629 Rogers Clark Boulevard | | Ruther Glen | VA | 22546 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 16417 Wise Street | | Saint Paul | VA | 24283 | Charter Foods, Inc. | 423/587-0690 |
| 1732 W. Main St. | | Salem | VA | 24153 | Charter Central, LLC | 423/587-0690 |
| 1294 Benns Church Blvd | | Smithfield | VA | 23430 | Mid Atlantic Taco LLC | 757-9373939 |
| 1016 Bill Tuck Hwy | | South Boston | VA | 24592 | Charter Central, LLC | 423/587-0690 |
| 703 E. Atlantic | | South Hill | VA | 23970 | Luihn VantEdge Partners, LLC | 919/850-0558 |
| | | | | | | |

| 10491 Hilltop Plaza Way | Spotsylvania | VA | 22553 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
|---|------------------------------|----------|----------------|---|------------------------------|
| 255 Garrisonville Rd | Stafford | VA | 22555 | BurgerBusters XII, LLC | 757/412-0112 |
| 854 Statler Blvd | Staunton | VA | 24401 | Charter Central, LLC | 423/587-0690 |
| 113 Town Run Lane | Stephens City | VA | 22655 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 22288 S Sterling Blvd | Sterling | VA | 20164 | CM AND DOM LLC | 203/387-8881 |
| 45960 Denizen Plaza Road | Sterling | VA | 20165 | MITRA QSR KNE, LLC | 214/440-4144 |
| 33586 Old Valley Pike | Strasburg | VA | 22657 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 6200 College Drive | Suffolk | VA | 23435 | Mid Atlantic Taco LLC | 757-9373939 |
| 1658 Tappahannock Blvd. | Tappahannock | VA | 22560 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 2700 Lee Highway South | Troutville | VA | 24175 | Charter Central, LLC | 423/587-0690 |
| 8419 Old Court House Road | Vienna | VA | 22182 | CM AND DOM LLC | 203/387-8881 |
| 1918 Washington Avenue | Vinton | VA | 24179 | Charter Central, LLC | 423/587-0690 |
| 2902 Pacific Ave (29th St & Pacific | Virginia Beach | VA | 23451 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 5845 NORTHAMPTON BLVD | Virginia Beach | VA | 23471 | Mid Atlantic Taco LLC | 757-9373939 |
| 6544 Indian River Rd. | Virginia Beach | VA | 23464 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 5195 Shore Dr | Virginia Beach | VA | 23455 | Mid Atlantic Taco LLC | 757-9373939 |
| 1360 Great Neck Road | Virginia Beach | VA | 23454 | BurgerBusters V, L.L.C. | 757/412-0112 |
| 238 Broadview Ave | Warrenton | VA | 20186 | BurgerBusters Inc. | 757/412-0112 |
| 840 Shenandoah Village Dr. 2901 West Main Street | Waynesboro | VA | 22980 22980 | Charter Central, LLC | 423/587-0690 |
| 823 East Rochambeau Drive | Waynesboro Williamsburg | VA VA | 22980 | Charter Central, LLC BurgerBusters VIII, L.L.C. | 423/587-0690 757/412-0112 |
| 1905 Pocahontas Trail | Williamsburg | VA VA | 23188 | John R. Neal | 931/490-4765 |
| 1812 Richmond Rd | Williamsburg | VA | 23185 | BurgerBusters Inc. | 757/412-0112 |
| 5239 John Tyler Hwy | Williamsburg | VA | 23185 | BurgerBusters Inc. | 757/412-0112 |
| 125 Welltown Road | Winchester | VA | 22603 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 1665 S Pleasant Valley Rd | Winchester | VA | 22601 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 203 Woodland Drive SW | Wise | VA | 24293 | Tacala Tennessee Corp. | 205-443-9600 |
| 1921 Daniel Stuart Sq | Woodbridge | VA | 22191 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 13880 Shoppers Best Way | Woodbridge | VA | 22192 | HAZA Bell of Northeast, LLC | 281/201-2700 |
| 5217 Mudd Tavern Road | Woodford | VA | 22580 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 330 West Reservoir Road | Woodstock | VA | 22664 | BurgerBusters Inc. | 757/412-0112 |
| 150 Commonwealth Drive | Wytheville | VA | 24382 | John R. Neal | 931/490-4765 |
| 5003-C Victory Blvd. | Yorktown | VA | 23693 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 485 Market Street | Zion Crossroads | VA | 22942 | Charter Central, LLC | 423/587-0690 |
| 100 Northside Drive | Bennington | VT | 05201 | Franchise Management Investors US, LLC | 506/323-1878 |
| 1007 Putney Road | Brattleboro | VT | 05301 | Frederick P. Gallant | 978-970-4990 |
| 45 Farrell Road | Rutland | VT | 05701 | Hospitality Syracuse, Inc. | 315/451-1957 |
| 363 Swanton Road | Saint Albans Town | VT | 05478 | Franchise Management Investors US, LLC | 506/323-1878 |
| 985 Memorial Drive | Saint Johnsbury | VT | 05819 | Franchise Management Investors US, LLC | 506/323-1878 |
| 1120 E Wishkah St | Aberdeen | WA | 98520 | Northwest Restaurants, Inc. | 425/486-6336 |
| 710 Auburn Way S | Auburn | WA | 98002 | Northwest Restaurants, Inc. | 425/486-6336 |
| 501 15th St. N.e. | Auburn Battle Ground | WA WA | 98002 | Northwest Restaurants, Inc. Pacific Bells, LLC | 425/486-6336 |
| 1702 West Main Street | Belfair | WA | 98604 98528 | Northwest Restaurants, Inc. | 360/694-7855 425/486-6336 |
| 23881 NE Hwy 3 3705-128th Ave S E | Bellevue | WA | 98006 | Pacific Bells, LLC | 360/694-7855 |
| 100 East Stuart Rd. | Bellingham | WA | 98226 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1297 E. Sunset Dr. | Bellingham | WA | 98226 | Northwest Restaurants, Inc. | 425/486-6336 |
| 805 Grant Ave. | Blaine | WA | 98230 | Pacific Bells, LLC | 360/694-7855 |
| 21131 State Route 410 E | Bonney Lake | WA | 98391 | Northwest Restaurants, Inc. | 425/486-6336 |
| 18001 Bothell-Everett Hwy Bldg E | Bothell | WA | 98021 | Northwest Restaurants, Inc. | 425/486-6336 |
| 23201 Bothell-Everett Hwy | Bothell | WA | 98021 | Pacific Bells, LLC | 360/694-7855 |
| 3320 Kitsap Way | Bremerton | WA | 98312 | Orchard SPE LLC | 360-698-8600 |
| 7150 State Route 303 | Bremerton | WA | 98310 | Orchard SPE LLC | 360-698-8600 |
| 15059 1st Ave S | Burien | WA | 98148 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1308 Burlington Blvd. | Burlington | WA | 98233 | Northwest Restaurants, Inc. | 425/486-6336 |
| 3405 NE 3rd Ave | Camas | WA | 98607 | Pacific Bells, LLC | 360/694-7855 |
| 1120 Belmont Ave | Centralia | WA | 98531 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1755 NW Louisiana Ave | Chehalis | WA | 98532 | Northwest Restaurants, Inc. | 425/486-6336 |
| 2626 First Street | Cheney | WA | 99004 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 450 Bridge St | Clarkston | WA | 99403 | CLC Spokane, LLC | 406/543-6458 |
| 1520 N. Highway 395 | Colville | WA | 99114 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 17425 SE 272nd St. | Covington | WA | 98042 | Source Foods, Inc. | 801/313-8000 |
| 807 S MAIN AVE | Deer Park | WA | 99006 98198 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 27001 Pacific Hwy S 410 Valley Mall Parkway | Des Moines East Wenatchee | WA WA | 98198 98802 | Northwest Restaurants, Inc. Kentucky Fried Chicken of W.E.M., Inc. | 425/486-6336 509/884-1480 |
| 10119 Edmonds Way | Edmonds | WA | 98802 98020 | Pacific Bells, LLC | 360/694-7855 |
| 1406 S Canyon Rd | Ellensburg | WA | 98926 | Columbia Bells, LLC | 541/687-8445 |
| 727 Roosevelt Avenue | Enumclaw | WA | 98022 | Pacific Bells, LLC | 360/694-7855 |
| | | | | | |

| 1305 Basin St | Ephrata | WA | 98823 | Spokane Falls Restaurants, LLC | 425/486-6336 |
|--|----------------------------|----------|----------------|---|------------------------------|
| 2727 Broadway St | Everett | WA | 98201 | Pacific Bells, LLC | 360/694-7855 |
| 7431 Evergreen Way | Everett | WA | 98203 | Northwest Restaurants, Inc. | 425/486-6336 |
| 5006 132nd Street SE | Everett | WA | 98208 | Northwest Restaurants, Inc. | 425/486-6336 |
| 515 SW 128th Street | Everett | WA | 98204 | Northwest Restaurants, Inc. | 425/486-6336 |
| 2031 S.W. Campus Drive | Federal Way | WA | 98023 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1330 S 348th St | Federal Way | WA | 98003 | Northwest Restaurants, Inc. | 425/486-6336 |
| 5720 Barrett Rd | Ferndale | WA | 98248 | Northwest Restaurants, Inc. | 425/486-6336 |
| 5152 Pacific Highway East | Fife | WA | 98424 | Northwest Restaurants, Inc. | 425/486-6336 |
| 555 N.W. Gilman Blvd. | Issaquah | WA | 98027 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1009 Allen St | Kelso | WA | 98626 | Pacific Bells, LLC | 360/694-7855 |
| 2718 W Kennewick Ave | Kennewick | WA | 99336 | Columbia Bells, LLC | 541/687-8445 |
| 3623 Plaza Way | Kennewick | WA | 99338 | Columbia Bells, LLC | 541/687-8445 |
| 901 North Columbia Center Boulev | Kennewick | WA | 99336 | Source Foods, Inc. | 801/313-8000 |
| 322 Washington Ave South | Kent | WA | 98032 | Northwest Restaurants, Inc. | 425/486-6336 |
| 23920 104th Avenue, S.E. | Kent | WA | 98031 | Northwest Restaurants, Inc. | 425/486-6336 |
| 11624 124th NE | Kirkland | WA | 98034 | Northwest Restaurants, Inc. | 425/486-6336 |
| 8306 Quinault Drive NE | Lacey | WA | 98516 98516 | Northwest Restaurants, Inc. | 425/486-6336 |
| 5650 Martin Way 5520 Corporate Center Lane SE | Lacey Lacey | WA WA | 98503 | Northwest Restaurants, Inc. Northwest Restaurants, Inc. | 425/486-6336 425/486-6336 |
| 3815 Pacific Avenue, S.E. | Lacey | WA | 98503 | Northwest Restaurants, Inc. | 425/486-6336 |
| 303 91st Ave NE | Lake Stevens | WA | 98258 | Pacific Bells, LLC | 360/694-7855 |
| 9511 Bridgeport Way SW | Lakewood | WA | 98499 | Northwest Restaurants, Inc. | 425/486-6336 |
| 15223 Union Ave SW | Lakewood | WA | 98498 | Northwest Restaurants, Inc. | 425/486-6336 |
| 8401 S. Tacoma Way | Lakewood | WA | 98499 | Northwest Restaurants, Inc. | 425/486-6336 |
| 22312 E Apple Way | Liberty Lake | WA | 99019 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 3740 Ocean Beach Hwy | Longview | WA | 98632 | Pacific Bells, LLC | 360/694-7855 |
| 830 Ocean Beach Hwy | Longview | WA | 98632 | Pacific Bells, LLC | 360/694-7855 |
| 8169 Guide Meridian Rd. | Lynden | WA | 98264 | Pacific Bells, LLC | 360/694-7855 |
| 4919 196th Street S W | Lynnwood | WA | 98036 | Pacific Bells, LLC | 360/694-7855 |
| 14827 Hwy 99 | Lynnwood | WA | 98037 | Pacific Bells, LLC | 360/694-7855 |
| 23848 225th St. S.E. | Maple Valley | WA | 98038 | Source Foods, Inc. | 801/313-8000 |
| 3729 116th St NE | Marysville | WA | 98270 | Northwest Restaurants, Inc. | 425/486-6336 |
| 17105 27th Avenue NE | Marysville | WA | 98271 | Northwest Restaurants, Inc. | 425/486-6336 |
| 616 State Street | Marysville | WA | 98270 | Northwest Restaurants, Inc. | 425/486-6336 |
| 328 Meridian Avenue East | Milton | WA | 98354 | Northwest Restaurants, Inc. | 425/486-6336 |
| 19025 State Route 2 | Monroe | WA | 98272 | Northwest Restaurants, Inc. | 425/486-6336 |
| 2401 S Maiers Rd | Moses Lake | WA | 98837 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 934 N Stratford Rd | Moses Lake Mount Vernon | WA WA | 98837 98273 | Spokane Falls Restaurants, LLC Northwest Restaurants, Inc. | 425/486-6336 425/486-6336 |
| 217 East College Way 8401 Mukilteo Speedway | Mukilteo | WA | 98275 98275 | Pacific Bells, LLC | 425/480-6556 360/694-7855 |
| 1245 Rush Rd. | Napavine | WA | 98532 | Northwest Restaurants, Inc. | 425/486-6336 |
| 32780 State Highway 20 | Oak Harbor | WA | 98277 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1101 Cooper Point Rd SW | Olympia | WA | 98502 | Northwest Restaurants, Inc. | 425/486-6336 |
| 620 Omache Drive | Omak | WA | 98841 | Kentucky Fried Chicken of W.E.M., Inc. | 509/884-1480 |
| 1820 East Main St. | Othello | WA | 99344 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 2404 West Court Street | Pasco | WA | 99301 | Columbia Bells, LLC | 541/687-8445 |
| 5105 North Road 68 | Pasco | WA | 99301 | Yakima Restaurants, Inc. | 419-422-3437 |
| 2001 East First Street | Port Angeles | WA | 98362 | Orchard LLC | 360-698-8600 |
| 3458 SE Mile Hill Dr | Port Orchard | WA | 98366 | Northwest Restaurants, Inc. | 425/486-6336 |
| 21245 Olhava Way NW | Poulsbo | WA | 98370 | Orchard SPE LLC | 360-698-8600 |
| 109 Merlot Drive | Prosser | WA | 99350 | Source Foods, Inc. | 801/313-8000 |
| 425 NE STADIUM WAY | Pullman | WA | 99163 | CLC Spokane, LLC | 406/543-6458 |
| 11304 Canyon Road | Puyallup | WA | 98373 | Northwest Restaurants, Inc. | 425/486-6336 |
| 724 Shaw Rd. East | Puyallup | WA | 98372 | Northwest Restaurants, Inc. | 425/486-6336 |
| 12223 Meridian St | Puyallup | WA | 98373 | Northwest Restaurants, Inc. | 425/486-6336 |
| 702 S Meridian | Puyallup Puyallup | WA | 98371 | Northwest Restaurants, Inc. Source Foods, Inc. | 425/486-6336 |
| 17514 Meridian East 1960 148th Avenue, N.E. | Redmond | WA WA | 98374 98052 | Northwest Restaurants, Inc. | 801/313-8000 425/486-6336 |
| 1980 148th Avenue, N.E. 17809 108th Ave S E | Renton | WA | 98052 98055 | Northwest Restaurants, Inc. | 425/486-6336 |
| 320 Rainier Avenue South | Renton | WA | 98055 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1825 George Washington Way | Richland | WA | 99352 | Yakima Restaurants, Inc. | 419-422-3437 |
| 2485 Queensgate Dr. | Richland | WA | 99352 | Columbia Bells, LLC | 541/687-8445 |
| 50 S. 48th Place | Ridgefield | WA | 98642 | Pacific Bells, LLC | 360/694-7855 |
| 19704 Old HWY 99 SW | Rochester | WA | 98579 | Northwest Restaurants, Inc. | 425/486-6336 |
| 18812 International Blvd. | Seatac | WA | 98188 | Northwest Restaurants, Inc. | 425/486-6336 |
| 5918 15th Avenue NW | Seattle | WA | 98107 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1110 North 90th Street | Seattle | WA | 98103 | Northwest Restaurants, Inc. | 425/486-6336 |
| | | | | | |

| 14506 Bothell Way NE | | Seattle | WA | 98155 | Pacific Bells, LLC | 360/694-7855 |
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| 10711 16th Ave SW | | Seattle | WA | 98133 98146 | Northwest Restaurants, Inc. | 425/486-6336 |
| 9401 Rainier Ave. S | | Seattle | WA | 98118 | Source Foods, Inc. | 801/313-8000 |
| 210 W. Mercer St. | | Seattle | WA | 98119 | Pacific Restaurants, Inc. | 001/010 0000 |
| 2201 4th Avenue South | | Seattle | WA | 98134 | Source Foods, Inc. | 801/313-8000 |
| 721 N Park Ctr | | Selah | WA | 98942 | Yakima Restaurants, Inc. | 419-422-3437 |
| 11 Lee Chatfield Way | | Sequim | WA | 98382 | Cambrian, LLC | 360-698-8600 |
| 301 Wallace Kneeland Blvd #155 | | Shelton | WA | 98584 | Northwest Restaurants, Inc. | 425/486-6336 |
| 3051 NW Bucklin Hill Rd | | Silverdale | WA | 98383 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1100 Avenue D | | Snohomish | WA | 98290 | Pacific Bells, LLC | 360/694-7855 |
| 20527 Mountain Highway E | | Spanaway | WA | 98387 | Northwest Restaurants, Inc. | 425/486-6336 |
| 4101 No Market St | | Spokane | WA | 99207 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 9664 N Newport Hwy | | Spokane | WA | 99218 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 1202 N Monroe St | | Spokane | WA | 99201 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 3010 East 29th Avenue | | Spokane | WA | 99223 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 6404 N. Ash St | | Spokane | WA | 99208 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 825 W 3rd Ave | | Spokane | WA | 99201 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 10620 East Sprague Avenue 6614 N Division St | | Spokane | WA WA | 99206 99208 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 10510 W SR 2 | | Spokane Spokane | WA | 99208 99224 | Spokane Falls Restaurants, LLC Spokane Falls Restaurants, LLC | 425/486-6336 425/486-6336 |
| 133 N Sullivan Rd | | Spokane Valley | WA | 99037 | Spokane Falls Restaurants, LLC | 425/486-6336 |
| 2550 Yakima Valley Hwy | | Sunnyside | WA | 98944 | Yakima Restaurants, Inc. | 419-422-3437 |
| 2615 North Pearl Street | Westgate Shoppin | | WA | 98406 | Northwest Restaurants, Inc. | 425/486-6336 |
| 5308 176th St. East | | Tacoma | WA | 98446 | Northwest Restaurants, Inc. | 425/486-6336 |
| 10611 Pacific Ave | | Tacoma | WA | 98444 | Northwest Restaurants, Inc. | 425/486-6336 |
| 2945 S 38th St | | Tacoma | WA | 98409 | Northwest Restaurants, Inc. | 425/486-6336 |
| 15611 Pacific Ave | | Tacoma | WA | 98444 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1404 E. 72nd Street | | Tacoma | WA | 98404 | Northwest Restaurants, Inc. | 425/486-6336 |
| 2902 6th Avenue | | Tacoma | WA | 98406 | Northwest Restaurants, Inc. | 425/486-6336 |
| 415 South Elm Street | | Toppenish | WA | 98948 | Source Foods, Inc. | 801/313-8000 |
| 15036 Tukwila International Blvd. | | Tukwila | WA | 98188 | Source Foods, Inc. | 801/313-8000 |
| 16350 W Valley Hwy | | Tukwila | WA | 98188 | Northwest Restaurants, Inc. | 425/486-6336 |
| 182 Trosper Rd SW | | Tumwater | WA | 98501 | Northwest Restaurants, Inc. | 425/486-6336 |
| 6729 S. 19th Street | | University Place | WA | 98466 | Northwest Restaurants, Inc. | 425/486-6336 |
| 11606 NE 119th Street | | Vancouver | WA | 98662 | Pacific Bells, LLC | 360/694-7855 |
| 8605 NE Andreson | | Vancouver | WA | 98665 | Pacific Bells, LLC | 360/694-7855 |
| 11717 NE 65th Street | | Vancouver | WA | 98662 | Pacific Bells, LLC | 360/694-7855 |
| 7206 NE Highway 99 8300 NE Vancouver Plaza Dr | | Vancouver Vancouver | WA WA | 98665 98662 | Pacific Bells, LLC Pacific Bells, LLC | 360/694-7855 360/694-7855 |
| 15640 NE Fourth Plain Rd | | Vancouver | WA | 98682 | Pacific Bells, LLC | 360/694-7855 |
| 11620 SE Mill Plain Blvd | | Vancouver | WA | 98684 | Pacific Bells, LLC | 360/694-7855 |
| 1195 SE 163rd Place | | Vancouver | WA | 98683 | Pacific Bells, LLC | 360/694-7855 |
| 2600 North General Anderson | | Vancouver | WA | 98661 | Pacific Bells, LLC | 360/694-7855 |
| 13204 N.e. Hwy 99 | | Vancouver | WA | 98686 | Pacific Bells, LLC | 360/694-7855 |
| 622 W Alder | | Walla Walla | WA | 99362 | Columbia Bells, LLC | 541/687-8445 |
| 1300 North Miller St | | Wenatchee | WA | 98801 | Columbia Bells, LLC | 541/687-8445 |
| 13405 NE 175th St | | Woodinville | WA | 98072 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1478 Dike Access Rd. | | Woodland | WA | 98674 | Quikserve Northwest, Inc. | 510/333-7802 |
| 230 S 72nd Ave | | Yakima | WA | 98908 | Yakima Restaurants, Inc. | 419-422-3437 |
| 2124 S 1st Street | | Yakima | WA | 98903 | Yakima Restaurants, Inc. | 419-422-3437 |
| 4002 Fruitvale Blvd | | Yakima | WA | 98908 | Yakima Restaurants, Inc. | 419-422-3437 |
| 1602 W Nob Hill Blvd | | Yakima | WA | 98902 | Yakima Restaurants, Inc. | 419-422-3437 |
| 716 E Yakima Ave | | Yakima | WA | 98901 | Yakima Restaurants, Inc. | 419-422-3437 |
| 1310 E. Yelm Avenue | | Yelm | WA | 98597 | Northwest Restaurants, Inc. | 425/486-6336 |
| 1700 Neva Road 3221 East Express Court | | Antigo | WI WI | 54409 54015 | K T Merrill, LLC Pacific Bells, LLC | 715-297-1400 360/694-7855 |
| 2840 West College Avenue | | Appleton Appleton | WI | 54915 54914 | Pacific Bells, LLC | 360/694-7855 |
| 2810 N Richmond | | Appleton | WI | 54914 54911 | Pacific Bells, LLC | 360/694-7855 |
| 2404 S Oneida Street | | Ashwaubenon | WI | 54304 | Pacific Bells, LLC | 360/694-7855 |
| 1739 North Spring Street | | Beaver Dam | wi | 53916 | Shamrock TBC, Inc. | 630/655-8274 |
| 1841 Riverside Dr. | | Beloit | wi | 53510 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 275 Broadway St. | | Berlin | WI | 54923 | Pacific Bells, LLC | 360/694-7855 |
| 12405 W. Lisbon Rd. | | Brookfield | WI | 53005 | Pacific Bells, LLC | 360/694-7855 |
| 2056 Milwaukee Ave. | | Burlington | WI | 53105 | Albor Restaurant Group, LLC | 303/745-0555 |
| 109 Dix street | | Columbus | WI | 53925 | 109 RTC LLC | |
| 4866 County Highway V | | De Forest | WI | 53532 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 2409 Monroe Rd | | De Pere | WI | 54115 | Albor Restaurant Group, LLC | 303/745-0555 |
| 1501 Main Avenue | | De Pere | WI | 54115 | Albor Restaurant Group, LLC | 303/745-0555 |
| | | | | | | |

| 1010 S Broadway | De Pere | WI | 54115 | Albor Restaurant Group, LLC | 303/745-0555 |
|------------------------------------|--------------------------|----------|----------------|--|------------------------------|
| 1462 East Geneva Street | Delavan | WI | 53115 | Sundance, Inc. | 248/446-0100 |
| 1140 N. Johns Street | Dodgeville | WI | 53533 | Bell Great Lakes LLC | 317/288-9581 |
| 205 W. Pine Street | Eagle River | WI | 54521 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 3150 N. Clairemont Avenue | Eau Claire | WI | 54703 | Pacific Bells, LLC | 360/694-7855 |
| 2056 S Hastings | Eau Claire | WI | 54701 | Pacific Bells, LLC | 360/694-7855 |
| 2512 Craig Rd | Eau Claire | WI | 54701 | Pacific Bells, LLC | 360/694-7855 |
| 848 N Wisconsin St | Elkhorn | WI | 53121 | Black River Bells, LLC | 248/446-0100 |
| 6275 McKee Road | Fitchburg | WI | 53719 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 427 W Johnson Ave | Fond Du Lac | WI | 54935 | RAD, Inc. | 920/923-1100 |
| 892 East Johnson Street | Fond Du Lac | WI | 54935 | RAD, Inc. | 920/923-1100 |
| 1601 Madison Avenue | Fort Atkinson | WI | 53538 | Pacific Bells, LLC | 360/694-7855 |
| 7141 South 76th Street | Franklin | WI | 53132 | Sundance, Inc. | 248/446-0100 |
| N96W17802 County Line Rd | Germantown | WI | 53022 | Sundance, Inc. | 248/446-0100 |
| 5560 Port Washington Rd N | Glendale | WI | 53217 | Pacific Bells, LLC | 360/694-7855 |
| 2230 University Ave | Green Bay | WI | 54302 | Pacific Bells, LLC | 360/694-7855 |
| 2491 Babcock Road | Green Bay | WI | 54313 | Albor Restaurant Group, LLC | 303/745-0555 |
| 1897 Velp Avenue | Green Bay | WI | 54303 | Albor Restaurant Group, LLC | 303/745-0555 |
| 2220 Main Street | Green Bay | WI | 54302 | Pacific Bells, LLC | 360/694-7855 |
| 1529 W Mason St | Green Bay | WI | 54303 | Pacific Bells, LLC | 360/694-7855 |
| 5420 South 108th Street | Hales Corners | WI | 53130 | Pacific Bells, LLC | 360/694-7855 |
| 1516 E Sumner St | Hartford | WI | 53027 | Sundance, Inc. | 248/446-0100 |
| 129 Hale Drive-Endcap w-DT | Holmen | WI | 54636 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 2323 Crestview Dr | Hudson | WI | 54016 | Border Foods, LLC | 763/489-2915 |
| 2525 W Court St | Janesville | WI | 53548 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 1619 Milton Ave | Janesville Janesville | WI | 53545 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 2626 Humes Rd. 425 WRIGHT RD | Johnson Creek | WI | 53545 53038 | Border Foods of Wisconsin, LLC Shamrock TBC, Inc. | |
| 3667 Market Lane, Somers | Kenosha | WI WI | 53058 53144 | Albor Restaurant Group, LLC | 630/655-8274 303/745-0555 |
| 12120 75th St | Kenosha | WI | 53144 | Albor Restaurant Group, LLC | 303/745-0555 |
| 4002 52nd Street | Kenosha | WI | 53144 | Albor Restaurant Group, LLC | 303/745-0555 |
| 7020 Green Bay Road | Kenosha | WI | 53142 | Albor Restaurant Group, LLC | 303/745-0555 |
| 8040 Sheridan Rd | Kenosha | WI | 53143 | Albor Restaurant Group, LLC | 303/745-0555 |
| 2707 18th Street | Kenosha | WI | 53140 | Sundance, Inc. | 248/446-0100 |
| 315 West Avenue North | La Crosse | WI | 54601 | Pacific Bells, LLC | 360/694-7855 |
| 4141 Mormon Coulee Ct | La Crosse | WI | 54601 | Pacific Bells, LLC | 360/694-7855 |
| 1240 Great Wolf Road | Lake Delton | WI | 53940 | Bell Great Lakes LLC | 317/288-9581 |
| 280 Edwards Blvd | Lake Geneva | WI | 53147 | Sundance, Inc. | 248/446-0100 |
| 2130 Freedom Road | Little Chute | WI | 54140 | Pacific Bells, LLC | 360/694-7855 |
| 663 East Ave | Lomira | WI | 53048 | Shamrock TBC, Inc. | 630/655-8274 |
| 534 State St | Madison | WI | 53703 | Bell Great Lakes LLC | 317/288-9581 |
| 421 Commerce Drive | Madison | WI | 53719 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 3002 E Washington Ave | Madison | WI | 53704 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 4120 E Washington Ave | Madison | WI | 53704 | Bell Great Lakes LLC | 317/288-9581 |
| 698 S. Whitney Way | Madison | WI | 53719 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 4133 Harbor Town Lane | Manitowoc | WI | 54220 | Pacific Bells, LLC | 360/694-7855 |
| W 1388 Old Peshtigo Rd | Marinette | WI | 54143 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 1410 North Central Avenue | Marshfield | WI | 54449 | Sioux Falls Bell, LLC | 763/489-2915 |
| 1005 1/2 State Road 82 | Mauston | WI | 53948 | HAZA Bell of Nebraska, LLC K T Merrill, LLC | 281/201-2700 |
| 860 North 8th Street 450 3rd St | Medford Menasha | WI WI | 54451 | Pacific Bells, LLC | 715-297-1400 |
| 1401 N Broadway | Menomonie | WI | 54952 54751 | Border Foods, LLC | 360/694-7855 763/489-2915 |
| N1667 County Road W | Merrill | WI | 54452 | K T Merrill, LLC | 715-297-1400 |
| 2169 Deming Way Suite 100 | Middleton | WI | 53562 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 5441 N Lovers Lane Rd | Milwaukee | WI | 53225 | Sundance, Inc. | 248/446-0100 |
| 230 East Capitol Drive | Milwaukee | WI | 53212 | Pacific Bells, LLC | 360/694-7855 |
| 6268 S. 27th Street | Milwaukee | WI | 53221 | Pacific Bells, LLC | 360/694-7855 |
| 5751 West Fon Du Lac | Milwaukee | WI | 53216 | Pacific Bells, LLC | 360/694-7855 |
| 2210 W Wisconsin Ave | Milwaukee | WI | 53233 | Pacific Bells, LLC | 360/694-7855 |
| 3334 S. 27th St. | Milwaukee | WI | 53215 | Albor Restaurant Group, LLC | 303/745-0555 |
| 230 W Layton Ave. | Milwaukee | WI | 53207 | Albor Restaurant Group, LLC | 303/745-0555 |
| 4143 North 76th Street | Milwaukee | WI | 53222 | Pacific Bells, LLC | 360/694-7855 |
| 150 W HOLT AVE | Milwaukee | WI | 53207 | Pacific Bells, LLC | 360/694-7855 |
| 3191 S. 76th Street | Milwaukee | WI | 53219 | Pacific Bells, LLC | 360/694-7855 |
| 5630 W North Ave | Milwaukee | WI | 53208 | Pacific Bells, LLC | 360/694-7855 |
| 8030 W Brown Deer Road | Milwaukee | WI | 53223 | Sundance, Inc. | 248/446-0100 |
| 8660 Highway 51 | Minocqua | WI | 54548 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 100 E Broadway | Monona | WI | 53716 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| | | | | | |

| 606 W. 8th Street | | Monroe | WI | 53566 | Bell Great Lakes LLC | 317/288-9581 |
|--|------|-------------------------------------|----------|----------------|--|------------------------------|
| 920 Greenwald Court | | Mukwonago | WI | 53149 | Albor Restaurant Group, LLC | 303/745-0555 |
| South 69 W15615 Janesville | | Muskego | WI | 53150 | Sundance, Inc. | 248/446-0100 |
| 1171 Westowne Dr | | Neenah | WI | 54956 | Pacific Bells, LLC | 360/694-7855 |
| 3530 S Moorland Road | | New Berlin | WI | 53151 | Sundance, Inc. | 248/446-0100 |
| 1280 Shawano Avenue 1 | ſonn | New London | WI | 54961 | Pacific Bells, LLC | 360/694-7855 |
| 1705 Dorset Lane | | New Richmond | WI | 54017 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 8261 S. Howell Ave. | | Oak Creek | WI | 53154 | Albor Restaurant Group, LLC | 303/745-0555 |
| 1750 Summit Ave | | Oconomowoc | WI | 53066 | Albor Restaurant Group, LLC | 303/745-0555 |
| 616 East Wisconsin Ave | | Oconomowoc | WI | 53066 | Sundance, Inc. | 248/446-0100 |
| 1243 Crossing Meadows Rd | | Onalaska | WI | 54650 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 1140 Koeller | | Oshkosh | WI | 54902 | RAD, Inc. | 920/923-1100 |
| 1800 W Jackson | | Oshkosh | WI | 54901 | RAD, Inc. | 920/923-1100 |
| 25020 75th Street | | Paddock Lake | WI | 53168 | Buddy Bells, Inc. | 847/359-5680 |
| 1355 Capital Drive | | Pewaukee | WI | 53072 | Albor Restaurant Group, LLC | 303/745-0555 |
| 95 E. Business Highway 151 | | Platteville | WI | 53818 | Dwight Fraser | 506/323-1878 |
| 1550 Plover Road | | Plover | WI | 54467 | Pacific Bells, LLC | 360/694-7855 |
| 3062 Kiley Way | | Plymouth | WI | 53073 | Sundance, Inc. | 248/446-0100 |
| 2940 New Pinery Rd | | Portage | WI | 53901 | Bell Great Lakes LLC | 317/288-9581 |
| 5620 Washington Ave | | Racine | WI | 53406 | Sundance, Inc. | 248/446-0100 |
| 3358 Douglas Avenue | | Racine | WI | 53402 | Albor Restaurant Group, LLC | 303/745-0555 |
| 2825 S Green Bay Rd | | Racine | WI | 53406 | Albor Restaurant Group, LLC | 303/745-0555 |
| 1733 East Main St. | | Reedsburg Rhinelander | WI | 53959 | EYM Chicken of Wisconsin, LLC | 214/819-3800 |
| 200 S Eisenhower Pkwy | | | WI | 54501 | Sioux Falls Bell, LLC | 763/489-2915 |
| 11 E. Burton Street | | Rice Lake Richland Center | WI WI | 54868 53581 | Pacific Bells, LLC Bell Great Lakes LLC | 360/694-7855 |
| 1950 US Highway 14 East 1180 West Fond Du Lac | | Ripon | WI | 53581 | FQSR, LLC (dba KBP Foods) | 317/288-9581 913/428-3636 |
| 250 S. Foster Dr. | | Saukville | WI | 53080 | Sundance, Inc. | 248/446-0100 |
| 704 Grand Avenue | | Schofield | WI | 53080 54476 | Sioux Falls Bell, LLC | 763/489-2915 |
| 1266 East Green Bay Street | | Shawano | WI | 54166 | Albor Restaurant Group, LLC | 303/745-0555 |
| 3205 Erie Ave | | Sheboygan | WI | 53081 | Sundance, Inc. | 248/446-0100 |
| 3026 S. Business Drive | | Sheboygan | WI | 53081 | Sundance, Inc. | 248/446-0100 |
| 112 N Chicago Ave | | South Milwaukee | WI | 53172 | Sundance, Inc. | 248/446-0100 |
| 802 West Wisconsin | | Sparta | WI | 54656 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 433 Division St | | Stevens Point | WI | 54481 | Pacific Bells, LLC | 360/694-7855 |
| 5400 Highway 10 East | | Stevens Point | WI | 54481 | Pacific Bells, LLC | 360/694-7855 |
| 1324 Nygaard | | Stoughton | WI | 53589 | EYM Chicken of Wisconsin, LLC | 214/819-3800 |
| 1331 Green Bay Road | | Sturgeon Bay | WI | 54235 | Albor Restaurant Group, LLC | 303/745-0555 |
| 2326 Lineville Rd | | Suamico | WI | 54313 | Albor Restaurant Group, LLC | 303/745-0555 |
| 2005 McCoy Rd | | Sun Prairie | WI | 53590 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 3541 Tower Ave | | Superior | WI | 54880 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| W. 249 N. 6498 Hwy 164 | | Sussex | WI | 53089 | Albor Restaurant Group, LLC | 303/745-0555 |
| 205 Wittig Road | | Tomah | WI | 54660 | HAZA Bell of Nebraska, LLC | 281/201-2700 |
| 671 Hometown Circle | | Verona | WI | 53593 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 1729 S Church St | | Watertown | WI | 53094 | Shamrock TBC, Inc. | 630/655-8274 |
| 2707 N. Grandview | | Waukesha | WI | 53188 | Albor Restaurant Group, LLC | 303/745-0555 |
| 405 W Sunset Dr | | Waukesha | WI | 53189 | Albor Restaurant Group, LLC | 303/745-0555 |
| 21195 Highway 18 | | Waukesha | WI | 53186 | Albor Restaurant Group, LLC | 303/745-0555 |
| 1092 W. Fulton Street | | Waupaca | WI | 54981 | Pacific Bells, LLC | 360/694-7855 |
| 114 Shaler | | Waupun | WI | 53963 | Shamrock TBC, Inc. | 630/655-8274 |
| 225521 Lilac Ave. | | Wausau | WI | 54401 | Border Foods of Wisconsin, LLC | 763/489-2915 |
| 1730 US Highway 51 N | | Wausau | WI | 54401 | Sioux Falls Bell, LLC | 763/489-2915 |
| 510 N Mayfair Rd | | Wauwatosa | WI | 53226 | Pacific Bells, LLC | 360/694-7855 |
| 1361 S. 60th St. | | West Allis | WI | 53214 | Albor Restaurant Group, LLC | 303/745-0555 |
| 11011 W National Avenue | | West Allis | WI | 53227 | Albor Restaurant Group, LLC | 303/745-0555 |
| 619 W Pine St | | West Baraboo | WI | 53913 | Bell Great Lakes LLC | 317/288-9581 |
| 1307 S Main Street | | West Bend | WI | 53095 | Sundance, Inc. | 248/446-0100 |
| 2356 W Washington 2201 Miller Park Way | | West Bend | WI | 53095 53210 | Black River Bells, LLC | 248/446-0100 |
| 2201 Miller Park Way | | West Milwaukee | WI | 53219 53100 | Albor Restaurant Group, LLC | 303/745-0555 |
| 1535 W. Main Street | | Whitewater Wisconsin Dells | WI | 53190 53965 | Shamrock TBC, Inc. Bell Great Lakes LLC | 630/655-8274 317/288-9581 |
| 321 Highway 13 1750 8th Street South | | Wisconsin Dells Wisconsin Rapids | WI WI | 53965 54494 | Mitra Midwest Acquisition, LLC | 317/288-9581 214/440-4144 |
| 3560 US Route 60 East | | Barboursville | WV | 25504 | Charter Central, LLC | 423/587-0690 |
| 855 Ritter Drive | | Beaver | WV | 25504 25813 | Charter Central, LLC Charter Central, LLC | 423/587-0690 |
| 1937 Harper Road | | Beckley | WV | 25815 | Charter Central, LLC | 423/587-0690 |
| 1104 N. Eisenhower Dr. | | Beckley | WV | 25801 | Charter Central, LLC | 423/587-0690 |
| 2340 E DUPONT AVE | | Belle | WV | 25015 | Charter Foods, Inc. | 423/587-0690 |
| 207 Marshall St. | | Benwood | ŴV | 26031 | Charter Central, LLC | 423/587-0690 |
| | | | | 20001 | | .20,007 0000 |

| F4F0 Debert C Durd Drive | | Dredlau | 14/1/ | 25010 | Charter Control U.C. | 422/587 0000 |
|--|--------------------|----------------------------|----------|----------------|--|------------------------------|
| 5459 Robert C Byrd Drive | | Bradley Buckhannon | WV WV | 25818 26201 | Charter Central, LLC | 423/587-0690 |
| 72 West Main Street 64 Flowing Springs Rd | | Charles Town | WV | 25414 | WEST VIRGINIA CANTINA, LLC BurgerBusters Inc. | 610/520-1000 757/412-0112 |
| 1625 Washington St East | | Charleston | WV | 25311 | Charter Central, LLC | 423/587-0690 |
| 5709 MacCorkle Ave SE | | Charleston | WV | 25304 | Charter Central, LLC | 423/587-0690 |
| 4200 MacCorkle Ave SW | | Charleston | wv | 25309 | Charter Central, LLC | 423/587-0690 |
| 3500 MacCorkle Ave | | Charleston | WV | 25305 | Charter Central, LLC | 423/587-0690 |
| 1664 3rd Ave | | Charleston | WV | 25312 | Charter Central, LLC | 423/587-0690 |
| 4891 Midland Trail West | | Charmco | WV | 25958 | BFS Concepts, Inc. | 304/763-4393 |
| 449 Carolina Avenue | | Chester | WV | 26034 | Charter Central, LLC | 423/587-0690 |
| 105 Emily Dr | | Clarksburg | WV | 26301 | WEST VIRGINIA CANTINA, LLC | 610/520-1000 |
| 322 Goff Mountain Rd | | Cross Lanes | WV | 25313 | Charter Central, LLC | 423/587-0690 |
| 1962 Smoot Ave | | Danville | WV | 25053 | BFS Concepts, Inc. | 304/763-4393 |
| 919 Dunbar Ave | | Dunbar | WV | 25064 | Charter Central, LLC | 423/587-0690 |
| 1509 Harrison Ave | | Elkins | WV | 26241 | WEST VIRGINIA CANTINA, LLC | 610/520-1000 |
| 103 Crossings Mall Road | | Elkview | WV | 25071 | Charter Central, LLC | 423/587-0690 |
| 11 Southland Drive | | Fairmont | WV | 26554 | WEST VIRGINIA CANTINA, LLC | 610/520-1000 |
| 154 Whitewater Avenue | | Fayetteville | WV | 25840 | Charter Foods, Inc. | 423/587-0690 |
| 238 Washington Avenue | | Huntington | WV | 25701 | Charter Central, LLC | 423/587-0690 |
| 2515 5th Ave | | Huntington | WV | 25703 | Charter Central, LLC | 423/587-0690 |
| 100 Kinetic Drive | | Huntington | WV | 25701 | Sun Culinary, LLC | |
| 5181 US Route 60 E | | Huntington | WV | 25705 | Charter Central, LLC | 423/587-0690 |
| 3335 US Route 60 | | Huntington | WV | 25705 | Charter Central, LLC | 423/587-0690 |
| 3899 Route 75 | Coleman Oil Fast C | | WV | 25704 | BFS Concepts, Inc. | 304/763-4393 |
| 4152 State Rt 34 | | Hurricane | WV | 25526 | Charter Central, LLC | 423/587-0690 |
| 52 Arbys Way | | Hurricane | WV | 25526 | Charter Central, LLC | 423/587-0690 |
| 4854 Gerrardstown Rd | | Inwood | WV | 25428 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 1111 Rt 75 | One West Virginia | | WV | 25530 | Sun Culinary, LLC | 640/500 4000 |
| 41 Plaza Drive | | Keyser | WV | 26726 | WEST VIRGINIA CANTINA, LLC | 610/520-1000 |
| 303 Gateway Blvd. | | Lewisburg | WV | 24901 | Charter Central, LLC | 423/587-0690 |
| 212 Riverview Ave 5610 Hammonds Mill Road | | Logan | WV WV | 25601 25404 | Charter Foods, Inc. | 423/587-0690 |
| 1359 Edwin Miller Blvd | | Martinsburg Martinsburg | WV | 25404 25404 | BurgerBusters VIII, L.L.C. BurgerBusters VIII, L.L.C. | 757/412-0112 757/412-0112 |
| 1020 Foxcroft Avenue | | Martinsburg | WV | 25404 | BurgerBusters VIII, L.L.C. | 757/412-0112 |
| 21 Perry Morris Square | Perry Morris Squar | | WV | 25541 | Charter Central, LLC | 423/587-0690 |
| 128 Elizabeth Pike | | Mineral Wells | ŴV | 26150 | Charter Central, LLC | 423/587-0690 |
| 302 Cheat Road | Ashebrooke Square | | WV | 26508 | WEST VIRGINIA CANTINA, LLC | 610/520-1000 |
| 347 Patteson Dr | | Morgantown | WV | 26505 | WEST VIRGINIA CANTINA, LLC | 610/520-1000 |
| 103 LaFayette Ave | | Moundsville | WV | 26041 | Charter Central, LLC | 423/587-0690 |
| , 210 North State Route 2 | | New Martinsville | WV | 26155 | Charter Central, LLC | 423/587-0690 |
| 2207 1st Ave | | Nitro | WV | 25143 | Charter Central, LLC | 423/587-0690 |
| State Route 971 | | Oceana | WV | 24870 | BFS Concepts, Inc. | 304/763-4393 |
| 1921 7th Street | | Parkersburg | WV | 26101 | Charter Central, LLC | 423/587-0690 |
| 300 Gihon Village | | Parkersburg | WV | 26101 | Charter Central, LLC | 423/587-0690 |
| 121 Lyle Way | | Princeton | WV | 24740 | Charter Central, LLC | 423/587-0690 |
| 1225 Stafford Dr | | Princeton | WV | 24740 | Charter Central, LLC | 423/587-0690 |
| 500 Washington St. | | Ravenswood | WV | 26164 | Charter Foods, Inc. | 423/587-0690 |
| 631 West Main Street | | Ripley | WV | 25271 | AG Bells, LLC | 312/810-6184 |
| 301 MacCorkle Ave | | Saint Albans | WV | 25177 | Charter Central, LLC | 423/587-0690 |
| 1002 2nd Street | | Saint Marys | WV | 26170 | Charter Central, LLC | 423/587-0690 |
| Route 60 | Market Express | Smithers | WV | 25186 | BFS Concepts, Inc. | 304/763-4393 |
| 901 Robert C Byrd Dr. | | Sophia | WV | 25921 | Charter Foods, Inc. | 423/587-0690 |
| 2525 Mountaineer Blvd | | South Charleston | WV | 25309 | Charter Central, LLC | 423/587-0690 |
| 450 Ripley Rd | | Spencer | WV | 25276 | Charter Foods, Inc. | 423/587-0690 |
| 902 Industrial Drive | | Summersville | WV | 26651 | WEST VIRGINIA CANTINA, LLC | 610/520-1000 |
| 1994 Sutton Lane | | Sutton | WV | 26601 | FQSR, LLC (dba KBP Foods) | 913/428-3636 |
| 35 McCormick Way | | Triadelphia | WV | 26059 | Charter Central, LLC | 423/587-0690 |
| 600 Grand Central Ave | | Vienna | WV | 26105 | Charter Central, LLC | 423/587-0690 |
| 224 Three Springs Drive | | Weirton | WV | 26062 | Charter Foods, Inc. | 423/587-0690 |
| 100 Market Place Mall 7 Commerce Dr | | Westower | WV | 26452 | | 610/520-1000 |
| 7 Commerce Dr 770 National Road | | Westover Wheeling | WV WV | 26501 26003 | WEST VIRGINIA CANTINA, LLC Charter Central, LLC | 610/520-1000 423/587-0690 |
| 3340 C-Y Ave | | Casper | WY | 20003 82604 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 86 SE Wyoming Blvd | | Casper | WY | 82609 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 1729 Dell Range Blvd | | Cheyenne | WY | 82009 | Border Foods of Wyoming, LLC | 763/489-2915 |
| - | | | | 02000 | ,,,,,,,, _ | |
| 2500 E LINCOIN WAV | | | | 82001 | | 763/489-2915 |
| 2500 E Lincoln Way 737 Overthrust | | Cheyenne Evanston | WY WY | 82001 82930 | Border Foods of Wyoming, LLC Source Foods, Inc. | 763/489-2915 801/313-8000 |
| | | Cheyenne | WY | | Border Foods of Wyoming, LLC | |

| 82 Uinta Drive | Green River | WY | 82935 | DDO-Utah, LLC | 928/681-3344 |
|-------------------------|--------------|----|-------|------------------------------|--------------|
| 2121 Grand Ave | Laramie | WY | 82070 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 2421 Plaza Street | Rawlins | WY | 82301 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 1812 North Federal Blvd | Riverton | WY | 82501 | Border Foods of Wyoming, LLC | 763/489-2915 |
| 108 Westland Way | Rock Springs | WY | 82901 | DDO-Utah, LLC | 928/681-3344 |
| 1655 Coffeen Ave | Sheridan | WY | 82801 | Border Foods of Wyoming, LLC | 763/489-2915 |
| | | | | | |

CLOSED OR TRANSFERRED TRADITIONAL FRANCHISE UNITS IN 2023

(FOR 2024 DISCLOSURE DOCUMENT)

| Legal Entity | City | State | Business Phone | Reason | Unit Stat |
|---------------------------------------|---------------|-------|-----------------------|-------------|--------------|
| K-Mac Enterprises, Inc. | Fayetteville | AR | 479-650-1489 | Closed 1 | AR |
| E & C Taco, Inc. | Chandler | AZ | 480-857-2385 | Transfer 3 | AZ |
| HWY 89A Tacos, Inc. | Chandler | AZ | 480-857-2386 | Transfer 1 | AZ |
| Sand Taco, Inc. | Chandler | AZ | 480-857-2387 | Transfer 3 | AZ |
| WMM, Inc. | Chandler | AZ | 480-857-2388 | Transfer 5 | AZ |
| DDO1-Texas, LLC | Kingman | AZ | 928-681-3344 | Closed 1 | TX |
| St. Mar Enterprises, Inc. | Escondido | CA | 760-743-2479 | Transfer 1 | CA |
| St. Mar Enterprises, Inc. | Escondido | CA | 760-743-2479 | Transfer 10 | CA |
| St. Mar 2.0 Incorporated | Escondido | CA | 760-743-2480 | Transfer 13 | CA |
| DeeDee Bells, Inc. | Escondido | CA | 760-743-2481 | Transfer 3 | CA |
| PRB Management, LLC | Fairfield | CA | 707-864-2919 | Transfer 32 | CA |
| LuLu Food Service, Inc. | Riverside | CA | 951-847-8543 | Transfer 1 | CA |
| El Gregorio, Inc. | Littleton | CO | 303-794-5914 | Closed 1 | CO |
| Gingles Concepts, LLC | Littleton | CO | 303-794-5914 | Closed 2 | CO |
| ABTB Louisville LLC | Woodbridge | CT | 203-387-8881 | Closed 1 | KY |
| R & R Ventures East, LLC | Woodbridge | CT | 203-387-8881 | Closed 1 | MD |
| Vision Restaurants, Inc. | Gainesville | FL | 352-379-7607 | Transfer 3 | FL |
| Vision Restaurants, Inc. | Gainesville | FL | 352-379-7606 | Transfer 3 | GA |
| Champion Restaurants - Fiesta, LLC | Marietta | GA | 678-557-6624 | Closed 1 | AL |
| Coastal QSR, LLC | Clearwater | GL | 727-443-5656 | Closed 1 | FL |
| Taco Aloha, Inc. | Honolulu | HI | 808-566-3200 | Closed 2 | HI |
| AG Bells II LLC | Riverwoods | IL | 312-810-6184 | Transfer 2 | IL |
| FQSR, LLC (dba KBP Foods) | Overland Park | KS | 913-428-3636 | Closed 1 | TX |
| FQSR, LLC (dba KBP Foods) | Overland Park | KS | 913-428-3636 | Closed 1 | VA |
| FQSR, LLC (dba KBP Foods) | Overland Park | KS | 913-428-3636 | Closed 1 | OK |
| FQSR, LLC (dba KBP Foods) | Overland Park | KS | 913-428-3636 | Closed 1 | NY |
| FQSR, LLC | Overland Park | KS | 913-428-3637 | Transfer 5 | GA |
| FQSR, LLC | Overland Park | KS | 913-428-3636 | Transfer 1 | IL |
| Mike and Teresa, Inc. | Cynthiana | KY | 859-788-2605 | Transfer 2 | KY |
| Southeast Restaurant Group – TB, LLC | New Orleans | LA | 504-585-1535 | Transfer 28 | LA |
| Frederick P. Gallant | Lowell | MA | 978-970-4990 | Closed 1 | NH |
| R&R Atlanta LLC | Annapolis | MD | 203-387-8881 | Transfer 38 | GA |
| R&R Atlanta LLC | Annapolis | MD | 203-387-8882 | Transfer 20 | GA |
| Sanweco, Inc. | Biddeford | ME | 207-294-1902 | Transfer 1 | NH |
| Soma Enterprises LLC | Orchard Lake | MI | 248-910-1288 | Transfer 3 | MI |
| Border Foods, LLC | New Hope | MN | 763-489-2915 | Closed 1 | MN |
| W & M Restaurants, Inc. | Union | МО | 636-583-4052 | Transfer 1 | МО |
| High Desert QSRS, LLC | Gallup | NM | 505-722-3851 | Transfer 3 | AZ |
| High Desert QSRS, LLC | Gallup | NM | 505-722-3850 | Transfer 2 | CO |
| High Desert QSRS, LLC | Gallup | NM | 505-722-3849 | Transfer 4 | NM |
| Ashish Patel | Woodridge | NY | 914-443-9151 | Closed 1 | PA |
| American Hospitality Corporation | Brentwood | TN | 615-377-5717 | Closed 1 | TN |
| Hawk's Food Management Services, Inc. | Burleson | ТХ | 817-235-2769 | Transfer 1 | ТХ |
| - | | | | $C_{1} = 1$ | |
| Mas Restaurant Group, LLC | Houston | TX | 281-948-5455 | Closed 1 | TX |
| Mitra Midwest Acquisition, LLC | Plano | TX | 214-440-4144 | Closed 1 | IN |
| Apex Restaurants, Inc. | Bellingham | WA | 360-647-1044 | Transfer 2 | WA |
| Pacific Bells, LLC | Vancouver | WA | 360-694-7855 | Closed 1 | TN |
| MMC Enterprises, Ltd. | Maryville | WI | 920-210-3527 | Transfer 4 | WI |
| 114 Shaler, LLC | Maryville | WI | 920-210-3528 | Transfer 2 | WI |

EXHIBIT J

FINANCIAL STATEMENTS

Financial Statements December 26, 2023 and December 27, 2022 (With Independent Auditors' Report Thereon)

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KPMG LLP Suite 2400 400 West Market Street Louisville, KY 40202

Independent Auditors' Report

Management and Those Charged with Governance Taco Bell Franchisor, LLC:

Opinion

We have audited the financial statements of Taco Bell Franchisor, LLC (the Company), which comprise the balance sheets as of December 26, 2023 and December 27, 2022, and the related statements of income, member's equity, and cash flows for each of the years in the three-year period ended December 26, 2023, and the related notes to the financial statements.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 26, 2023 and December 27, 2022, and the results of its operations and its cash flows for each of the years in the three-year period ended December 26, 2023, in accordance with U.S. generally accepted accounting principles.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Company and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with U.S. generally accepted accounting principles, and for the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for one year after the date that the financial statements are issued.

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the financial statements.



In performing an audit in accordance with GAAS, we:

- Exercise professional judgment and maintain professional skepticism throughout the audit.
- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud
 or error, and design and perform audit procedures responsive to those risks. Such procedures include
 examining, on a test basis, evidence regarding the amounts and disclosures in the financial
 statements.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. Accordingly, no such opinion is expressed.
- Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the financial statements.
- Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Company's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control related matters that we identified during the audit.



Louisville, Kentucky March 26, 2024

Balance Sheets As of December 26, 2023 and December 27, 2022 (In thousands)

| Assets | 2023 | | | | |
|--|---------------|----|---------|--|--|
| Current assets: | | | | | |
| Restricted cash and cash equivalents Accounts receivable, net of allowance for doubtful | \$ 31,448 | \$ | 34,122 | | |
| accounts of \$45 and \$85 | 42,359 | | 37,519 | | |
| Franchise incentives | 3,889 | | 3,801 | | |
| Due from affiliates | 4,430 | | 4,063 | | |
| Total current assets | 82,126 | | 79,505 | | |
| Long-term franchise incentives | 34,435 | | 32,881 | | |
| Total assets | \$ 116,561 | \$ | 112,386 | | |
| Liabilities and Member's Equity | | | | | |
| Current liabilities: | | | | | |
| Due to affiliates | \$ 1,610 | \$ | 566 | | |
| Accrued franchise incentives | 3,703 | | 5,650 | | |
| Deferred franchise fees | 5,570 | | 5,447 | | |
| Total current liabilities | 10,883 | | 11,663 | | |
| Long-term deferred franchise fees | 72,572 | | 70,874 | | |
| Total liabilities | 83,455 | | 82,537 | | |
| Member's equity: | | | | | |
| Member's equity | 33,106 | | 29,849 | | |
| Total member's equity | 33,106 | | 29,849 | | |
| Total liabilities and member's equity | \$ 116,561 | \$ | 112,386 | | |

Statements of Income Fiscal years ended December 26, 2023, December 27, 2022 and December 28, 2021 (In thousands)

2023 2022 2021 Revenues: Franchise and license fees \$ 593,286 \$ 519,211 \$ 415,233 Royalties from affiliates 58,827 55,099 51,794 Total revenues 652,113 574,310 467,027 Costs and expenses: Bad debt (recoveries) expense (40) 85 (24) Total costs and expenses (40) 85 (24) Operating profit Interest income 652,153 574,225 467,051 1,524 344 3 653,677 Net income 574,569 467,054 \$ \$ \$

See accompanying notes to the financial statements.

Statements of Member's Equity

Fiscal years ended December 26, 2023, December 27, 2022 and December 28, 2021

(In thousands)

| Balance at December 29, 2020 Net income Cash distribution to member Non-cash distributions to member | \$ 31,760 467,054 (3) (470,988) |
|--|---|
| Balance at December 28, 2021 | 27,823 |
| Net income Cash distribution to member Non-cash distributions to member | 574,569 (344) (572,199) |
| Balance at December 27, 2022 | 29,849 |
| Net income Cash distributions to member Non-cash distributions to member Balance at December 26, 2023 | \$ 653,677 (4,198) (646,222) 33,106 |

See accompanying notes to the financial statements.

Statements of Cash Flows

Fiscal years ended December 26, 2023, December 27, 2022 and December 28, 2021

(In thousands)

| | 2023 | 2022 | 2021 |
|---|------------------|-----------|---------------|
| Cash flows from operating activities: | | | |
| Net income | \$ 653,677 \$ | 574,569 | \$ 467,054 |
| Adjustments to reconcile net income to cash provided by | | | |
| (used in) operating activities: | | | |
| Non-cash distributions | (646,222) | (572,199) | (470,988) |
| Net change in operating assets and liabilities: | | | |
| Changes in Accounts receivables, net | (4,840) | (6,781) | (7,612) |
| Changes in Franchise incentives | (1,642) | (4,062) | (4,992) |
| Changes in Due from affiliates | (367) | (188) | (270) |
| Changes in Due to affiliates | 1,044 | (706) | 830 |
| Changes in Accrued franchise incentives | (1,947) | 1,550 | 4,000 |
| Changes in Deferred franchise fees | 1,821 | 8,160 | 11,938 |
| Cash provided by (used in) operating activities | 1,524 | 343 | (40) |
| Cash flows provided by (used in) investing activities | | | |
| Cash flows from financing activities: | | | |
| Cash distributions to member | (4,198) | (344) | (3) |
| Cash provided by (used in) financing activities | (4,198) | (344) | (3) |
| Net decrease in restricted cash | | | |
| and cash equivalents | (2,674) | (1) | (43) |
| Restricted Cash and Restricted Cash Equivalents – Beginning of Year | 34,122 | 34,123 | 34,166 |
| Restricted Cash and Restricted Cash Equivalents – End of Year | \$ 31,448 \$ | 34,122 | \$ 34,123 |

Notes to Financial Statements December 26, 2023 and December 27, 2022 (Tabular amounts in thousands)

(1) Description of the Business

Taco Bell Franchisor, LLC (the "Company") is a wholly owned subsidiary of Taco Bell Franchisor Holdings, LLC ("Franchisor Holdco"), which is wholly owned by Taco Bell Funding, LLC ("the Issuer"). The Issuer is a wholly-owned subsidiary of Taco Bell Corp. ("TBC") whose ultimate parent company is Yum Brands, Inc. ("YUM"). The Issuer has four direct or indirect wholly-owned subsidiaries, Franchisor Holdco, the Company, Taco Bell Franchise Holder 1, LLC ("Franchise Holder") and Taco Bell IP Holder LLC ("IP Holder"). The Issuer and its subsidiaries were formed as single-member, special purpose Delaware limited liability companies in connection with its financing arrangement described in Note 5, which was completed on May 11, 2016 (the "Closing Date"). The Company commenced operations on the Closing Date.

On the Closing Date, TBC entered into contribution agreements with the Issuer pursuant to which TBC contributed certain assets to the Issuer and its subsidiaries, including all third-party franchise and development agreements existing on the Closing Date and certain U.S. intellectual property ("IP") related to the Taco Bell brand. IP Holder owns and licenses Closing Date IP and IP created, developed or acquired after the Closing Date related to the Taco Bell Brand (collectively "Securitization IP").

The terms "franchise" or "franchisee" within these financial statements are meant to describe third parties that operate units under either franchise or license agreements as well as affiliated restaurants operating under master franchise and license agreements with the Company as described in Note 4.

The Company's primary business purpose is, among other things, to serve as the franchisor under U.S. agreements executed on or after the Closing Date. Franchise Holder serves as the franchisor under U.S. franchise agreements contributed to Franchise Holder by TBC on the Closing Date. The Company had no rights to any existing franchise agreements contributed to Franchise Holder on the Closing Date. Franchisor Holdco serves as the holding company of both the Company and Franchise Holder. The Company's franchise agreements include the master franchise agreements with its affiliated entities described in Note 4, and any U.S. franchise transfers and successor agreements for stores that existed at the Closing Date and were contributed to Franchise Holder. The Company collected royalties for 5,938 units, 5,738 units and 5,314 units during the years ended December 26, 2023, December 27, 2022 and December 28, 2021, respectively. The increase is driven by new restaurants and transfers of franchise restaurants that existed at the Closing Date from Franchise Holder to the Company.

The Company and Franchise Holder franchise both traditional and non-traditional Mexican-style quick service restaurants which prepare, package and sell a menu of competitively priced food items operating under the Taco Bell brand. Traditional restaurants can feature dine-in, carryout, drive-thru or delivery services through third parties. Non-traditional units include express units and kiosks which have a more limited menu and operate in non-traditional locations like malls, airports, gasoline service stations, train stations, subways, convenience stores, stadiums, amusement parks and colleges, where a full-scale traditional outlet would not be practical or efficient.

The activities of the Company are limited to:

- licensing from IP Holder, for a 99-year term, an exclusive (except as to each other initial licensee thereunder) royalty-free license to use and sublicense Securitization IP in the U.S. in connection with the restaurants operating under the Taco Bell brand and as part of the Company's corporate name or trade name;
- acting as franchisor under the applicable franchise agreements;
- entering into new franchise agreements and other related agreements with U.S. franchisees;

Notes to Financial Statements December 26, 2023 and December 27, 2022 (Tabular amounts in thousands)

- maintaining a franchise capital account and any funds on deposit therein;
- entering into the guarantee and collateral agreement, pursuant to which the Company guarantees the Issuer's notes described in Note 5, guaranteeing additional series of notes from time to time and, pursuant to the guarantee and collateral agreement, granting to the trustee a lien on certain collateral owned by the Company as security for obligations of the Issuer and the obligations of the Company under the guarantee and collateral agreement;
- entering into the management agreement, pursuant to which TBC ("the Manager") will manage assets and provide certain other services on behalf of securitization entities as described in Note 4;
- entering into the other transaction documents to which it is a party and undertaking any other activities related thereto.

The Company is required to maintain a minimum of \$15 million in net worth in order to qualify for the large franchisor exemption under certain U.S. state franchise registration laws. As of December 26, 2023, the Company had \$33.1 million of net worth reflected as member's equity.

Cash generated by the franchise agreements is not directly collected by the Company or Franchise Holder as such cash is deposited into an account held in the name of the Issuer and such cash is transferred to trustee cash accounts described in Note 5. The Company, Franchise Holder, Franchisor Holdco, the Issuer and IP Holder (collectively the "Securitization Entities") have entered into an amended and restated management agreement with the Manager under which the Manager performs certain services related to franchise arrangements and other assets held by the Securitization Entities, including collecting franchise payments and managing the assets. See Note 4 for further discussion of the management agreement.

(2) Summary of Significant Accounting Policies

(a) Basis of Presentation and Consolidation

The accompanying financial statements have been prepared in accordance with generally accepted accounting principles in the U.S. ("U.S. GAAP") and include the accounts of the Company, which has no subsidiaries.

(b) Use of Estimates

The preparation of the financial statements in accordance with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenue and expenses during the reporting periods. Actual results could differ from those estimates.

(c) Fiscal Year

The Company fiscal year ends on the last Tuesday in December. As a result, there will be either 52 or 53 weeks in the fiscal year. All fiscal years presented had 52 weeks.

The next fiscal year scheduled to include a 53rd week is 2024.

(d) Restricted Cash and Cash Equivalents

Restricted cash and cash equivalents represent funds the Company has temporarily invested (with original maturities not exceeding three months). The Company's restricted cash and cash equivalents of \$31.4 million and \$34.1 million as of December 26, 2023 and December 27, 2022, respectively are held in a trust account and relate to an interest reserve required under the indenture as described in Note 5. This balance is deposited at one financial institution and exceeds amounts federally insured. The Company has not

Notes to Financial Statements December 26, 2023 and December 27, 2022 (Tabular amounts in thousands)

experienced losses in such account and management believes the Company mitigates its risk by utilizing a major financial institution.

(e) Accounts Receivable

The Company's receivables are primarily generated from ongoing business relationships with its thirdparty franchisees as a result of franchise agreements. Trade receivables consisting of royalties from thirdparty franchisees are classified as Accounts receivable, net in the Balance Sheets. Receivables consisting of royalties from stores operated by TBC and its affiliate entity Taco Bell of America, LLC ("TBA") under master franchise agreements as described in Note 4 are classified as Due from affiliates in the Balance Sheets. Trade receivables from third party franchisees and affiliates are generally due on or before the 5th business day immediately following the accounting period in which the sales were made. Expected credit losses for uncollectible franchisee receivable balances consider both current conditions and reasonable and supportable forecasts of future conditions. Current conditions considered include pre-defined aging criteria as well as specified events that indicate the Company may not collect the balance due. Reasonable and supportable forecasts used in determining the probability of future collection consider publicly available data regarding default probability. While the best information available is used in making a determination, the ultimate recovery of recorded receivables is also dependent upon future economic events and other conditions that may be beyond the Company's control. Trade accounts receivable that are ultimately deemed to be uncollectible, and for which collection efforts have been exhausted, are written off against the allowance for doubtful accounts. Write-offs in 2023, 2022 and 2021 were insignificant.

(f) Fair Value of Financial Instruments

The carrying amount of accounts receivable and restricted cash and cash equivalents approximate fair value because of the short-term nature of these instruments.

(g) Franchise and License Operations

The Company executes franchise agreements for units operated by third parties as well as for its affiliated entities, TBC and TBA, under master franchise agreements described in Note 4. Such agreements set out the terms of the arrangement with the franchisee. The franchise agreements typically require the franchisee to pay an initial, non-refundable fee and continuing fees based upon a percentage of sales. The franchise agreement does not afford franchisees any right to renew the same, or to obtain a successor franchise agreement, following expiration. At the end of the franchise agreement term, a franchisee may request a successor franchise agreement, which TBC as manager may grant at its sole discretion.

Additionally, the Company offers cash and other incentives from time-to-time to qualifying franchisees under various franchise incentive programs. Such programs include but are not limited to cash to incent franchisees to open certain types of new restaurants and offering free or subsidized restaurant equipment.

(h) Revenue Recognition

Below is a discussion of how our revenues are earned, our accounting policies pertaining to revenue recognition under ASC Topic 606, Revenue from Contracts with Customers ("Topic 606") and other required disclosures.

Franchise and License Fees

The Company's most significant source of revenues arises from the operation of stores by its third-party franchisees and affiliated entities. Franchise rights may be granted through a store-level franchise agreement or a master franchise agreement that sets out the terms of our arrangement with the franchisee. The Company's franchise agreements require that the franchisee remit continuing fees based on a percentage of the applicable restaurant's sales in exchange for the license of the intellectual property associated with the Taco Bell brand (the "franchise right"). The Company's store-level franchise

Notes to Financial Statements December 26, 2023 and December 27, 2022 (Tabular amounts in thousands)

agreements also typically require certain, less significant, upfront franchise fees such as initial fees paid upon opening of a store, upfront fees paid in conjunction with successor franchise agreements and fees paid in the event the franchise agreement is transferred to another franchisee.

Continuing fees represent the substantial majority of the consideration the Company receives under its franchise agreements. Continuing fees are typically paid each period and are usually 5.5% of sales for traditional franchise agreements and usually 10% of sales for non-traditional units. Based on the application of the sales-based royalty exception within Topic 606, continuing fees are recognized as the related restaurant sales occur.

Upfront initial fees are typically paid prior to the store opening, upfront successor fees are generally paid upon execution of the successor franchise agreement and transfer fees are generally paid when an existing agreement is transferred to another franchisee. The Company has determined that the services provided in exchange for upfront initial fees, which primarily relate to pre-opening support, and successor and transfer fees are highly interrelated with the franchise right and are not individually distinct from the ongoing services the Company provides to its franchisees. As a result, such upfront franchise fees are recognized as revenue over the term of each respective franchise agreement. Revenues for these upfront franchise fees are recognized on a straight-line basis, which is consistent with the franchisee's right to use and benefit from the intellectual property. Revenues from continuing fees and upfront franchise fees are presented within Franchise and license fees in the Statements of Income.

Additionally, from time-to-time the Company provides non-refundable consideration to franchisees in the form of cash or other incentives (e.g. cash payments to incent new unit openings, free or subsidized equipment, etc.). The Company's intent in providing such consideration is to drive new unit development or same-store sales growth that will result in higher future revenues for the Company. Such consideration is capitalized and presented within Franchise incentives in the Balance Sheets. These assets are being amortized as a reduction in Franchise and license fees over the period of expected cash flows from the franchise agreements to which the payment relates. To the extent the consideration is unpaid at the balance sheet date, a corresponding obligation is presented within Accrued franchise incentives in the Balance Sheets.

(i) Contract Liabilities

Deferred franchise fees include contract liabilities of \$64.7 million and \$63.5 million as of December 26, 2023 and December 27, 2022, respectively. These contract liabilities are comprised of unamortized upfront fees received from franchisees. Additionally, deferred franchise fees also include \$13.4 million and \$12.8 million as of December 26, 2023 and December 27, 2022, respectively, of upfront fee deposits paid to the Company associated with new franchise contracts for stores not yet opened and future successor agreements.

(j) Income Taxes

The Company was formed as a single member limited liability corporation that is disregarded for income tax purposes and is not subject to U.S. federal and state income taxes. The income of the Company is taxed and attributable to income tax filings of the TBC and YUM entities. Therefore, the accompanying Statements of Income do not include a provision for income taxes nor have current or deferred U.S. income tax assets or liabilities been recorded in the accompanying Balance Sheets.

(k) Reclassifications

The Company has reclassified certain items in the financial statements for the prior period to be comparable with the classification for the fiscal year ended December 26, 2023. These reclassifications had no effect on previously reported Net Income.

Notes to Financial Statements December 26, 2023 and December 27, 2022 (Tabular amounts in thousands)

(3) Member's Equity

The Company is authorized to issue a single class of limited liability interest. Franchisor Holdco is the sole member of the Company under its amended and restated limited liability company agreement.

The Company distributed \$4.2 million, \$0.3 million and \$3 thousand of excess cash from the senior notes interest reserve account described in Note 5 to the Issuer for the fiscal years ended December 26, 2023, December 27, 2022 and December 28, 2021, respectively. These distributions are recorded as cash distributions to member in the Statements of Member's Equity and in the Statements of Cash Flows.

All cash collections related to the Company's franchise operations are not directly collected or held by the Company as such amounts are deposited into an account held in the name of the Issuer. Additionally, the Manager pays for franchise incentives and the Issuer reimburses the Manager with cash collected from franchisees on behalf of the Company. The net cash collected by the Issuer on behalf of the Company is recorded as non-cash distributions in the Statements of Member's Equity and in the Statements of Cash Flows as such cash is never received by the Company and such amounts are not expected to be paid to the Company by the Issuer.

Upon the effective date of a newly issued franchise agreement, deferred franchise fee and unamortized franchise incentive balances, if any, associated with the legacy agreement are transferred to the Company from Franchise Holder if the issuance is accounted for as a contract continuation under Topic 606. If the issuance is accounted for as a contract termination under Topic 606, then the unamortized deferred franchise fees and franchise incentives are recognized through earnings by the legacy entity upon the effective date of the new franchise agreement. Most often, the issuance of new franchise right to the franchise as well as minimal changes in the expected cash flows from the franchise agreement. The transfer of unamortized franchise incentives and deferred franchise fees balances are recorded as non-cash distributions in the Statements of Member's Equity and in the Statements of Cash Flow since the cash was never received or paid by the Company nor are these amounts expected to be cash settled between the Company and the Issuer.

Total non-cash distributions of \$646.2 million, \$572.2 million and \$471.0 million were recorded in the Statements of Member's Equity and in the Statements of Cash Flows for the fiscal years ended December 26, 2023, December 27, 2022 and December 28, 2021, respectively.

(4) Related Party Transactions

(a) Management Agreement

The Company does not have any employees, and the officers of the Company are employees of TBC and compensation for these officers are paid and expensed by TBC. In conjunction with the Issuer's 2021 financing arrangement, TBC and the Securitization Entities entered into an amended and restated management agreement ("A&R Management Agreement") on August 19, 2021. The A&R Management Agreement amended, restated and superseded the original management agreement in its entirety. In its capacity as the Manager of the Securitization Entities' assets ("Managed Assets"), the Manager performs certain services on behalf of the Securitization Entities, including, among other things, collecting franchisee and licensee payments, managing the Managed Assets on behalf of the Securitization Entities, and performing certain franchising, marketing, intellectual property and operational and reporting services on behalf of the Securitization Entities with respect to the Managed Assets. In exchange for providing such services, the Manager is entitled to receive a management fee from the Issuer as defined in the A&R Management Agreement. Neither the expenses incurred by TBC to fulfill its responsibilities under the A&R Management Agreement, nor any management fees to compensate TBC for those services provided, are allocated to the Company, because the management fee is paid by the Issuer, and there is no reasonable basis for allocation to the Company.

Notes to Financial Statements December 26, 2023 and December 27, 2022 (Tabular amounts in thousands)

(b) Master Franchise Agreements with Affiliates

On the Closing Date, the Company entered into master franchise and license agreements with TBC and TBA pursuant to which Taco Bell Franchisor grants TBC and TBA the right to operate restaurants owned by TBC and TBA and to use the Securitization IP in its restaurants for a term of 25 years. Under these agreements, TBC and TBA are required to pay continuing royalty rates consistent with those paid by third party franchisees. The continuing royalty fees of \$58.8 million, \$55.1 million and \$51.8 million for the fiscal years ended December 26, 2023, December 27, 2022 and December 28, 2021, respectively, are presented as Royalties from affiliates in the Statements of Income and the accounts receivable balance of \$4.4 million and \$4.1 million at December 26, 2023 and December 27, 2022, respectively, is presented as Due from affiliates in the Balance Sheets.

(c) Other Related Party Transactions

Due to affiliates of \$1.6 million and \$0.6 million as of December 26, 2023 and December 27, 2022, respectively, represent amounts owed by the Company to the Manager including reimbursement of cash refunds and cash incentive payments made to franchisees by the Manager on behalf of the Company.

(5) Guarantees and Other Commitment and Contingencies

The Company, Franchisor Holdco, Franchise Holder and IP Holder (collectively, the "Guarantors"), each a direct or indirect wholly owned subsidiary of the Issuer, jointly and severally guarantee the obligations of the Issuer under the indenture described below and the other transaction documents and secure such guarantees by granting to the trustee, for the benefit of the secured parties, a security interest in substantially all of the Guarantors' assets, including the Company's interest reserve account.

Through a series of securitization transactions, the Issuer has issued fixed rate senior secured notes (collectively, the "Securitization Notes"). The following table summarizes the Securitization Notes outstanding at December 26, 2023:

| Issuance Date | Anticipated Repayment Date ^(a) | Outstanding Principal | | Stated Interest Rate |
|---------------|--|--------------------------|---------|-------------------------|
| May 2016 | May 2026 | \$ | 937,500 | 4.970% |
| November 2018 | November 2028 | \$ | 595,313 | 4.940% |
| August 2021 | February 2027 | \$ | 884,250 | 1.946% |
| August 2021 | February 2029 | \$ | 589,500 | 2.294% |
| August 2021 | August 2031 | \$ | 736,875 | 2.542% |

(a) The legal final maturity dates of the Securitization Notes issued in 2016, 2018 and 2021 are May 2046, November 2048 and August 2051, respectively. If the Issuer has not repaid or refinanced a series of Securitization Notes prior to its respective Anticipated Repayment Dates, rapid amortization of principal on all Securitization Notes will occur and additional interest will accrue on the Securitization Notes.

TACO BELL FRANCHISOR, LLC

Notes to Financial Statements December 26, 2023 and December 27, 2022 (Tabular amounts in thousands)

The Securitization Notes were issued in transactions pursuant to which certain of TBC's domestic assets, consisting principally of franchise-related agreements and domestic intellectual property, were contributed to the Securitization Entities to secure the Securitization Notes. The Securitization Notes are secured by substantially all of the assets of the Securitization Entities, and include a lien on all existing and future U.S. Taco Bell franchise and license agreements and the royalties payable thereunder, existing and future U.S. Taco Bell intellectual property, certain transaction accounts and a pledge of the equity interests in asset-owning Securitization Entities. The remaining U.S. Taco Bell assets that were excluded from the transfers to the Securitization Entities continue to be held by TBA and TBC. The Securitization Notes are not guaranteed by the remaining U.S. Taco Bell assets, YUM or any other subsidiary of YUM.

Payments of interest and principal on the Securitization Notes are made from the amounts paid pursuant to the franchise and license agreements with all U.S. Taco Bell restaurants, including both affiliate and franchise operated restaurants. Interest on and principal payments of the Securitization Notes are due on a quarterly basis. In general, no amortization of principal of the Securitization Notes is required prior to their anticipated repayment dates unless as of any quarterly measurement date the leverage ratios (the ratio of total debt to Net Cash Flow (as defined in the related indenture)) for the preceding four fiscal quarters of either YUM or the Issuer and its subsidiaries exceeds 5.0:1, in which case amortization payments of 1% per year of the outstanding principal as of the closing of the Securitization Notes are required. As of the most recent quarterly measurement date, the consolidated leverage ratio for the Issuer and its subsidiaries as defined in the related indenture did not exceed 5.0:1 and, as a result, amortization payments are not required.

The Securitization Notes are subject to a series of covenants and restrictions customary for transactions of this type, including (i) that the Issuer maintains specified reserve accounts to be available to make required interest payments in respect of the Securitization Notes, (ii) provisions relating to optional and mandatory prepayments and the related payment of specified amounts, including specified make-whole payments in the case of the Securitization Notes under certain circumstances, (iii) certain indemnification payments relating to taxes, enforcement costs and other customary items and (iv) covenants relating to recordkeeping, access to information and similar matters. The Securitization Notes are also subject to rapid amortization events provided for in the indenture, including events tied to failure to maintain a stated debt service coverage ratio (as defined in the indenture) of at least 1.1:1, gross domestic sales for branded restaurants being below certain levels on certain measurement dates, a manager termination event, an event of default and the failure to repay or refinance the Securitization Notes on the Anticipated Repayment Date (subject to limited cure rights). The Securitization Notes are also subject to certain customary events of default, including events relating to nonpayment of required interest or principal due on the Securitization Notes, failure to comply with covenants within certain time frames, certain bankruptcy events, breaches of specified representations and warranties, failure of security interests to be effective, certain judgments and failure of the Securitization Entities to maintain a stated debt service coverage ratio. As of December 26, 2023, the Issuer was in compliance with all of its debt covenant requirements and was not subject to any rapid amortization events.

In accordance with the Indenture, certain cash accounts have been established with the indenture trustee for the benefit of the note holders and are restricted in their use. The indenture requires a certain amount of securitization cash flow collections to be allocated on a weekly basis and maintained in cash reserve accounts. Additionally, the Issuer is required to maintain a senior notes interest reserve amount equal to the Securitization Notes interest for the next quarterly payment date. This interest reserve requirement may be met through deposits into a senior note interest reserve account and/or issuance of an interest reserve letter of credit. As of December 26, 2023, the Company had restricted cash and cash equivalents of \$31.4 million in the senior note interest reserve account.

TACO BELL FRANCHISOR, LLC

Notes to Financial Statements December 26, 2023 and December 27, 2022 (Tabular amounts in thousands)

Additional cash reserves are required if any of the rapid amortization events occur, as noted above, or in the event that as of any quarterly measurement date the Securitization Entities fail to maintain a debt service coverage ratio (or the ratio of Net Cash Flow to all debt service payments for the preceding four fiscal quarters) of at least 1.75:1. The amount of weekly securitization cash flow collections that exceed the required weekly allocations is generally remitted to TBC. During the fiscal year ended December 26, 2023, the Securitization Entities maintained a debt service coverage ratio in excess of the 1.75:1 requirement.

(6) Subsequent Events

The Company has evaluated subsequent events occurring through March 26, 2024, the issuance date of the accompanying financial statements and related notes thereto and determined no other items require disclosure.

EXHIBIT K

State Addenda to the Disclosure Document and Franchise Agreement

<u>STATE OF CALIFORNIA</u> ADDENDUM TO DISCLOSURE DOCUMENT

THE CALIFORNIA FRANCHISE INVESTMENT LAW REQUIRES THAT A COPY OF ALL PROPOSED AGREEMENTS RELATING TO THE SALE OF THE FRANCHISE BE DELIVERED TOGETHER WITH THE DISCLOSURE DOCUMENT.

The California Business and Professions Code Section 20000 through 20042 provide rights to the Franchisee concerning termination or non-renewal for a Franchise. If the Franchise Agreement contains a provision that is inconsistent with the law, the law will control.

Section 31125 of the California Corporations Code requires us to give you a disclosure document, in a form containing the information that the commissioner may by rule or order require, before a solicitation of a proposed material modification of an existing franchise.

You must sign a general release if you renew or transfer your franchise. California Corporations Code §31512 voids a waiver of your rights under the Franchise Investment Law (California Corporations Code §§31000 through 31516). Business and Professions Code §20010 voids a waiver of your rights under the Franchise Relations Act (Business and Professions Code §§20000 through 20043).

If the Franchise Agreement provides for termination upon bankruptcy, this provision may not be enforceable under federal bankruptcy law (11 U.S.C.A. Sec. 101 et seq.).

The Franchise Agreement contains a liquidated damages clause. Under California Civil Code Section 1671, certain liquidated damages clauses are unenforceable.

The Franchise Agreement contains a covenant not to compete, which extends beyond the termination of the franchise. This provision may not be enforceable under California law.

With respect to the franchises governed by California law, Taco Bell will comply with the California Franchise Relations Act, Section 20025, which requires except in certain specific cases, that a franchisee be given 180 days written notice for non-renewal of the franchise agreement.

Franchisor's Uniform Resource Locator ("URL") address is www.yum.com/franchising

Franchisor's website has not been reviewed or approved by the California Department of Financial Protection and Innovation. Any complaints concerning the content of this website may be directed to the California Department of Financial Protection and Innovation at <u>www.dfpi.ca.gov.</u>

The State of California also requires that the following Addendum to Franchise Agreement be included in the FDD.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF CALIFORNIA

In recognition of the requirement of the California Franchise Investment Law, the parties to the attached TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT ("the Agreement") agree as follows:

THE CALIFORNIA FRANCHISE INVESTMENT LAW REQUIRES THAT A COPY OF ALL PROPOSED AGREEMENTS RELATING TO THE SALE OF THE FRANCHISE BE DELIVERED TOGETHER WITH THE FRANCHISE DISCLOSURE DOCUMENT.

Section 15 of the Agreement, "Expiration and Termination," shall be supplemented by the following sentences, which shall be considered an integral part of the Agreement:

California Business and Professions Code Sections 20000 through 20043 provide rights to the franchisee concerning termination or non-renewal of a franchise. If the franchise agreement contains a provision that is inconsistent with the law, the law will control.

Section 31125 of the California Corporations Code requires us to give you a disclosure document, in a form containing the information that the commissioner may by rule or order require, before a solicitation of a proposed material modification of an existing franchise.

You must sign a general release if you renew or transfer your franchise. California Corporations Code §31512 voids a waiver of your rights under the Franchise Investment Law (California Corporations Code §§31000 through 31516). Business and Professions Code §20010 voids a waiver of your rights under the Franchise Relations Act (Business and Professions Code §§20000 through 20043).

If the Franchise Agreement provides for termination upon bankruptcy, this provision may not be enforceable under federal bankruptcy law (11 U.S.C.A. Sec. 101 *et seq.*).

If the Franchise Agreement contains a liquidated damages clause, under California Civil Code Section 1671, certain liquidated damages clauses are unenforceable.

Section 3.8 of the Agreement, "Restaurant System and Procedures," shall be supplemented by the following sentences, which shall be considered an integral part of the Agreement:

The Franchise Agreement contains a covenant not to compete, that extends beyond the termination of the franchise. This provision may not be enforceable under California law.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of said Franchise Agreement or Exhibits or Attachments thereto, the terms of this Addendum shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Addendum to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

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FRANCHISEE

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| Date: | | |

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Date

Date

Name

<u>STATE OF ILLINOIS</u> ADDENDUM TO DISCLOSURE DOCUMENT

The Franchise Agreement states that California law governs the Agreement and permits the Franchisee to sue only in Orange County, California. Out of state litigation may force you to accept a less favorable settlement. It may also cost more to litigate with Taco Bell in Orange County, California than in your home state.

The above matters, which are governed by the Illinois Franchise Disclosure Act, will be governed by Illinois law.

IF YOU WILL BE PURCHASING A FRANCHISE IN THE STATE OF ILLINOIS: You have not been provided with financial statements of the franchisor. Therefore, you do not have knowledge of how this specific company has performed. However, the guarantor guarantees the performance of the franchisor, and a copy of the Guaranty of Performance is on file with the Attorney General.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The State of Illinois also requires that the following Addendum to Franchise Agreement be included in the FDD.

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF ILLINOIS

In recognition of the requirement of the Illinois Franchise Disclosure Act, the parties to the attached TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT (the "Agreement") agree as follows:

Sections 16.3 and 16.4 of the Agreement, under the headings "Choice of Law and Jurisdiction and Venue," are supplemented by the following paragraph, which shall be considered an integral part of the Agreement:

"This Agreement takes effect upon its acceptance and execution by Taco Bell Franchisor, LLC, and except for matters governed by the Illinois Franchise Disclosure Act, is to be governed by and construed in accordance with the internal laws of the State of New York, it being understood that Illinois Courts have jurisdiction and venue in matters concerning Illinois franchisees."

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of the Franchise Agreement or Exhibits or Attachments thereto, the terms of this Addendum shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Addendum to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

FRANCHISEE

| By | | | |
|-------|------|------|--|
| Its | Name | Date | |
| Date: | | | |
| | Name | Date | |
| | | | |

Name

STATE OF INDIANA ADDENDUM TO DISCLOSURE DOCUMENT

Section 23-2-2.7-1(10) of the Indiana Code states that it is unlawful to limit litigation in any manner whatsoever, therefore, a provision in a Franchise Agreement restricting jurisdiction or venue to a forum outside this state or requiring the application of the laws of another state is void.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The State of Indiana also requires that the following Addendum to Franchise Agreement be included in the FDD.

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF INDIANA

In recognition of the requirement of the Indiana Code, the parties to the attached TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT (the "Agreement") agree as follows:

1. Section 1 of the Agreement, "Grant of License," shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement:

Section 23-2-2.7-1(2) and (4) of the Indiana Code states that "if a franchise agreement does not grant an exclusive territory, then a franchisor may not compete unfairly with a franchisee within a reasonable area."

2. Section 3.8 of the Agreement, "Restaurant Systems and Procedures," shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement:

Section 23-2-2.7-1(9) of the Indiana Code states: "As a condition of the sale of a franchise, a franchisor may not require a prospective franchise to covenant not to compete with the franchisor for a period longer than three (3) years, or in an area greater than the exclusive area granted by the franchise agreement, or, in absence of such a provision in the agreement, an area of reasonable size, upon termination or failure to renew the franchise."

3. Section 13.0(b) of the Agreement and Exhibit D to the Franchise Disclosure Document, shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement:

Section 23-2-2.7-1(5) of the Indiana Code states: "As a condition of the sale of a franchise, a franchisor may not require a prospective franchisee to assent to a release, assignment, novation, waiver, or estoppel that would relieve a person from liability under this subtitle."

4. Section 15.4 of the Agreement "Expiration and Termination," shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement: A provision in a franchise agreement regarding the imposition of liquidated damages is restricted or prohibited in the state of Indiana.

5. Sections 16.3 and 16.4 of the Agreement relating to the "Choice of Law and Jurisdiction and Venue" provisions, shall be supplemented by the following sentence which shall be considered an integral part of the Agreement:

Section 23-2-2.7-1(10) of the Indiana Code states: "It is unlawful for any franchise agreement entered into between a franchisor and a franchisee who is either a resident of Indiana or a nonresident who will be operating a franchise in Indiana, to limit litigation brought for breach of the agreement in any manner whatsoever, therefore, a provision in a franchise agreement restricting jurisdiction or venue to a forum outside this state or requiring the application of the laws of another state is void."

6. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Amendment shall be deemed to be inconsistent with any terms or conditions of said Agreement or Exhibits or Attachments thereto, the terms of this Amendment shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Amendment to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

FRANCHISEE

By_ Its

Name

STATE OF MARYLAND ADDENDUM TO DISCLOSURE DOCUMENT

Item 17, Sections (c) and (m) are amended by adding to the Summary the following provision:

Any general release required of the prospective franchisee as a condition of renewal, sale and/or assignment/transfer shall not apply to any liability under the Maryland Franchise Registration and Disclosure Act.

Item 17, Sections (v) and (w) are amended by adding to the Summary section the following provision:

A franchisee may bring a lawsuit in Maryland for claims arising under the Maryland Franchise Registration and Disclosure Law. Any claims arising under the Maryland Franchise Registration and Disclosure Law must be brought within 3 years after the grant of the franchise.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The State of Maryland requires that the following Addendum to Franchise Agreement be included in the FDD:

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF MARYLAND

In recognition of the requirement of the Maryland Franchise Registration and Disclosure Law, the parties to the attached TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT (the "Agreement") agree as follows:

Sections 16.3 and 16.4 of the Agreement, "Choice of Law and Jurisdiction and Venue," are supplemented by the following sentences, which shall be considered an integral part of the Agreement:

The Maryland Franchise Registration and Disclosure Law allows a franchise to bring a lawsuit in Maryland for claims arising under this Law. Any claims arising under the Maryland Franchise Registration and Disclosure Law must be brought within 3 years after the grant of the franchise.

Section 13.0(b) of the Agreement, "Sale and Assignment," are supplemented by the following sentences, which shall be considered an integral part of the Agreement:

The Maryland Franchise Registration and Disclosure Law states that as a condition of the sale of a franchise, a franchisor may not require a prospective franchisee to agree to a release, assignment, novation, waiver, or estoppel that would relieve a person from liability under this subtitle.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of the Franchise Agreement or Exhibits or Attachments thereto, the terms of this Addendum shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Addendum to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

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FRANCHISEE

| By | | | |
|-------|------|------|--|
| Its | Name | Date | |
| Date: | | | |
| | Name | Date | |

STATE OF MICHIGAN ADDENDUM TO DISCLOSURE DOCUMENT

THE STATE OF MICHIGAN PROHIBITS CERTAIN UNFAIR PROVISIONS THAT ARE SOMETIMES IN FRANCHISE DOCUMENTS. IF ANY OF THE FOLLOWING PROVISIONS ARE IN THESE FRANCHISE DOCUMENTS, THE PROVISIONS ARE VOID AND CANNOT BE ENFORCED AGAINST YOU.

(a) A prohibition on the right of a franchisee to join an association of franchisees.

(b) A requirement that a franchisee assent to a release, assignment, novation, waiver, or estoppel which deprives a franchisee of rights and protections provided in this act. This shall not preclude a franchisee, after entering into a franchise agreement, from settling any and all claims.

(c) A provision that permits a franchisor to terminate a franchise prior to the expiration of its term except for good cause. Good cause shall include the failure of the franchise to comply with any lawful provision of the franchise agreement and to cure such failure after being given written notice thereof and a reasonable opportunity, which in no event need be more than 30 days, to cure such failure.

(d) A provision that permits a franchisor to refuse to renew a franchise without fairly compensating the franchisee by repurchase or other means for the fair market value at the time of expiration of the franchisee's inventory, supplies, equipment, fixtures, and furnishings. Personalized materials which have no value to the franchisor and inventory, supplies, equipment, fixtures, and furnishing not reasonably required in the conduct of the franchise business are not subject to compensation. This subsection applies only if: (i) the term of the franchise is less than 5 years and (ii) the franchisee is prohibited by the franchise or other agreement from continuing to conduct substantially the same business under another trademark, service mark, trade name, logotype, advertising, or other commercial symbol in the same area subsequent to the expiration of the franchise or the franchisee does not receive at least 6 months advance notice of franchisor's intent not to renew the franchise.

(e) A provision that permits the franchisor to refuse to renew a franchise on terms generally available to other franchisees of the same class or type under similar circumstances. This section does not require a renewal provision.

(f) A provision requiring that arbitration or litigation be conducted outside this state. This shall not preclude the franchisee from entering into an agreement, at the time of arbitration, to conduct arbitration at a location outside this state.

(g) A provision which permits a franchisor to refuse to permit a transfer of ownership of a franchise, except for good cause. This subdivision does not prevent a franchisor from exercising a right of first refusal to purchase the franchise. Good cause shall include, but is not limited to:

(i) the failure of the proposed transferee to meet the franchisor's then current reasonable qualifications or standards.

(ii) the fact that the proposed transferee is a competitor of the franchisor or subfranchisor.

(iii) the unwillingness of the proposed transferee to agree in writing to comply with all lawful obligations.

(iv) the failure of the franchisee or proposed transferee to pay any sums owing to the franchisor or to cure any default in the franchise agreement existing at the time of the proposed transfer.

(h) A provision that requires the franchise to resell to the franchisor items that are not uniquely identified with the franchisor. This subdivision does not prohibit a provision that grants to a franchisor a right of first refusal to purchase the assets of a franchise on the same terms and conditions as a bona fide third party willing and able to purchase those assets, nor does this subdivision prohibit a provision that grants the franchisor the right to acquire the assets of a franchise for the market or appraised value of such assets if the franchise has breached the lawful provisions of the franchise agreement and has failed to cure the breach in the manner provided in subdivision (c).

(i) A provision which permits the franchisor to directly or indirectly convey, assign, or otherwise transfer its obligations to fulfill contractual obligations to the franchisee unless provision has been made for providing the required contractual services.

(j) No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The fact that there is a notice of this offering on file with the Attorney General does not constitute approval recommendation, or endorsement by the Attorney General. Any questions regarding this notice should be directed to: Department of Attorney General, Consumer Protection Agency, Attn: Franchise, 670 Williams Building, 525 West Ottawa Street, Lansing, Michigan 48913 Telephone Number: (517) 373-7117

<u>STATE OF MINNESOTA</u> ADDENDUM TO DISCLOSURE DOCUMENT

These franchises have been registered under the Minnesota Franchise Act. Registration does not constitute approval, recommendation, or endorsement by the Commissioner of Commerce of Minnesota or a finding by the Commissioner that the information provided herein is true, complete, and not misleading.

The Minnesota Franchise Act makes it unlawful to offer or sell any franchise in this state which is subject to registration without first providing to the franchisee, at least 7 days prior to the execution by the prospective franchisee of any binding franchise or other agreement, or at least 7 days prior to the payment of any consideration, by the franchisee, whichever occurs first, a copy of this public offering statement, together with a copy of all proposed agreements relating to the franchise. This public offering statement contains a summary only of certain material provisions of the franchise agreement. The contract or agreement should be referred to for an understanding of all rights and obligations of both the licensor and the franchisee.

A provision in a franchise agreement which requires a franchisee to assent to a general release is prohibited under Minnesota Rule 2860.4400D.

With respect to the franchises governed by Minnesota law, Taco Bell will comply with Minnesota Statutes 80C.14 subdivisions 3, 4 and 5 which require except in certain specific cases, that a franchise be given 90 days notice of termination (with 60 days to cure) and 180 days notice for non-renewal of the franchise agreement.

The Risk Factors section of the State Cover Page is supplemented by the following provision:

Minn. Stat. Sec. 80c.21 and Minn. Rule Part 2860.4400j prohibit us from requiring litigation to be conducted outside Minnesota. In addition, nothing in the Franchise Disclosure Document or Franchise Agreement can abrogate or reduce any of your rights as provided for in Minnesota Statutes, Chapter 80c, or your rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

The Minnesota Department of Commerce requires that Taco Bell indemnify Minnesota franchisees against liability to third parties resulting from claims by third parties that the franchisee's use of Taco Bell's trademark infringes on the trademark rights of the third party. Taco Bell will provide such indemnity only if the franchisee's use of Taco Bell's trademarks is in accordance with the requirements of the franchise. As a condition to indemnification, the franchisee must provide notice to Taco Bell of any infringement claim within ten days of the franchisee's receipt of the claim and tender the defense of the claim to Taco Bell. If Taco Bell accepts the tender of defense, Taco Bell has the right to manage the defense of the claim including the right to compromise, settle or otherwise resolve the claim, and to determine whether to appeal a final determination of the claim.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The State of Minnesota also requires that the following Addendum to Franchise Agreement be included in the FDD:

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF MINNESOTA

In recognition of the requirement of the Minnesota Franchise Act, the parties to the attached TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT (the "Agreement") agree as follows:

1. Section 14 of the Agreement, "Trademarks," shall be supplemented by the following paragraph, which shall be considered an integral part of the Agreement:

The Minnesota Department of Commerce requires that Franchisor indemnify Minnesota franchisees against liability to third parties resulting from claims by third parties that the Franchisee's use of Franchisor's trademark infringes trademark rights of the third party. Franchisor will provide such indemnity only if Franchisee's use of Franchisor's trademarks is in accordance with the requirements of the franchise. As a condition to indemnification, Franchisee must provide notice to Franchisor of any infringement claim within ten (10) days and tender the defense of the claim to Franchisor. If Franchisor accepts the tender of defense, Franchisor has the right to manage the defense of the claim including the right to compromise, settle or otherwise resolve the claim, and to determine whether to appeal a final determination of the claim.

2. Section 15 of the Agreement, "Expiration and Termination," shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement:

With respect to franchises governed by Minnesota law, the franchisor will comply with Minn. Stat. Sec. 80C.14, Subds. 3, 4, and 5 which require, except in certain specified cases, that a franchisee be given 90 days notice of termination (with 60 days to cure) and 180 days notice for non-renewal of the franchise agreement.

3. Section 16.3 and 16.4 of the Agreement, "Choice of Law and Jurisdiction and Venue," shall be supplemented by the following sentences, which shall be considered an integral part of the Agreement:

Minn. Stat. Sec. 80C.21 and Minn. Rule Part 2860.4400J, prohibit us from requiring litigation to be conducted outside Minnesota. In addition, nothing in the offering disclosure document or agreement can abrogate or reduce any of your rights as provided for in Minnesota Statutes, Chapter 80C, or your rights to any procedure, forum, or remedies provided for by the laws of the jurisdiction.

4. No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Amendment shall be deemed to be inconsistent with any terms or conditions of said Franchise Agreement or Exhibits or Attachments thereto, the terms of this Amendment shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Amendment to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

FRANCHISEE

| By | | | |
|-------|------|------|--|
| Its | Name | Date | |
| Date: | | | |
| | Name | Date | |
| | | | |

Name

<u>STATE OF NEW YORK</u> ADDENDUM TO DISCLOSURE DOCUMENT

Registration of this franchise by New York State does not mean that New York State recommends it or has verified the information in this offering circular. If you learn that anything in the offering circular is untrue, contact the Federal Trade Commission and New York State Department of Law, Investor Protection Bureau, 28 Liberty Street, 21st Floor, New York, NY 10005.

The franchisee will not be granted any exclusive territory. The franchisor may, if it chooses, negotiate with you about items covered in the prospectus. However, the franchisor cannot use the negotiating process to prevail upon a prospective franchisee to accept terms which are less favorable as those set forth in this prospectus.

Item 3 of the FDD is amended by adding at the end of the item the following provision:

"Except as disclosed above or in disclosure documents of its affiliates, none of Taco Bell, its predecessors, its affiliates, or a person identified in Item 2 or of this disclosure document has ever had an administrative, criminal or civil action pending against that person alleging: a felony; a violation of a franchise, antitrust or securities law; fraud, embezzlement, fraudulent conversion, misappropriation of property; unfair or deceptive practices or comparable civil or misdemeanor allegations. No one has been convicted of a felony or pleaded nolo contendere to a felony charge or, within the ten-year period immediately preceding the application for registration, has been convicted of or pleaded nolo contendere to a misdemeanor charge or has been the subject of a civil action alleging: violation of a franchise, antifraud or securities law; fraud, embezzlement, fraudulent conversion or misappropriation of property, or unfair or deceptive practices or comparable civil or any currently effective injunctive or restrictive order or decree relating to the franchise, or under a federal, State or Canadian franchise, securities, antitrust, trade regulation or trade practice law, resulting from a concluded or pending action or proceeding brought by a public agency; or is subject to any currently effective order of any national securities association or national securities exchanges, as defined in the Securities Exchange Act of 1934, 15 U.S.C.A. 78a *et seq.*, suspending or expelling such persons from membership in such association or exchange; or is subject to a currently effective injunctive or restrictive order relating to any other business activity as a result of an action brought by a public agency or department, including, without limitation, actions affecting a license as a real estate broker or sales agent."

Item 4 of the FDD is amended by adding at the end of the item the following provision:

"Except as disclosed above, none of Taco Bell, its affiliates, its predecessors, or its officers, during the 10-year period immediately before the date of the disclosure document has: (a) filed as debtor (or had filed against it) a petition to start an action under the U.S. Bankruptcy Code; (b) obtained a discharge of its debts under the bankruptcy code; or (c) was a principal officer of a company or a general partner in a partnership that either filed as a debtor (or had filed against it) a petition to start an action under the U.S. Bankruptcy Code or that obtained a discharge of its debts under the U.S. Bankruptcy Code during or within the 1 year after the officer of the franchisor held this position in the company."

Item 17. (w) of the FDD is amended by adding to the Summary section the following provision:

"The foregoing Choice of Law should not be considered a waiver of any right conferred upon the Licensee by the General Business Law of the State of New York, Article 33."

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The State of New York also requires that the following Addendum to Franchise Agreement be included in the FDD:

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF NEW YORK

In recognition of the requirement of the New York General Business Law, the parties to the attached TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT (the "Agreement") agree as follows:

Section 15 of the Agreement, "Expiration and Termination," shall be supplemented by the addition of the following sentence, which shall be considered an integral part of the Agreement:

The Franchisee is permitted to terminate the Agreement upon any ground available by law.

Section 16.3 and 16.4 of the Agreement, "Choice of Law and Jurisdiction and Venue," shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement:

The foregoing choice of law should not be considered a waiver of any right conferred upon either the Franchisor or upon the Franchisee by the GBL of the State of New York, Article 33.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of said Franchise Agreement or Exhibits or Attachments thereto, the terms of this Addendum shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Addendum to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

Date:

FRANCHISEE

| By | | | |
|-----|--|--|--|
| Its | | | |
| | | | |

Name

Name

Name

Date

Date

STATE OF NORTH DAKOTA ADDENDUM TO DISCLOSURE DOCUMENT

Pursuant to the North Dakota Franchise Investment Law, Section 51-19-09, the Securities Commissioner has held that a provision in a franchise agreement which requires a franchise to sign a general release upon transfer of the franchise agreement is unfair, unjust and inequitable, and is not enforceable in the state of North Dakota.

Pursuant to the North Dakota Franchise Investment Law, Section 51-19-09, the Securities Commissioner has held that a provision in a franchise agreement which requires a franchise to consent to a waiver of exemplary and punitive damages is unfair, unjust and inequitable, and is not enforceable in the state of North Dakota.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The State of North Dakota requires that the following Addendum to Franchise Agreement be included in the FDD:

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF NORTH DAKOTA

In recognition of the requirement of the North Dakota Franchise Investment Law, the parties to the attached TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT (the "Agreement") agree as follows:

Section 3.8 of the Agreement, under the heading "Restaurant System and Procedures," shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement:

North Dakota (North Dakota Franchise Investment Laws, Section 51-19-09) has held that covenants restricting competition contrary to Section 9-08-06 of the North Dakota Century Code, without further disclosing that such covenants may be subject to this statute, are unfair, unjust, or inequitable, and are generally considered unenforceable in the State of North Dakota.

Section 15.1(b) of the Agreement, under the heading "Expiration and Termination," shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement:

North Dakota (North Dakota Franchise Investment Laws, Section 51-19-09) has held that requiring a franchise to consent to liquidated damages as being unfair, unjust, and inequitable.

Sections 16.3 and 16.4 of the Agreement, under the heading "Choice of Law and Jurisdiction and Venue," shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement:

North Dakota (North Dakota Franchise Investment Laws, Section 51-19-09) has held that requiring franchisees to consent to the jurisdiction of courts or to be governed by laws of a state outside of North Dakota (where the franchise is situated in North Dakota) is unfair, unjust or inequitable.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Amendment shall be deemed to be inconsistent with any terms or conditions of said Franchise Agreement or Exhibits or Attachments thereto, the terms of this Amendment shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Amendment to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

FRANCHISEE

| By | |
|-------|--|
| Its | |
| Date: | |

| Name | Date |
|------|------|
| | |

Name

STATE OF RHODE ISLAND ADDENDUM TO DISCLOSURE DOCUMENT

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The State of Rhode Island requires that the following Addendum to Franchise Agreement be included in the FDD:

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF RHODE ISLAND

In recognition of the requirement of the Rhode Island Franchise Investment Act, the parties to the attached TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT (the "Agreement") agree as follows:

Sections 16.3 and 16.4 of the Agreement, under the heading "Choice of Law and Jurisdiction and Venue," shall be supplemented by the following paragraph, which shall be considered an integral part of the Agreement:

\$19-28.1-14 of the Rhode Island Franchise Investment Act provides: "A provision in a franchise agreement restricting jurisdiction or venue to a forum outside this state or requiring the application of the laws of another state is void with respect to a claim otherwise enforceable under the Act."

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of said Franchise Agreement or Exhibits or Attachments thereto, the terms of this Addendum shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Addendum to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

| By | | | |
|-----|--|--|--|
| Its | | | |

Date:

FRANCHISEE

Name

Name

Name

Date

Date

STATE OF WASHINGTON ADDENDUM TO DISCLOSURE DOCUMENT

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The State of Washington requires that the following Addendum to Franchise Agreement be included in the FDD:

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF WASHINGTON

The State of Washington has a Statute, RCW 19.100.180, which may supersede the Franchise Agreement in your relationship with the franchisor, including the areas of termination and renewal of your franchise. There may also be court decisions that may supersede the Franchise Agreement in your relationship with the franchisor, including the areas of termination and renewal of your franchise.

In any arbitration involving a franchise purchased in Washington, the arbitration site shall be either in the State of Washington, or in a place mutually agreed upon at the time of the arbitration, or as determined by the arbitrator.

In the event of a conflict of laws, the provisions of the Washington Franchise Investment Protection Act, Chapter 19.100 RCW shall prevail.

A release or waiver of rights executed by a franchisee shall not include rights under the Washington Franchise Investment Protection Act, except when executed pursuant to a negotiated settlement after the agreement is in effect and where the parties are represented by independent counsel. Provisions such as those that unreasonably restrict or limit the statute of limitations period for claims under the Act, rights or remedies under the Act such as a right to a jury trial may not be enforceable.

Transfer fees are collectable to the extent that they reflect the franchisor's reasonable estimated or actual costs in effecting a transfer.

The undersigned does hereby acknowledge receipt of this Addendum.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of said Franchise Agreement or Exhibits or Attachments thereto, the terms of this Addendum shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Addendum to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

By_

FRANCHISEE

Its Date:

Date: _____

| Name | Date | |
|------|------|--|

Name

Name

Date

STATE OF WISCONSIN ADDENDUM TO DISCLOSURE DOCUMENT

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

The State of Wisconsin requires that the following Addendum to Franchise Agreement be included in the FDD:

ADDENDUM TO THE FRANCHISE AGREEMENT FOR THE STATE OF WISCONSIN

In recognition of the requirement of the Wisconsin Fair Dealership Law, the parties to the attached TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT (the "Agreement") agree as follows:

Section 16.3 and 16.4 of the Agreement, "Choice of Law and Jurisdiction and Venue," shall be supplemented by the following sentence, which shall be considered an integral part of the Agreement:

The Wisconsin Fair Dealership Law supersedes any provisions of the applicant's franchise contract or agreement inconsistent with that law.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchise in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

To the extent this Addendum shall be deemed to be inconsistent with any terms or conditions of said Franchise Agreement or Exhibits or Attachments thereto, the terms of this Addendum shall govern.

IN WITNESS WHEREOF, the parties hereto have duly executed and delivered this Addendum to the Franchise Agreement on the same day and year that the Franchise Agreement has been executed.

TACO BELL FRANCHISOR, LLC

By_____ Its

Date: _____

FRANCHISEE

Name Date

Name

EXHIBIT L

ASSET PURCHASE AGREEMENT

AGREEMENT FOR PURCHASE AND SALE OF CERTAIN ASSETS AND FRANCHISES

DATED [____], 2024

BY AND AMONG

[TACO BELL OF AMERICA, LLC][TACO BELL CORP.]

AND

TACO BELL FRANCHISOR, LLC

AND

[_____] AND [_____]

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AGREEMENT FOR PURCHASE AND SALE OF CERTAIN ASSETS AND FRANCHISES

This Agreement for Purchase and Sale of Certain Assets and Franchises ("Agreement") is made and entered into as of [_____], 20__, by and among [Taco Bell of America, LLC, a Delaware limited liability company][Taco Bell Corp., a California corporation] ("Seller") on the one hand, and [______], a [corporation][limited liability company] ("Purchaser"), and [______] (collectively, "Shareholders")¹ on the other hand. Seller's affiliate, Taco Bell Franchisor, LLC, a Delaware limited liability company (as used herein, "TB Franchisor"), by its signature on the signature page hereto, agrees to and acknowledges solely the specific provisions herein which are enumerated on the signature page hereto, with respect to duties or obligations incurred as a franchisor, and incurs no liability or responsibility in connection with any of the other provisions herein. For purposes of this Agreement, the term "affiliate" shall mean, with respect to any person or entity, any other person or entity that directly or indirectly controls, is controlled by, or is under common control with, such first person or entity.

RECITALS

A. Seller (directly or through one of its affiliates) is the owner and operator of certain Taco Bell restaurants, the locations of which are set forth on **Exhibit "A"** hereto (collectively, the "<u>Restaurants</u>");

B. Seller (directly or through one of its affiliates):

i. owns the fee simple interest in the premises ("<u>Fees</u>") on which Restaurants
 _____] are located; and

ii. leases the premises and improvements ("<u>Leaseholds</u>") on which Restaurants [_____] are located, pursuant to leases ("<u>Leases</u>");

The Fees and the Leaseholds are sometimes referred to herein, collectively, as the "<u>Real</u> <u>Properties</u>." The Real Properties, or any interests therein, to be transferred, conveyed, assigned or leased, as the case may be, to Purchaser pursuant to this Agreement or any other agreement shall not include any excess land owned or leased by Seller which is not necessary for the operation of a Restaurant. Seller (directly or through one of its affiliates) reserves the right to dispose of such property solely for its own benefit without restriction as to the use thereof.

C. Seller (directly or through one of its affiliates) owns items of personal property which are used in the operation of the Restaurants, described as:

i. Inventory of food and paper products ("<u>Inventory</u>");

ii. Uniforms and supplies ("<u>Supplies</u>");

iii. Furniture, fixtures, equipment and other personal property items located at (and used to operate) the Restaurants ("<u>Equipment</u>"); and

¹ <u>Note</u>: If preferred, "Shareholders" as a defined term can be changed to "Members" here and throughout the document if entity is a limited liability company.

iv. Operating cash in the cash registers at the Restaurants at any given time ("Operating Cash").

The items identified in (i), (ii), (iii) and (iv) are hereafter referred to as the "<u>Operations Assets</u>." The Operations Assets, the Fees, the Leaseholds, and the goodwill of the business (not including any goodwill in any trade name, trademark, or service mark of Seller and its affiliates) at each of the Restaurants are hereafter referred to as the "<u>Assets</u>." Such Assets do not include any site-based licenses or radius licenses issued to Seller or one of its affiliates by the Federal Communications Commission ("<u>FCC</u>").

D. Seller and its affiliates are the originator of a distinctive concept and type of restaurant for the marketing, preparation and sale of certain Mexican and other style food products ("Taco Bell Restaurants") and are the owner of the trademarks and service marks appearing in Appendix I of TB Franchisor's standard franchise agreement (the "Trademarks"); Seller and its affiliates have developed and adopted for their own use and the use of Taco Bell franchisees a unique system of restaurant operation (the "System"), consisting in part of distinctive building designs, advertising signs, specially designed equipment, equipment layout plans, food presentation and formulae, certain business techniques, systems and procedures, and a Taco Bell Restaurants' operations manual; Seller and its affiliates have established, through their own development and operation, and through the granting of franchises (each as offered and entered into by TB Franchisor), a chain of Taco Bell Restaurants which are uniform in appearance, operation and product consistency and which enjoy a widespread and well established public acceptance due primarily to: (1) the maintenance of uniform, high standards in connection with the preparation and service of TB Franchisor approved menu items, (2) the uniform, high standards of appearance of Taco Bell Restaurants, (3) the use of distinctive trademarks, service marks, building designs and advertising signs representing a uniformly high quality of food products and restaurant services, and (4) the assumption by the Seller, TB Franchisor, and Taco Bell franchisees of the obligation to maintain and enhance the goodwill and public acceptance of Taco Bell Restaurants by strict adherence to the foregoing high standards;

E. Purchaser desires, upon the terms, conditions and provisions hereinafter set forth, to operate each of the Restaurants as a Taco Bell Restaurant pursuant to the terms and subject to the conditions of this Agreement and a Taco Bell franchise agreement substantially in the form of **Exhibit "B"** hereto (the "<u>Taco Bell Franchise Agreement</u>") and additional documents related to the Taco Bell Franchise Agreement or reasonably required by TB Franchisor to be executed by a franchisee in connection with a Taco Bell Franchise Agreement (each, an "<u>Ancillary Document</u>"), as offered and entered into by TB Franchisor, and will separately obtain any consents and franchises and otherwise take such actions as may be necessary to operate each of the Restaurants in conformity with any requirements of TB Franchisor;

 F.
 Purchaser and Shareholders received on or before [____], 20___ TB

 Franchisor's Franchise Disclosure Document(s) ("FDD") dated [____], 20___; and

G. Seller desires to sell and transfer (or cause to be sold and transferred) to Purchaser all of the Assets and TB Franchisor desires to issue to Shareholders for assignment to Purchaser a Taco Bell Franchise Agreement allowing for operation of each of the Restaurants, and Purchaser desires to purchase

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and accept the transfer of same, all in accordance with the terms and conditions set forth herein; and Shareholders desire that such transaction take place and to enter into a Taco Bell Franchise Agreement with TB Franchisor for the operation of each of the Restaurants as a Taco Bell Restaurant and to assign each of the Taco Bell Franchise Agreements to Purchaser in accordance with Seller's standard forms and procedures.

NOW, THEREFORE, in consideration of the mutual promises herein of the parties hereto, and other good and valuable consideration the receipt and sufficiency of which is hereby acknowledged by each of the parties, the parties hereby agree as follows:

1. Sale and Purchase. Subject to the terms and conditions hereof, Seller shall sell or cause to be sold the Assets to Purchaser and Purchaser shall purchase the Assets from Seller or one of Seller's affiliates, as applicable. Contemporaneously with such sale and purchase, TB Franchisor shall grant to Shareholders a Taco Bell Franchise Agreement for each of the Restaurants; and Shareholders shall enter into the Taco Bell Franchise Agreements and assign them each to Purchaser using the standard form of assignment provided by TB Franchisor or its designee or affiliate, and Purchaser shall assume each of them-pursuant to such assignment agreement. [For each multi-brand restaurant, Purchaser acknowledges that it will be required to obtain approval from the other food service (e.g., KFC, Pizza Hut) ("<u>Other Food Service</u>") multi-branded with the Taco Bell Restaurant. Seller will assist Purchaser in trying to obtain such approval, but Purchaser understands and agrees that such decision to grant or not grant approval will be the decision of the Other Food Service and not the decision of Seller. Purchaser also acknowledges that, in addition to the Purchase Price and the Initial Franchisee Fee (each as defined below) payable to Seller, Purchaser may be required to pay additional initial and/or other fees and sign separate franchise, license or other agreements, in accordance with the standards and procedures of the Other Food Service.]²

2. Purchase Price; Initial Franchise Fee.

2.1 The purchase price for the Assets (other than the Inventory, Supplies, Operating Cash and lease deposit reimbursements) shall be [______] and No/100 U.S. Dollars (\$[_____]) (the "<u>Purchase Price</u>"), which shall be allocated in accordance with Schedule 2 attached hereto using reasonable allocation figures, prior to the Closing Date (as defined in Section 7). In addition to the Purchase Price, Purchaser shall pay the sum of Forty-Five Thousand and No/100 U.S. Dollars (\$45,000.00) (the "<u>Initial Franchise Fee</u>"), which Purchaser shall pay to TB Franchisor or TB Franchisor's designee (which designee may be Seller, in Seller's capacity as manager on behalf of TB Franchisor) for each of, and as required by, the Taco Bell Franchise Agreements to be issued to Shareholders by TB Franchisor pursuant to the terms hereof.

2.2 Purchaser acknowledges that the Purchase Price has been reduced by Seller, for the benefit of Seller's affiliate, TB Franchisor, in consideration of Purchaser's obligation to upgrade certain Restaurants ("<u>Upgrade Obligations</u>") and Purchaser agrees to complete its Upgrade Obligations at its sole

² <u>Note</u>: To delete if not relevant.

cost and expense and in accordance with the schedule and specifications detailed on Schedule 2.2³ attached hereto. Time is of the essence in connection with each of the Upgrade Obligations. Purchaser agrees that failure to complete the Upgrade Obligations in accord with this Section 2.2 and the specifications set forth on Schedule 2.2 will constitute a breach of this Agreement and entitle Seller to collect liquidated damages as described in Section 18.1 hereof. Purchaser also agrees that the Upgrade Obligations run to the benefit of TB Franchisor and that TB Franchisor is entitled to enforce the Upgrade Obligations.

3. Value of Inventory, Supplies and Operating Cash. The value of the Inventory, Supplies and Operating Cash is hereby estimated by the parties to be Seven Thousand, Five Hundred and No/100 U.S. Dollars (\$7,500.00) per Restaurant (the "ISC Estimate"), an amount equal to which shall be paid by Purchaser to Seller in immediately available funds at the Closing (as defined in Section 7), as provided below. The actual value of the Inventory, Supplies and Operating Cash shall be determined as of the close of business on the Closing Date by a physical count of all Inventory, Supplies and Operating Cash to be made jointly by Purchaser and Seller at that time. The usable Inventory and Supplies shall be valued at Taco Bell standard costing, except for unpacked uniforms, which shall be valued at one-half standard pricing. Purchaser shall have the right to reasonably reject any excess or outdated Inventory or Supplies. Operating Cash transferred to Purchaser shall be reimbursed to Seller dollar for dollar. Within thirty (30) business days after the Closing Date, or by such time as may be mutually agreed upon by Purchaser and Seller, Purchaser or Seller, as appropriate, shall pay the other party the positive difference between the value of the Inventory, Supplies and Operating Cash and the ISC Estimate paid at Closing.

4. Payment of Purchase Price. The Purchase Price (together with the ISC Estimate and the reimbursement to Seller by Purchaser of all security and similar deposits held by each lessor under any Lease) shall be paid in cash to Seller by cashier's check or bank wire transfer to an account or accounts designated in writing by Seller. Purchaser shall pay 2% of the Purchase Price (but not the ISC Estimate or reimbursements described in the foregoing sentence) to Seller upon the execution of this Agreement to serve as a non-refundable deposit and exclusivity fee (the "Exclusivity Fee") and the remaining amounts due under this Section 4 at the Closing.

5. Transfer of Real Property.⁴

[5.1 At Closing, Seller (or the applicable affiliate) shall assign or cause to be assigned the tenant's interest in the Leases to Purchaser effective as of the close of business on Closing Date. Purchaser shall accept the assignment and assume and be responsible for all obligations of the tenant pursuant to the Leases arising from and after the Closing Date. At the Closing, Purchaser and Seller (or its applicable affiliate) shall execute an Assignment and Assumption of Lease in the form of **Exhibit "F"** for each of the Leases. Purchaser acknowledges that Seller's obligation to assign the Leases is contingent upon obtaining all consents required under the Leases, including that of the landlord and landlord's

³ <u>Note</u>: If there are no Upgrade Obligations, include "None." on Schedule 2.2.

⁴ <u>Note</u>: To incorporate the relevant Section(s) in accordance with the type of real estate transaction.

mortgagee, if such consent is required pursuant to the terms contained therein. Purchaser shall cooperate with Seller and use its best efforts to secure the consents of landlord and landlord's mortgagee if such consents are required pursuant to the terms of the Leases. If a Lease requires that a review fee or other charge be paid to the landlord, its attorneys, accountants or other advisors in connection with the assignment of that Lease, such fee or other charge shall be paid by Purchaser. In the event Seller and Purchaser are unable to obtain any consent required under any Lease for the assignment of the terms of the Lease) on terms and conditions reasonably acceptable to Purchaser and Seller. In the event Seller and Purchaser are unable to obtain any consent are unable to obtain any consent required under any consent required under any Lease for a sublease of the affected premises, or are unable to agree on reasonable terms and conditions, either party may terminate this Agreement. Purchaser shall name Seller as an additional insured effective as of the close of business on the Closing Date with respect to its insurance coverage required to be carried under the terms of Lease.]

[5.2. At Closing, Seller (or its applicable affiliate) shall convey to Purchaser a leasehold interest in each of the Fees by way of a land and building lease agreement for each of the Fees substantially in the form of **Exhibit "H"** (the "Land and Building Lease").]

[5.3. At Closing, Seller (or its applicable affiliate) shall convey to Purchaser the fee simple interest in each of the Fees by way of a limited warranty deed (a "<u>Deed</u>") in the substantially similar form (subject to statutory or local requirements) of **Exhibit "I"** which Deed(s) shall include those restrictive covenants described on Exhibit B attached thereto.]

6. Franchise Agreements; Required Contracts; Assumption of Liabilities. Prior to or at the Closing, Purchaser shall execute the Taco Bell Franchise Agreement any and all Ancillary Documents that TB Franchisor customarily requires of franchisees, including, but not limited to those described in this Section 6.

6.1 For each of the Restaurants, TB Franchisor shall cause the issuance to Shareholders of the standard Taco Bell Franchise Agreement for assignment to Purchaser in accordance with TB Franchisor's standard procedures, effective as of the close of business on the Closing Date, each for an original term expiring on the expiration date indicated for such Restaurant on **Exhibit "A"** hereto.

6.2 Purchaser acknowledges that Pepsi-Cola fountain beverages are being served in the Restaurants. Purchaser shall continue to offer such beverages in the Restaurants following the Closing, shall execute any and all agreements and documents required of franchisees in respect of the Pepsi-Cola Beverage Supply and Marketing Agreement and shall abide by the terms of that contract.

6.3 Purchaser shall irrevocably assume and, after the Closing, shall exclusively be responsible for, pay, perform and fully satisfy and discharge, in accordance with their terms, all liabilities and obligations arising or accruing, or pertaining to any period after the Closing Date:

(a) relating to the Restaurants or the Assets or the ownership, operation or condition of the Restaurants or the Assets;

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(b) under all contracts, leases and other agreements (including each service, security, maintenance, construction, remodeling and supply contract and any contract relating to the supply of electricity and/or natural gas but excluding any contract for credit card services) pertaining to the Restaurants;

(c) arising from or relating to the Leases; and

(d) without limiting the foregoing, relating to personal injury (including workers' compensation), property damage, death or other injury, damage or loss to, by or of any person or entity, any property or any right, relating to the Restaurants or the Assets or the ownership, operation or condition of the Restaurants or the Assets, including any tort, breach of contract or violation of any statute, regulation or other law or requirement of any state, local or federal governmental agency.

Closing. The closing of the transactions contemplated hereby ("<u>Closing</u>") shall take place at a mutually acceptable location on or before [____], 20___ (the "<u>Closing Date</u>"). The escrow agent shall be [_____] (the "<u>Escrow Agent</u>") located at [_____].

7.1 Any and all charges of the Escrow Agent, transfer taxes, surveys, environmental testing and searches, title insurance commitments and policies, recording charges and all other closing costs relating to the transfer of the Assets shall be the responsibility of Purchaser.

7.2 Sales or use taxes assessed on the transfer of the Equipment shall be payable byPurchaser.

7.3 Each of the parties shall execute and deliver at the Closing all instruments and take such other actions as are required by this Agreement as well as those reasonably requested by any other party to carry out the terms and intent of this Agreement.

7.4 Possession of the Restaurants and the Operations Assets, and control of the operations of the Restaurants, will be delivered to Purchaser at the close of business on the Closing Date.

7.5 Funds to be delivered by Purchaser at the Closing shall be wired to the Escrow Agent by 12:00 P.M. Noon (Pacific Time) on the Closing Date.

7.6 Purchaser understands that it may be obligated to obtain from the FCC new sitebased and/or radius licenses, as applicable, for the Restaurants.

8. Conditions Precedent to Closing. Seller, Purchaser and Shareholders shall use commercially reasonable efforts to timely fulfill those of the following conditions as are its obligation hereunder, and each other party's obligation to perform under this Agreement is expressly subject to and contingent upon fulfillment of each of the following:

8.1 Each other party's timely performance and compliance with all respective covenants and conditions required by this Agreement to be performed or complied with by it;

8.2 Payment from readily available funds for any prorations or adjustments as is Seller's, Purchaser's or Shareholders' responsibility herein (it being understood that any such amounts that

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are Seller's responsibility hereunder may be paid, at the election of Seller, from the proceeds of the Purchase Price and other amounts that are payable to Seller hereunder);

8.3 Purchaser being as of the Closing Date an approved franchisee of TB Franchisor in accordance with TB Franchisor's policies and procedures.

8.4 Each of Purchaser and Shareholders having paid any and all amounts due to Seller or its affiliates (including KFC Corporation and Pizza Hut, LLC) and due to TB Franchisor, including without limitation any amounts due under any existing Taco Bell Franchise Agreements with TB Franchisor or its affiliates guaranteed by Purchaser or any Shareholder or to which Purchaser or any Shareholder is a party.

8.5 Delivery to the Escrow Agent on or before the Closing Date of each and all of the following:

[a. an Assignment and Assumption of Lease for each Lease in the form of **Exhibit** "**F**" attached hereto;]⁵

[b. an executed copy of the Land and Building Lease in the form of **Exhibit** "**H**" for each of the Fees;]⁶

[c. a Deed for each of the Fees in the form of **Exhibit** "I" attached hereto;]⁷

d. a Bill of Sale in the form of **Exhibit "C"** attached hereto;

e. Purchaser's certified Shareholders' resolution authorizing the transactions contemplated by this Agreement;

f. Purchaser's certified board resolution authorizing the transactions contemplated by this Agreement;

g. a certificate of Purchaser's good standing as a domestic corporation or a limited liability company, or as a foreign corporation or limited liability company authorized to do business, whichever is applicable, in each state in which one or more of the Restaurants is located and in the state of Purchaser's incorporation, in each case certified by the applicable Secretary of State, no more than thirty (30) days prior to the Closing Date;

h. a General Release substantially in the form of **Exhibit "D**" hereto;

i. an opinion letter from Purchaser's counsel dated as of the Closing Date substantially in the form of **Exhibit "E"** hereto; and

8.6 Purchaser's reasonable, good faith satisfaction as to the condition of the improvements [and the soils] at each of the Restaurants. If Purchaser or Purchaser's lender requires environmental reports relating to the Real Property, Purchaser shall first obtain Seller's written consent and shall retain a nationally recognized firm designated by Seller, in Seller's sole discretion, to perform such work. In no event shall Purchaser have the right to perform (i) environmental audits or inspections with respect to any Leasehold or (ii) any invasive or destructive audit, testing or investigation, including any

⁵ <u>Note</u>: To delete if not relevant.

⁶ <u>Note</u>: To delete if not relevant.

⁷ Note: To delete if not relevant.

Phase II or asbestos survey on any Real Property. Purchaser, acting reasonably, shall have until [_____], 20____ ("Premises Notice Date"), to notify Seller in writing [(accompanied by the applicable test results)] of any objections Purchaser or its lender have to the condition of the improvements [and the soils] ("Purchaser's Premises Objections"). Seller shall have until the Closing Date to, in its sole and absolute discretion, either (a) agree to remedy some or all of Purchaser's Premises Objections prior to the Closing Date or (b) refuse to remedy such conditions. If Seller refuses to remedy all or some of Purchaser's Premises Objections, Purchaser may either (a) terminate this Agreement or (b) waive such objections and proceed to Closing. Purchaser's Premises Objections not identified in writing on or before the Premises Notice Date shall be deemed waived by Purchaser.

8.7 Purchaser's reasonable, good faith satisfaction as to title matters affecting the Real Properties other than (a) liens for current *ad valorem* and personal property taxes not yet due and payable and (b) defects and irregularities in title or encumbrances which are not material to the operation of a Taco Bell Restaurant on such premises. Purchaser, acting reasonably, shall have until [_____] [__], 20____ ("<u>Title Notice Date</u>") to notify Seller in writing of any objections Purchaser or its lender have to the condition of title and surveys ("<u>Purchaser's Title Objections</u>"). Seller shall have until the Closing Date to, in its sole and absolute discretion, either (a) agree to remedy all or some of Purchaser's Title Objections prior to the Closing Date or (b) refuse to remedy such conditions. If Seller refuses to remedy all or some of Purchaser's Title Objections, Purchaser may either (a) terminate this Agreement or (b) waive such objections and proceed to Closing. Purchaser's Title Objections not identified in writing on or before the Title Notice Date shall be deemed waived by Purchaser.

8.8 Purchaser's compliance, at its sole cost and expense, with the provisions of the Hart-Scott--Rodino Act, Section 7A of the Clayton Act, 15 U.S.C. Section 18a ("<u>HSR Act</u>"). If Purchaser contends Purchaser is exempt from the provisions of the HSR Act, then Seller may demand an opinion of Purchaser's outside counsel to such effect if Seller has a reasonable basis to believe that Purchaser's exemption status requires verification, and Purchaser shall provide such opinion at or prior to the Closing.

8.9 Each party, as to the other parties, hereby waives any obligation to comply with the requirements of the bulk transfer or bulk sales laws of any jurisdiction applicable to the transactions contemplated herein.

9. Representations and Warranties of Seller. To induce Purchaser and Shareholders to enter into this Agreement, Seller hereby warrants and represents to Purchaser and Shareholders as of the date hereof and as of the Closing Date:

9.1 Seller is a duly formed and validly existing [limited liability company][corporation] incorporated in the State of [Delaware][California], in good standing and has full power and authority to execute, deliver and perform this Agreement, and this Agreement and all other documents and instruments executed and delivered by Seller pursuant to this Agreement are the legal and binding obligation of Seller and are enforceable against Seller in accordance with their terms.

9.2 Seller (either directly or through an affiliate) owns and operates the businesses at the Restaurants; and to the best of its current actual knowledge (a) Seller (either directly or through an

affiliate) has good and marketable title to the Assets except for any matters of record or conditions which are apparent from an inspection of the property; (b) Seller (or an affiliate) is in possession of the Restaurants; and (c) there are no existing tenancies, leases or subleases on any of the Real Properties, except as expressly provided herein to be transferred to Purchaser pursuant hereto.

9.3 To Seller's current actual knowledge, neither Seller nor any affiliate has assigned, sublet, created, granted or transferred any Leasehold or other interest or estate of any nature or term to any party which will interfere with the transfer or lease of any Fee or Leasehold to Purchaser or Purchaser's possession or use of same as contemplated herein.

9.4 To Seller's current actual knowledge, each Lease is in full force and effect, the rent and all amounts due thereunder are paid current, and the tenant thereunder is not in material default under any of the terms of any Lease.

9.5 Seller does not make any warranty as to the condition of the Assets, except as expressly provided in this Section 9, including without limitation any warranty as to merchantability or fitness of the Equipment or other personal property. Except as expressly provided in this Section 9, Purchaser and Shareholders acknowledge that Purchaser is acquiring the Assets in **"AS IS"** condition, without any warranty express or implied.

9.6 Seller is not a foreign corporation within the meaning of Section 1445 of the Internal Revenue Code, and, therefore, no withholding of tax is required by Purchaser upon the transfer of the Real Properties. Seller's taxpayer identification number is 95-2213656, and Seller's business address is 1 Glen Bell Way, Irvine, California 92618.

10. Covenants of Seller. Between the date hereof and the Closing Date Seller (directly or through an affiliate) shall:

10.1 Except as provided herein, carry on business at the Restaurants in substantially the same manner as heretofore conducted;

10.2 Maintain the Assets in their current condition in all material respects, subject to ordinary wear and tear; and

10.3 Pay, discharge and be solely responsible for all obligations incurred in connection with the operation of the Restaurants through the Closing Date.

11. Representations and Warranties of Purchaser and Shareholders; Post-Closing Covenants of Purchaser and Shareholders. Each of Purchaser and Shareholders hereby represents and warrants to Seller as of the date hereof and as of the Closing Date the matters set forth in Sections 11.1 and 11.2 below, and after the Closing Date Purchaser shall (and Shareholders shall cause Purchaser to) comply with the covenants set forth in Sections 11.3 and 11.4 below.

11.1 Purchaser is a duly formed and validly existing [limited liability company][corporation] incorporated in the State of [_____], in good standing. Purchaser and each Shareholder have full power and authority to execute, deliver and perform this Agreement. This Agreement and all other documents and instruments executed and delivered by Purchaser and

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Shareholders pursuant to this Agreement are the legal and binding obligation of Purchaser and each Shareholder and are enforceable against Purchaser and each Shareholder in accordance with their terms.

11.2 Except for the express representations made in the FDD issued by TB Franchisor, and herein, neither Seller, anyone acting on behalf of Seller, TB Franchisor, nor anyone acting on behalf of TB Franchisor has made any representation or warranty to Purchaser or any Shareholder with respect to any of the Restaurants, or their condition, or any business conducted or to be conducted thereon; and Purchaser's and Shareholders' execution and delivery of this Agreement, their consummation of the transactions hereby contemplated, and their fulfillment of the terms hereof, will not violate any material provision or result in the material breach of any term or provision of, or constitute a material breach under, or materially conflict with, or cause the acceleration of any obligation under, any material agreement or contract to which Purchaser or any Shareholder is a party or by which Purchaser or any Shareholder is or may be bound, or any judgment, decree, order or award of any court or governmental body, or any applicable law, rule or regulation.

11.3 Purchaser agrees that for a period of three (3) years from the Closing Date, it will not refinance or restructure its debt or equity that results in Shareholders' equity in Purchaser comprising less than 20% of the sum of the Purchase Price and all closing costs and other costs paid by Purchaser in connection with the purchase of the Restaurants. Notwithstanding the foregoing, Purchaser is expressly prohibited from entering into any sale-leaseback arrangement (a "Sale-Leaseback Transaction") involving the sale and transfer of title in and to the Restaurants and/or all or substantially all of the Operations Assets (the "Offered Assets") for a period of five (5) years from the Closing Date, after which period any such proposed Sale-Leaseback Transaction shall be subject to the terms and conditions as further provided on Schedule 11.4 to this Agreement. Additionally, Purchaser agrees at all times to submit to TB Franchisor or its designee the terms of any refinance transaction or Sale-Leaseback Transaction (after the end of such five (5) year period) that Purchaser proposes to undertake. As a condition to any Sale-Leaseback Transaction (after the end of such five (5) year period), Purchaser shall deliver to TB Franchisor or its designee for its review all pertinent documentation related to the proposed Sale-Leaseback Transaction, including, but not limited to, purchase agreements and lease forms, all of which shall fully comply with the conditions set forth on Schedule 11.4, and Purchaser shall obtain TB Franchisor's or TB Franchisor's designee's prior written consent, which shall not be unreasonably withheld or conditioned, to the terms and conditions and documents in connection with such Sale-Leaseback Transaction. The parties agree that it shall not be unreasonable for TB Franchisor or TB Franchisor's designee to withhold consent if any such Sale-Leaseback Transaction does not fully comply with the supplemental operational and financial conditions set forth on Schedule 11.4, or if the proposed Sale-Leaseback Transaction would result in a reduction of Purchaser's equity below 20% of the Purchase Price, including without limitation all closing costs and other costs, or indebtedness incurred by Purchaser in connection with the purchase of the Restaurants. The foregoing provisions in this Section 11.3 shall be included in the Bill of Sale [and the Deed].

11.4 Purchaser agrees to comply with the operational and financial conditions set forth on Schedule 11.4 hereto, which include by way of example conditions applicable to all current or future sale/leaseback transactions involving any of the Restaurants or any other YUM! Brands, Inc., a North Carolina corporation ("<u>YUM! Brands</u>") restaurant concepts or businesses that Purchaser or its affiliates may now or hereafter own, operate or otherwise be involved in. Any such failure by Purchaser to satisfy the conditions set forth on Schedule 11.4 shall constitute a breach by Purchaser under the Taco Bell Franchise Agreements for all the Restaurants.

11.5 Subject to the terms and conditions set forth in Section 38, Purchaser hereby covenants and agrees that for a five (5) year period from and after the Closing Date, without the prior written consent of Seller, which consent may be withheld by Seller in Seller's sole and absolute discretion, Purchaser will not (A) transfer any of the Restaurants, or cause or permit any of its affiliates to transfer any of the Restaurants controlled by any such affiliate, to any person or entity, or (B) permit the direct or indirect transfer of any interest in the Purchaser, or any affiliate of the Purchaser that owns an interest (directly or indirectly) in any of the Restaurants.

12. Survival of Representations, Warranties and Covenants. All representations and warranties made by each party shall survive the Closing for the benefit of the other parties hereto but only until the first anniversary of the Closing Date, except for: (i) the Upgrade Obligations set forth in Section 2.2 and Schedule 2.2 attached hereto, which shall remain in effect until completed, (ii) the restrictions on sale-leaseback as provided in Section 11.3 which shall remain in effect until the third (3rd) anniversary after the Closing Date, and (iii) the prohibitions on transfer of the Restaurants and right of first offer as provided in Section 11.5, which shall remain in effect until the fifth (5th) anniversary after the Closing Date. All covenants that describe actions that are required to be taken (or not taken) prior to or at the Closing shall survive the Closing for the benefit of the other parties hereto but only until the first (1st) anniversary of the Closing Date, and all covenants that describe actions that are required to be taken (or not taken) prior to or at the Closing bate, and all covenants that describe actions that are required to be taken (or not taken) after the Closing Date, and all covenants that describe actions that are required to be taken (or not taken) after the Closing shall survive until the later to occur of (i) the first (1st) anniversary of the Closing Date; (ii) such longer period of time as provided herein for Purchaser's performance of such actions or as provided in the applicable governing agreement for the performance thereof, or (iii) for such longer period to perform such actions as the parties may mutually agree in writing extending the time for performance thereof.

13. Fire or Other Casualty. In the event of destruction or material loss or damage to a Restaurant building due to fire, storm, flood or other casualty prior to the Closing Date, Seller (directly or through an affiliate) shall promptly repair or replace such building prior to the Closing Date or, at Seller's election, it may at the Closing pay to Purchaser the amount reasonably necessary to effect such repair or replacement.

14. **Prorations/Change of Ownership Transition.** The following charges shall be prorated as of the Closing Date, with Seller (or its applicable affiliate) being responsible for all liabilities and charges relating to the possession or operation of the Restaurants on or prior to the Closing Date and Purchaser being responsible for paying all such liabilities and charges after the Closing Date. All such adjustment payments shall be deemed an adjustment to the Purchase Price.

(a) Personal property taxes accruing for the year in which the Closing occurs;

(b) Real property taxes accruing during the year in which the Closing occurs pertaining to the Fees and those which are the lessee's obligation under each Lease;

(c) Rent (including, but not limited, to percentage rent) and common area maintenance, insurance and other charges under each Lease; and

(d) All telephone and utility charges and similar obligations relating to the operation of the Restaurants.

To the extent such amounts may be based on an estimate rather than actual statements or invoices and later proved to be inaccurate, payment shall be made within thirty (30) days after the statement or invoices as may be necessary to allocate all such obligations in accordance herewith have been received.

15. Seller's Employees. Each individual employed in a non-exempt status at the Restaurants will have his or her employment, wages and benefits terminated by Seller (directly or through an affiliate) effective as of the close of business on the Closing Date and be fully compensated with all monetary and other benefits accrued by him or her up to the date of such termination. Seller (or the applicable affiliate) shall be solely liable and responsible for all accrued salary, vacation, severance and other compensation payable up to the Closing Date. Seller makes no warranty express or implied with respect to the qualifications or character of any such individual at the Restaurants. Purchaser shall tender employment (at will or otherwise) to each of such individuals employed in a non-exempt status at the Restaurants, such employment to commence immediately after the Closing on terms mutually satisfactory to Purchaser and the respective employee; provided, however, that in the event Purchaser in its reasonable discretion determines that one or more of such individuals is not qualified for hire by Purchaser, Purchaser shall in no way be obligated to tender employment to the same, and Purchaser shall immediately (and in any event prior to the Closing) inform Seller of the name of each such individual and the basis for Purchaser's determination. Purchaser shall not terminate, except for cause, the employment of any such individual employed by Purchaser or its affiliate as of immediately after the Closing if such termination could result in WARN Act liability to Seller, and Purchaser shall be fully liable (and shall promptly indemnify Seller and its affiliates) for any liabilities resulting from any action taken (or not taken) by Purchaser or its affiliates post-Closing with respect to any such individuals, including without limitation under the WARN Act and similar state and local laws.

16. Indemnification by Seller. Seller shall indemnify, defend and hold harmless Purchaser and Shareholders for, by, from, against and in respect of: (a) any claim, liability, obligation, loss, damage, cost or expense arising from the acts or omissions of Seller arising from the ownership, use, possession or operation (but not the condition) of the Assets or of the Restaurants by Seller prior to the Closing; (b) any damage or deficiency resulting from any misrepresentation, breach of warranty or non-fulfillment of any covenant or agreement on the part of Seller under this Agreement or from any misrepresentation in or omission from any instrument of Seller furnished to Purchaser or Shareholders pursuant to this Agreement; and (c) all reasonable expenses and costs, including arbitration and court costs and reasonable attorneys' fees, incident to the defense against any of the foregoing. This covenant by Seller to indemnify, defend and hold harmless Purchaser and Shareholders shall survive the Closing. Notwithstanding the foregoing, this indemnity shall not apply to any claim, liability, obligation, loss, damage, cost or expense arising from any condition of the Assets or Restaurants not expressly warranted in Section 9 above (including, without limitation, any such claim, liability, obligation, loss, damage, cost or expense relating to any environmental matter with respect to any of the Assets or Restaurants).

17. Indemnification by Purchaser and Shareholders. Purchaser and Shareholders shall jointly and severally indemnify, defend and hold harmless Seller and TB Franchisor for, by, from, against and in respect of: (a) any claim, liability, obligation, loss, damage, cost or expense arising from Purchaser's ownership, use, possession or operation of the Assets or of the Restaurants after the Closing Date, including without limitation acts or omissions of Seller's employees working in the Restaurants after the Closing Date; (b) any damage or deficiency resulting from any misrepresentation, breach of warranty or non-fulfillment of any covenant or agreement on the part of Purchaser or any Shareholder under this Agreement or from any misrepresentation in or omission from any instrument of Purchaser or any Shareholder furnished to Seller or TB Franchisor pursuant to this Agreement; and (c) all reasonable expenses and costs, including arbitration and court costs and reasonable attorneys' fees, incident to the defense of any of the foregoing. This covenant by Purchaser and each Shareholder to indemnify, defend and hold harmless Seller and TB Franchisor shall survive the Closing.

18. Default and Remedies.

18.1 Subject to Section 32 below on Dispute Resolution, should this Agreement fail to close on or prior to the Closing Date by reason of a breach or default by any party, each non-breaching party may pursue any and all remedies provided by law; provided, however, that the damages recoverable by Seller shall be limited to the liquidated damages set forth below. If Seller is unable through commercially reasonable efforts to deliver the Restaurants in the condition provided for in this Agreement at Closing or is unable to obtain any necessary consents required by any Lease, then Purchaser's and Shareholders' only remedy shall be to declare this Agreement null and void. If the Closing has not occurred on or before [_____], 20____ then either party, so long as it is not then in material breach of its obligations hereunder, may terminate this Agreement and all of its obligations hereunder, without waiver of any of its remedies for breach, if any, by any of the other parties hereto.

LIQUIDATED DAMAGES. EACH OF PURCHASER, SHAREHOLDERS, AND SELLER HEREBY ACKNOWLEDGES AND AGREES THAT IT WOULD BE DIFFICULT TO MEASURE AGGREGATE DAMAGES IN THE EVENT OF A BREACH HEREOF BY SELLER, PURCHASER OR ANY SHAREHOLDER AND THIS AGREEMENT'S CONSEQUENT TERMINATION PRIOR TO THE CLOSING, BUT THAT A FAIR AND REASONABLE ESTIMATE OF SUCH DAMAGES IS TEN PERCENT (10%) OF THE PURCHASE PRICE, WHICH IN NO WAY REPRESENTS A PENALTY OF ANY SORT. THEREFORE, THE PARTIES HEREBY AGREE THAT IN THE EVENT OF TERMINATION OF THIS AGREEMENT FOR SELLER'S, PURCHASER'S OR ANY SHAREHOLDER'S MATERIAL BREACH OF THIS AGREEMENT PRIOR TO THE CLOSING, SELLER AND PURCHASER SHALL BE ENTITLED TO RECOVER AS LIQUIDATED DAMAGES A SUM EQUAL TO TEN PERCENT (10%) OF THE PURCHASE PRICE IN AGGREGATE FROM THE BREACHING PARTY (PURCHASER AND SHAREHOLDERS SHALL BE JOINTLY AND SEVERALLY LIABLE), PLUS ALL REASONABLE COSTS INCURRED IN COLLECTION OF SUCH AMOUNT.

INITIALS:

PURCHASER: ____ SHAREHOLDERS: _____

SELLER: ____

ADDITIONALLY, EACH OF PURCHASER, SHAREHOLDERS, AND SELLER HEREBY ACKNOWLEDGES AND AGREES THAT THE PURCHASE PRICE HAS BEEN REDUCED IN CONSIDERATION OF PURCHASER'S AGREEMENT AND OBLIGATION TO UPGRADE CERTAIN OF THE RESTAURANTS AT PURCHASER'S COST IN ACCORDANCE WITH THE TERMS OF SECTION 2.2 HEREOF. EACH OF PURCHASER, SHAREHOLDERS, AND SELLER HEREBY FURTHER ACKNOWLEDGES AND AGREES THAT IT WOULD BE DIFFICULT TO MEASURE DAMAGES IN THE EVENT OF A BREACH HEREOF BY PURCHASER OR ANY SHAREHOLDER OF ITS UPGRADE OBLIGATIONS, BUT THAT A FAIR AND REASONABLE ESTIMATE OF SUCH DAMAGES, PER RESTAURANT, IS LISTED BELOW (THE "LIQUIDATED DAMAGES"), WHICH IN NO WAY REPRESENTS A PENALTY OF ANY SORT:⁸

| <u>UNIT</u> | NO. |
|-------------|-----|
| [|] |
| [|] |
| [|] |

LIQUIDATED DAMAGES [\$500,000.00] [\$500,000.00] [\$500,000.00]

THEREFORE, THE PARTIES HEREBY AGREE THAT IN THE EVENT OF PURCHASER'S FAILURE TO COMPLETE ONE OR MORE OF ITS UPGRADE OBLIGATIONS IN ACCORDANCE WITH THE PROVISIONS OF SECTION 2.2 OF THIS AGREEMENT, SELLER SHALL BE ENTITLED TO RECOVER AS LIQUIDATED DAMAGES A SUM EQUAL TO THE RESPECTIVE RESTAURANT'S LIQUIDATED DAMAGES, PLUS ALL OF SELLER'S REASONABLE COSTS INCURRED IN COLLECTION OF SUCH AMOUNT(S).

INITIALS:

PURCHASER: _____ SHAREHOLDERS: _____

SELLER: _____

⁸ <u>Note</u>: If there are no Upgrade Obligations, include "N/A" below.

19. Broker's Fees. Each party hereby represents and warrants to the other parties that the warranting party has not incurred any obligation to compensate any broker or any other party for any commission, finder's fee, broker's fee or other similar fee as a result of any of the transactions contemplated herein. Purchaser and Shareholders shall jointly and severally indemnify, defend and hold harmless Seller from and against any and all claims, losses, liabilities, or expenses which may be asserted against Seller or any of its affiliates by any finder, broker, or other person claiming any fee or commission by reason of services alleged to have been rendered for or at the instance of Purchaser or Shareholders or any of them in respect to the transactions contemplated by this Agreement. Likewise, Seller shall indemnify, defend and hold harmless Purchaser and Shareholders from and against any and all claims, losses, liabilities, or expenses which may be asserted against Purchaser or Shareholders or any of them by any finder, broker or other person claiming any fee or commission by reason of expenses which may be asserted against Purchaser or Shareholders or any of them by any finder, broker or other person claiming any fee or commission by reason of services alleged to have been rendered for or at the instance of Seller shall indemnify, defend and hold harmless Purchaser and Shareholders from and against any and all claims, losses, liabilities, or expenses which may be asserted against Purchaser or Shareholders or any of them by any finder, broker or other person claiming any fee or commission by reason of services alleged to have been rendered for or at the instance of Seller in respect to the transactions contemplated by this Agreement.

20. Notices. All notices to be given hereunder shall be in writing and shall be deemed given when first received or tendered during normal business hours for the locale of the addressee at the appropriate address set forth below, or such other address as one party may hereafter provide to the other with not less than three (3) business days' notice.

If to Seller or TB Franchisor:

If to Purchaser or Shareholders:

| [SELLER] |
|--------------------------|
| 1 Glen Bell Way |
| Irvine, California 92618 |
| Attn: General Counsel |

| | · . |
|---------|-----|
| | |
| [| 1 |
| Attn: [|] |

[PURCHASER]

21. Waiver. No waiver by any party of any breach or default shall be deemed a waiver of any subsequent or other breach or default. Except as otherwise provided herein, a party to this Agreement may waive a provision of this Agreement only by written notice to the other parties.

22. Captions. Captions and paragraph headings used herein are for convenience only and shall not be deemed relevant in construing this Agreement.

23. Gender. Whenever any word is used in this Agreement in one gender, it shall also be construed as being used in the other genders, and singular usage shall include the plural and vice versa, all as the context shall require.

24. Exhibits. All exhibits and schedules expressly referenced herein are hereby incorporated by reference into and made a part of this Agreement.

25. Counterparts. This Agreement may be executed in any number of counterparts; each such counterpart, when executed by all parties, shall be deemed to constitute one and the same instrument and shall be deemed an original hereof.

26. Severability. If any provision of this Agreement is declared void or unenforceable, such provision shall be deemed deleted from this Agreement, the remaining portions of this Agreement shall remain in full force and effect and the deleted portion shall be replaced with valid and enforceable language which in the arbiter's judgment most closely reflects the parties' original intent.

27. Costs and Expenses. Each party shall pay its own legal fees and costs incurred in connection with the negotiation, preparation and consummation of this Agreement.

28. Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of the parties hereto, and their respective successors in interest and assigns. This Agreement shall not, however, be assignable or transferable in whole or in part, by any party hereto except upon the express prior written consent of the other parties, except that each of Seller and TB Franchisor may assign its interest in this Agreement to any of its affiliates, so long as such assignment does not relieve the assignor of any of its liabilities to Purchaser or Shareholders. Nothing contained in this Agreement is intended to confer upon any person, other than the parties hereto and their respective heirs, successors and permitted assigns, any rights, remedies or obligations under, or by reason of this Agreement.

29. Additional Acts and Documents. Each party hereto shall do all such things and take all such actions to make, execute and deliver such other documents and instruments, as shall be reasonably requested to carry out the provisions, intent and purpose of this Agreement.

30. Time. Time is of the essence in respect of this Agreement and each and every provision hereof.

31. Governing Law. This Agreement shall be deemed to be made under, construed in accordance with, and governed by, the laws of the state of New York, but without regard to its choice of law provisions.

32. Dispute Resolution. For purposes of this Section only, Purchaser shall be deemed the exclusive authorized agent of, with full authority to bind and act on behalf of Shareholders and each of them, and on its own behalf. The parties shall attempt to resolve and settle by direct, private negotiation any claim, controversy or dispute (each, a "<u>Dispute</u>") that arises under or in relation to this Agreement. If Seller and Purchaser cannot resolve and settle a Dispute by private negotiation within ten (10) business days after one party gives the other written notice that a Dispute exists, either may demand in writing that the Dispute be submitted to non-binding mediation as follows:

32.1 Mediation shall occur in Orange County, California, before a single mediator, using facilities and mediation rules of the National Franchise Mediation Program, a dispute resolution process for franchising administered under the auspices of CPR Legal Program, Inc. ("<u>CPR</u>").

32.2 Within five (5) business days after receipt of such demand, Seller and Purchaser shall jointly request CPR to nominate three (3) available, qualified mediators to Seller and Purchaser. To be qualified, a mediator must have experience with business format franchising and have no prior business or professional relationship with either party, other than as mediator. To be available, a mediator must be generally available to conduct the mediation within the thirty (30) day period following the parties' selection of the mediator. Within five (5) business days after receiving the list of nominees, each of Seller and Purchaser shall inform CPR in confidence of such party's first choice of mediator. If both Seller and Purchaser choose the same nominee, such nominee shall be the mediator. If Seller and Purchaser choose different nominees, the nominee not selected by either party shall be the mediator.

32.3 The parties shall share the mediation filing fee and neutral costs of the mediation equally, but shall bear separately all other costs (including but not limited to their respective attorneys' fees, travel costs, etc.) Each of Seller and Purchaser shall send at least one (1) representative to the mediation conference who has authority to enter into a binding contract on that party's behalf and on behalf of its respective principal(s). Seller and Purchaser and the mediator shall sign an agreement committing each of them to keep the outcome and proceeding of the mediation confidential, except as required by law.

32.4 If either Seller or Purchaser fails or refuses to participate in mediation in accordance with this Section, the other shall be entitled to immediately file suit or otherwise enforce its rights.

32.5 In the event any party hereto commences any litigation against any other party hereto concerning this Agreement, the prevailing party shall be entitled to recover its attorneys' fees, costs and expenses, including without limitation expert fees, reasonably incurred by such party in the litigation.

With respect to any court proceeding between Purchaser and Seller concerning the enforcement, construction or alleged breach or termination of this Agreement, or any other claim arising out of or related to this Agreement, Purchaser and each Shareholder hereby submits to the personal jurisdiction and venue of the federal and California state courts located in Orange County, California, for all such matters, and shall not commence against Seller any court proceeding concerning such matters in any other courts.

33. Entire Agreement. This Agreement, together with the ancillary documents expressly referenced herein, represents the entire agreement of the parties with respect to the purchase and sale described herein, and all agreements pertaining to such purchase and sale entered into prior hereto are revoked and superseded by this Agreement. No representations, warranties, inducements or oral agreements with respect thereto have been made by any of the parties except as expressly set forth herein, in other contemporaneous written agreements, or in the FDD furnished by TB Franchisor. Except as expressly provided otherwise herein, this Agreement may not be changed, modified or rescinded except in writing, signed by all parties hereto, and any attempt at oral modifications of this Agreement shall be void and of no effect.

34. Guaranty. Each of the Shareholders hereby jointly and severally guarantees the full and timely performance of all of Purchaser's and each other's obligations herein.

35. Confidentiality and Press Releases. Except as required by law or applicable listing requirements, each party hereto shall keep all of the terms and provisions of this Agreement in strictest confidence for five (5) years, or until every party has expressly agreed otherwise, provided that nothing in this Section 35 shall prevent either party from sharing this Agreement with its affiliates, accountants, legal representatives and other persons who have a reasonable need to know the terms and provisions of this Agreement and agree in writing to keep such matters confidential as if they were a party to this Section 35. No party shall issue or participate in any press release that contains any specific information pertaining to this transaction (including, without limitation, the Purchase Price) unless every other party hereto has expressly agreed in writing to such press release.

36. Approval by Management. Seller's obligations hereunder and the terms of Purchaser's financing pursuant to Section 37 are subject to written approval by senior management of Seller and YUM! Brands. If such senior management does not approve the proposed transaction or such financing, Seller may terminate this Agreement (and all of its obligations hereunder) by delivering written notice thereof to Purchaser.

37. Financing. Purchaser and Shareholders shall use commercially reasonable efforts to obtain financing to facilitate their purchase of the Assets; provided that Purchaser and Shareholders may not seek or obtain financing in excess of eighty percent (80%) of the Purchase Price plus all closing costs borne by Purchaser and Shareholders, the remainder being deemed equity. Neither Purchaser nor Shareholders shall borrow funds to meet the equity requirement set forth herein, it being understood that Purchaser and Shareholders shall borrow funds from its lender or otherwise only as disclosed in documents submitted to Seller and to TB Franchisor or its designated manager for financial approval by Seller and TB Franchisor or its designated manager for the transactions contemplated herein. Purchaser further agrees that it will not, during the first three (3) years following Closing, without the prior written consent of TB Franchisor or its designated manager, which shall not be unreasonably withheld, refinance or restructure any portion of Purchaser's debt or equity assumed or contributed in connection with the transactions contemplated hereby. The parties agree that it shall not be unreasonable for TB Franchisor or its designated manager to withhold its consent if such refinancing or restructuring would result in a reduction of equity below the minimum level required by this Section 37.

38. Prohibition on Transfers; Right of First Offer.

38.1 Purchaser hereby agrees and covenants that for a five (5) year period from and after the Closing Date, without the prior written consent of Seller, which consent may be withheld by Seller in Seller's sole and absolute discretion, Purchaser will not (A) transfer any of the Offered Assets (as such term is defined in Section 11.3 herein) owned by Purchaser, or cause or permit any of its affiliates to transfer any of the Offered Assets controlled by any such affiliate, to any person or entity, or (B) permit the direct or indirect transfer of any interest in the Purchaser, or any affiliate of the Purchaser that owns an interest (directly or indirectly) in any of the Offered Assets, or (C) engage in any Sale-Leaseback Transaction involving the Offered Assets.

38.2 Purchaser hereby also agrees and covenants that during the five (5) year period from and after the Closing Date, if Purchaser intends to sell or otherwise transfer of any or all of the Offered Assets (a "<u>Resale</u>"), Purchaser must offer in writing to Seller any or all Offered Assets that Purchaser purchased under this Agreement for the price paid by Purchaser under this Agreement without any adjustment before proposing any sale or transfer of any or all of the Offered Assets acquired under this Agreement to any third-party or affiliate of Purchaser (the "<u>Right of First Offer</u>"). Seller shall have a commercially reasonable period of time, not to exceed thirty (30) days, to evaluate such offer to sell any or all of the Offered Assets and inspect the same and to either elect to purchase such Offered Assets or waive such Right of First Offer in writing. If Seller fails to exercise such right to purchase such Offered Assets as identified in writing from Purchaser within said thirty (30) days, Purchaser may proceed to sell such Offered

Assets to a third-party but at a sale price not less than that as contained in the notice and offer to sell provided to Seller. If Seller does not exercise its right to purchase the Offered Assets and Purchaser proceeds to sell such Offered Assets at any time during the five (5) year period from and after the Closing Date to any third-party in a bona fide transfer for at least full fair market value, Purchaser (or the successor in interest to Purchaser at such time) shall pay to Seller an amount equal to one-half (1/2) of the difference between the Resale purchase price for such Offered Assets and the Purchase Price allocated to such Offered Assets as identified on Schedule 2 attached hereto. Further, any waiver or election by Seller not to exercise such right to purchase such Offered Assets shall not waive, nor be deemed to be a waiver of, Seller's rights hereunder, which shall continue through said five (5) year period with respect to any subsequent offers to sell any or all of the Offered Assets. The foregoing provisions in this Section 38 shall be included in the Bill of Sale [and the Deed].

39. 1031 Exchange. Purchaser agrees to cooperate with Seller in Seller's effecting a taxdeferred exchange under Internal Revenue Code Section 1031. Seller shall have the right, expressly reserved here, to elect this tax-deferred exchange at any time before the Closing Date, and further, Purchaser and Seller agree that the consummation of this Agreement is contingent on the exchange being effected if Seller so elects. If Seller elects to effect a tax-deferred exchange, Purchaser agrees to execute such additional escrow instructions, documents, agreements or instruments reasonably required to effect the exchange.

40. Pre-Ordered Merchandise. Purchaser and Shareholders acknowledge that Seller has, or may have, ordered prior to the Closing Date certain merchandise and promotional materials for the Restaurants, which merchandise and promotional materials are to be delivered and paid for after the Closing Date. Purchaser agrees to accept and pay for such merchandise and promotional materials in the quantities, for the prices and otherwise on the same terms and conditions as agreed to by Seller with such vendors, and hereby assumes all obligations of Seller and its affiliates with regard thereto.

41. New Development. TB Franchisor or its affiliates have identified one or more territories ("<u>Territories</u>") that have potential for development of one or more new Taco Bell restaurants (each, a "<u>New</u> <u>Development</u>"). With respect to any such Territories, TB Franchisor and Purchaser agree to enter into a Development Agreement at or prior to the Closing in the form substantially similar to that attached hereto as **Exhibit "G"**, pursuant to which Purchaser will develop [___] new Taco Bell restaurants within the Territories. The timelines for completion, and other requirements related to each New Development, are set forth on Schedule 41 attached hereto.

42. Waiver of Captive Mall Development. Purchaser acknowledges and agrees that it has no right to object to the development of any Express unit owned, franchised or licensed by Seller, TB Franchisor or any of their affiliates to be located in the mall locations, if any, listed below (each a "<u>Captive Express Development</u>"). Purchaser waives any impact protection relating to the Captive Express Development under Seller's, TB Franchisor's or any of their affiliates' then-current Integrated Expansion

and TBx Development Policy. Purchaser agrees to execute and deliver a waiver of all claims and rights related to the below locations (if any) at Closing and at any time after Closing upon request from Seller.

| DMA Name | Mall Name | Mall Location |
|----------|-----------|---------------|
| | | |

43. Single Integrated Transaction. Notwithstanding any provision in this Agreement or in any other agreement between or among them, Purchaser, Seller and Shareholders severally and collectively intend, acknowledge and agree that this Agreement and each and every agreement, instrument and contract referenced in this Agreement or executed or delivered in connection with or pursuant to this Agreement or in connection with or to effect the purchase and sale contemplated herein (collectively, the "<u>Integrated Agreements</u>") do and shall be deemed to constitute one single, integrated transaction and agreement. Without limiting the foregoing, the parties further acknowledge and agree as follows:

43.1 Without limitation, the parties intend and agree that the Integrated Agreements shall include the following and they shall not be severed or severable from one another for any purpose: (i) this Agreement and all exhibits and schedules referenced herein or attached hereto, including all exhibits and schedules listed on the "List of Exhibits and Schedules" attached hereto; (ii) the Taco Bell Franchise Agreements, as defined herein, and all exhibits, schedules and attachments thereto, as well as any other franchise agreement(s) governing the operations of the Restaurants, including all Upgrade Obligations; and (iii) the Real Property Leases, Assignment and Assumption of Leases and any sublease.

43.2 The parties intend and agree that the Integrated Agreements shall constitute one single, integrated transaction and agreement, notwithstanding the fact that: (i) the Integrated Agreements may be executed at different times by different parties; (ii) different consideration may be apportioned among the Integrated Agreements; (iii) the Integrated Agreements may provide that they are assignable; and (iv) the Integrated Agreements may have terms or durations of varying lengths, including with respect to the Taco Bell Franchise Agreements and the Real Property Leases.

43.3 Purchaser and Shareholders, if any, acknowledge and agree that Seller would not have entered into this Agreement or any of the Integrated Agreements absent Purchasers' execution of and performance under all of the Integrated Agreements, including the Taco Bell Franchise Agreements, the Real Property Leases, the Assignment and Assumption of Leases and the subleases.

44. New Construction in Process. Each new unit construction in-process project store (each, a "<u>CIP Store</u>"), as set forth below, is currently under development by Seller. Purchaser will be required to pay an initial franchise fee for each CIP Store (the "<u>CIP Fee</u>") to Seller at the Closing. After the Closing, Purchaser will reimburse Seller for all Development Costs (as defined below) incurred up to the Closing Date for each CIP Store.

[Purchaser agrees to assume all obligations for the development of the CIP Stores and, after the Closing, Seller will [transfer to Purchaser the deed associated with each CIP Store][convey to purchaser

each CIP Store pursuant to an Assignment and Assumption of Lease in the form of **Exhibit "F"**]. Purchaser agrees that each CIP Store must be open no later than the date set out below, provided, however, that if Shareholders and Purchaser are diligently pursuing an opening of the CIP Store, and fail to comply with the date set out below, this shall not constitute a default under Section 18 hereof, nor shall the liquidated damages contemplated thereunder apply as long as the CIP Store is open no later than [INSERT DATE] of the applicable year.]⁹

[After the Closing, Seller shall continue the construction-in-process project for each CIP Store. The closing for the CIP Store(s) (the "<u>CIP Closing</u>") shall be deferred until such time that Seller notifies Purchaser that the construction in-process project is completed. The CIP Closing shall occur upon the same terms and conditions as the Closing for the other Restaurants. Upon the occurrence of the CIP Closing, i) Purchaser will reimburse Seller for any and all Development Costs not previously reimbursed to Seller, ii) Purchaser will pay all other Closing costs as otherwise provided for hereunder (including, but not limited to, transfer taxes and the costs associated with title insurance, if any), and iii) Seller will [transfer to Purchaser the deed associated with each CIP Store][convey to purchaser each CIP Store pursuant to an Assignment and Assumption of Lease in the form of **Exhibit "F"**].]¹⁰

As used herein, "<u>Development Costs</u>" shall mean the aggregate of all out-of-pocket costs of Seller or any of its affiliates incurred in connection with any or all of the lease or fee property purchase negotiations, including, as applicable, costs associated with the design, engineering, permitting, construction, connection and finishing of any or all of the property, appurtenances to the property, site work, materials, building improvements, landscaping, equipment, signage, utilities and warranting of, at, on or connected with the development of each CIP Store, whether for tangible or intangible real or personal property or services (such as architectural, engineering, legal, etc.) or otherwise.

| Store Number | Address | City | State | Estimated | Estimated |
|--------------|---------|------|-------|----------------|--------------------|
| | | | | Completion Dat | e Completion Costs |
| | | | | | |
| | | | | | |

[Signature page follows]

⁹ Note: To incorporate if Purchaser is to complete CIP Store(s) after Closing.

¹⁰ <u>Note</u>: To incorporate if Seller is to complete CIP Store(s) after Closing.

IN WITNESS WHEREOF, the parties hereto through their duly authorized signatories have caused this Agreement to be executed and delivered as of the date first above written.

| PURCHASER: | SELLER: |
|---------------|---------|
| a | a |
| Ву: | Ву: |
| Name: | Name: |
| Its: | 14 |
| SHAREHOLDERS: | |
| Name: | |

Name:

TB FRANCHISOR:

Taco Bell Franchisor, LLC, by signing below through its duly authorized signatory, acknowledges and agrees solely to the following specifically enumerated provisions of this Agreement with respect to duties or obligations incurred as a franchisor: the Preamble; Recital H; and Sections 1, 2.1, 2.2, 6.1, 11.2, 11.3, 11.4, 20, 28, 33, 37, 38 and 41, and incurs no liability or responsibility in connection with any of the other provisions herein.

TACO BELL FRANCHISOR, LLC

a Delaware limited liability company

BY: Taco Bell Corp., as its Manager

| By: | |
|-------|--|
| Name: | |
| lts: | |

[Signature page to Asset Purchase Agreement]

LIST OF EXHIBITS AND SCHEDULES

EXHIBITS

- A THE RESTAURANTS
- B FORM OF FRANCHISE AGREEMENT
- C BILL OF SALE
- D GENERAL RELEASE
- E FORM OF OPINION OF COUNSEL
- [F ASSIGNMENT AND ASSUMPTION OF LEASE]¹¹
- G MARKET BUILD OUT AGREEMENT
- [H LAND AND BUILDING LEASE]¹²
- [I LIMITED WARRANTY DEED]¹³

SCHEDULES

- 2 ALLOCATION OF PURCHASE PRICE
- 2.2 UPGRADE OBLIGATIONS
- 11.4 SUPPLEMENTAL OPERATIONAL AND FINANCIAL CONDITIONS
- 41 NEW DEVELOPMENT

¹¹ <u>Note</u>: To delete this exhibit if not applicable.

 $[\]frac{12}{\text{Note}}$: To delete this exhibit if not applicable.

¹³ <u>Note</u>: To delete this exhibit if not applicable.

EXHIBIT "A"

THE RESTAURANTS

| STORE NUMBER | ADDRESS | TYPE | EXPIRATION DATE |
|--------------|---------|------|-----------------|
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
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EXHIBIT "B" TACO BELL FRANCHISOR, LLC FORM OF FRANCHISE AGREEMENT

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Appendix I

TACO BELL FRANCHISOR, LLC FRANCHISE AGREEMENT

THIS AGREEMENT is made date, by and between TACO BELL FRANCHISOR, LLC, a Delaware limited liability company (the "Company"), and names (the "Franchisee").

RECITALS

A. The Company is the originator of a distinctive concept for the marketing, preparation and sale of certain Mexican and other style food products (the "TACO BELL RESTAURANTS" or the "Restaurants").

B. The Company owns or controls various trademarks, service marks, trade names, trade dress, designs (including product package designs), symbols, emblems, logos, insignias, external and internal building designs and architectural features and combinations of the foregoing (collectively, the "Trademarks"), which are used by it, its franchisees and its licensees in offering, selling and distributing its products and services. Some of the Trademarks are set forth and described on Appendix 1 to this Agreement.

C. The Company has developed, owns and has adopted for its own use and the use of its franchisees and licensees a unique system of quick service restaurant operation (the "Taco Bell System" or the "System"), consisting of a variety of distinctive sign and facility designs, equipment specifications and layouts, recipes, methods of food presentation and service, business techniques, copyrighted manuals and other materials, trade secrets, know-how and technology.

D. The Company has established, and is continuing to develop and operate, a chain of quick service "Taco Bell" and "Taco Bell Express" restaurants or units which are fundamentally uniform in image and in food style and which share many fundamental menu items and methods of operation (the "Taco Bell Chain").

E. The Taco Bell Chain enjoys widespread public acceptance due in part to (1) uniform high standards for the preparation, presentation and service of Taco Bell food; (2) an essentially uniform menu, image, appearance and methods of operation in all Restaurants and units; (3) uniform use of the System and the valuable and distinctive Trademarks; and (4) the Taco Bell franchisees' and licensees' commitments to maintain and enhance the goodwill and public acceptance of Taco Bell products, services and Restaurants by strict adherence to these uniform standards as they now exist and may be revised from time to time pursuant to this Agreement.

F. The Franchisee, aware of the above, has applied for a franchise and desires to establish and operate a Taco Bell Restaurant upon the terms and conditions set forth in this Agreement.

WITNESSETH

The parties hereby act and agree as follows:

SECTION 1: GRANT OF LICENSE

1.0 The Company hereby grants to the Franchisee a limited license to use the Trademarks solely in direct connection with the sale of the food, beverage and other products referred to in Subsection 3.5 from the TACO BELL RESTAURANT to be established pursuant to this Agreement at the following location:

<u>Unit No. unit</u> <u>address</u> <u>city state zip</u> (the "Restaurant")

The grant of this limited license to use the Trademarks is further subject to the terms, conditions and limitations hereinafter set forth; including, among others, those contained in Section 14 entitled "TRADEMARKS."

1.1 Throughout the Term of this Agreement (as defined below), Franchisee shall operate the Restaurant in strict accordance with the terms of this Agreement and shall perform all other obligations of the Franchisee provided for by this Agreement.

SECTION 2: TERM

2.0 This Agreement shall continue for a term of _____ years, unless earlier terminated in accordance with Subsection 5.1 or any of the other conditions and provisions hereof (the "Term"), commencing with the date on which the Restaurant is opened for business to the public (if a writing stating the opening date and signed by the Parties is attached hereto) or forty-five days from date, whichever is earlier (the "Date of Grant"). Upon and after expiration of the Term (a) the Franchisee shall have no expectation or right to continue, extend, renew, or otherwise replace the license granted in Section 1 of this Agreement or to continue to operate the Restaurant, and (b) the Company shall have no expectation or right to require the Franchisee to continue to operate the Restaurant.

SECTION 3: RESTAURANT SYSTEM AND PROCEDURES

3.0 To the extent deemed appropriate by the Company in its sole discretion, based on the Franchisee's experience and performance at any particular time during the Term, the Company will use commercially reasonable efforts to furnish the Franchisee with advice and assistance in managing and operating a TACO BELL RESTAURANT, including periodic visits by the Company's representatives. A Company representative will assist the Franchisee in coordinating the Restaurant pre-opening activities, and will be available to assist with Restaurant operations throughout the opening week, as reasonably needed. In addition, the Company will develop and present to the Franchisee, and the Franchisee and the Company shall carry out, an advertising program designed for the initial opening of the Restaurant.

3.1 The Franchisee shall devote his or her full time, best efforts and constant personal attention to the day to day operation of the Restaurant. In order to facilitate the devotion of such personal attention, either the Franchisee or a qualified manager of the Restaurant shall maintain his or her personal principal residence within a usual driving time of approximately one hour from the Restaurant. Unless the Company shall have given its prior advance written approval, the Franchisee shall have the Restaurant open for business during such hours as are specified by the Company in the Manual described in Subsection 3.2 below (the "Manual"). In addition, and without limiting the generality of the foregoing responsibilities, the Franchisee shall:

public;

(a) Operate the Restaurant in a clean, safe and orderly manner, providing courteous, first-class service to the

(b) Diligently promote and make every reasonable effort to increase the business of the Restaurant;

(c) Advertise the business of the Restaurant by the use of the Trademarks and such other insignia, slogans, emblems, symbols, designs and other identifying characteristics as may be developed or established from time to time by the Company and included in the Manual; and

(d) Prevent the use of the Restaurant for any immoral or illegal purpose, or for any other purpose, business activity, use or function which is not expressly authorized hereunder or in the Manual.

3.2 The Franchisee hereby acknowledges receipt and loan of a copy of the Company's Franchise Operations Manual, and shall faithfully, completely and continuously perform, fulfill, observe and follow all instructions, requirements, standards, specifications, systems and procedures contained therein; including, those dealing with the selection, purchase, storage, preparation, packaging, service and sale (including menu content and presentation) of all food and beverage products, and the maintenance and repair of Restaurant buildings, grounds, furnishings, fixtures, and equipment, as well as those relating to employee uniforms and dress, accounting, bookkeeping, record retention and other business systems, procedures and operations. By this reference, the Company's Franchise Operations Manual, as presently constituted and as it may hereafter be amended and supplemented by the Company from time to time (the "Manual") is incorporated in and made part of this Agreement. The Franchisee acknowledges that the materials contained in the Manual are integral, necessary and material elements of the System.

3.3 The Company shall have the right at any time and from time to time, in the good faith exercise of its reasonable business judgment, consistent with the overall best interests of TACO BELL RESTAURANTS generally, to revise, amend, delete from and add to the System and the material contained in the Manual. The Franchisee shall promptly comply with all such revisions, amendments, deletions and additions.

3.4 The Franchisee understands, acknowledges and agrees that strict conformity with the System, including the standards, specifications, systems, procedures, requirements and instructions contained in this Agreement and in the Manual, is vitally important to the success not only of the Company, but to the collective success of all Taco Bell franchisees, including the Franchisee, by reason of the benefits all franchisees and the Company will derive from chain uniformity in food products, identity, quality, appearance, facilities and service among all TACO BELL RESTAURANTS. Any failure to adhere to the standards, specifications, requirements or instructions contained in this Agreement or in the Manual shall constitute a material breach of this Agreement.

3.5 The Franchisee shall offer for sale only from the Restaurant premises and at all times when the Restaurant is open for business all and only the food, beverages and other products expressly described in the Manual, unless the Franchisee shall have received the Company's prior written consent to any exception. No food, beverage or other products shall be offered or sold at or from the Restaurant under or in connection with any trademark or service mark other than the Trademarks without the prior written authorization of the Company in each case.

3.6 The Franchisee further understands, acknowledges and agrees that the Company is the owner of all rights in and to the System, including the information and materials described or contained in the Manual, and that the System, including such information and materials, constitutes trade secrets of the Company which are revealed to the Franchisee in confidence, and that no right is given to or acquired by the Franchisee to disclose, duplicate, license, sell or reveal any portion thereof to any person, other than an employee of the Franchisee required by his or her work to be familiar with relevant portions thereof. The Franchisee hereby represents, warrants and promises to keep and respect such confidences extended by the Company to the Franchisee, to obtain from employees with access to such information an agreement to keep and respect such confidences, and to be responsible for compliance by said employees with such agreements.

3.7 The Manual and all such other materials furnished to the Franchisee hereunder are and shall remain the property of the Company and shall be returned by the Franchisee to the Company immediately upon the expiration or earlier termination of this Agreement for any reason.

3.8 During the term of this Agreement, the Franchisee shall not, without the prior express written consent of the Company, directly or indirectly, perform any services for, engage in or acquire any financial, beneficial or equity interest in, any business similar to that of the Restaurant. In the event this Agreement is terminated by the Company for breach by the Franchisee, the same restrictions shall apply for a period of one year following such termination, but only with respect to similar businesses operated within a ten mile radius of the Restaurant. For purposes of this subsection, a "similar business" is a restaurant business which prepares or sells Mexican style food products. Notwithstanding the foregoing, the Franchisee and his or her family, collectively, may own up to ten percent (10%) of the stock of a publicly traded company engaged in a similar business. If any court or other tribunal having jurisdiction to determine the validity or enforceability of this subsection determines that it would be invalid or unenforceable as written, then in such event the provisions hereof shall be deemed modified to the extent necessary to be valid and enforceable.

SECTION 4: TRAINING

4.0 The Company shall make available to the Franchisee and one Restaurant manager, the Company's TACO BELL RESTAURANT operations training course.

4.1 Before the Restaurant shall open for business, one person from the Franchisee's organization who is designated to be the initial manager of the Restaurant shall either: (a) attend, for such period of time as the Company shall deem reasonably necessary, and complete the Company's training course to the reasonable satisfaction of the Company, or (b) otherwise be approved by the Company to manage the Restaurant. In the event this Agreement is the first franchise agreement between the Company and the Franchisee, then before the Restaurant shall open for business, the Franchisee shall also attend, for such period of time as the Company shall deem reasonably necessary, and complete the Company's training course to the reasonable satisfaction of the Company. If the Franchisee fails to successfully complete the Company's training course, then at the option of the Company this Agreement may be terminated.

4.2 The Franchisee and at least one Restaurant manager shall, from time to time as reasonably required by the Company, personally attend and complete a Company-provided refresher course in TACO BELL RESTAURANT operations.

4.3 The Franchisee shall be responsible for the compliance of Restaurant operations with the standards, methods, techniques and material taught at the Company's operations training course, and shall cause the Restaurant employees to be trained in such standards, methods and techniques as are relevant to the performance of their respective duties.

4.4 Attendance of the Franchisee and one manager of the Restaurant shall be tuition-free at all training courses, but at the Franchisee's sole cost and expense, including, without limitation, the cost of travel, lodging, meals and other related and incidental expenses.

SECTION 5: RESTAURANT MAINTENANCE

5.0 The Franchisee shall, at the Franchisee's sole cost and expense, maintain and repair the Restaurant, related equipment, signage, improvements, landscaping and the Restaurant premises in conformity with the standards, specifications and requirements of the System, as the same may be designated by the Company from time to time, and as appropriate replace any or all of such items (other than the Restaurant building or premises). The Franchisee shall replace equipment as necessary or desirable at the Franchisee's cost and expense and obtain at his or her cost and expense any new or additional equipment as may be reasonably required by the Company for new products, procedures, administration, marketing or communication. Except as may be expressly provided in the Manual, no alterations or improvements, or changes of any kind in design, equipment or decor shall be made in, on or about the Restaurant or Restaurant premises without the prior written approval of the Company in each instance. The Franchisee shall at the Franchisee's sole cost and expense, replace as necessary such equipment, signage, improvements and landscaping in conformity with such standards, specifications and requirements of the System.

5.1 As a condition of continuing this Agreement after the [eleventh anniversary of the Date of Grant, the Franchisee shall, between the tenth and eleventh anniversaries of the Date of Grant] [thirteenth anniversary of the Date of Grant, the Franchisee shall, between the twelfth and the thirteenth anniversaries of the Date of Grant], upgrade the Restaurant in accordance with the Manual ("Mid-Term Upgrade"). The scope of the Mid-Term Upgrade shall be defined in the Manual and generally shall include an interior refresh (including paint, counters, seats, settees, chairs, tables, soffits, and lighting), an exterior refresh (including paint and the addition of, modification to, or incorporation of any new critical design elements), and a signage upgrade. The Franchisee must obtain the Company's

prior written approval of the exact scope of the Mid-Term Upgrade pursuant to the procedures stated in the Manual. In the event the Franchisee fails to obtain the Company's prior written approval or complete timely the Mid-Term upgrade pursuant to this section, Franchisor may terminate this Agreement pursuant to Section 15.

5.2 In order to assure the continued success of the Restaurant, the Franchisee shall, from time to time as reasonably required by the Company (taking into consideration the cost and then remaining term of this Agreement), modernize or modify the image of the Restaurant building, premises and equipment to the Company's then current, reasonable standards and specifications. The Franchisee's obligations under this subsection are in addition to, and shall not relieve the Franchisee from, any of its other obligations under this Agreement, including those contained in the Manual. However, no such modernization or re-imaging shall be required by the Company unless and until the Company has at that time committed to implement such standards and specifications within the then current or following calendar year in at least twenty-five percent (25%) of those TACO BELL RESTAURANTS then operated by the Company within the United States.

5.3 If the Franchisee is or becomes a lessee of the Restaurant premises, the Franchisee shall provide the Company with a true and correct, complete copy of any such lease, and shall have included therein provisions, in form satisfactory to the Company, expressly permitting both the Franchisee and the Company reasonable opportunity to take all actions and make all alterations referred to under Subsection 15.2(b). Any such lease shall also require the lessor thereunder to give the Company reasonable notice of any contemplated termination and a reasonable time in which to take and make the above actions and alterations and provide that the Franchisee has the unrestricted right to assign such lease to the Company.

SECTION 6: ADVERTISING AND PUBLICITY

6.0 The Company shall develop and administer advertising and sales promotion programs designed to promote and enhance the collective success of all TACO BELL RESTAURANTS. It is expressly understood, acknowledged and agreed that in all phases of such advertising and promotion, including, without limitation, type, quantity, timing, placement and choice of media, market areas and advertising agencies, the decisions of the Company made in good faith shall be final and binding. The Franchisee shall have the right to participate actively in all such advertising and sales promotion programs, but only in full and complete accordance with such terms and conditions as may be established by the Company for each such program.

6.1 (a) The Company will establish and maintain a fund (the "Marketing Fund") separate from any Company accounts. The Company will deposit into the Marketing Fund all marketing fees received from the Franchisee pursuant to Subsection 7.0(c) below and an amount equal to four and one-quarter percent (4.25%) of the Gross Sales (as defined below) from Company operations of TACO BELL RESTAURANTS in the United States (except Hawaii). The Company will provide an accounting of the Marketing Fund to the Taco Bell franchise advisory council ("FRANMAC") pursuant to the Marketing Fund Policy.

(b) The Company has and will in consultation with FRANMAC develop, publish and modify from time to time as necessary a Marketing Fund Policy, which shall be part of the Manual and will set forth procedures and guidelines for disbursements and expenditures from the Marketing Fund. All monies in the Marketing Fund, including any interest or other income earned from the investment of such monies must be spent and disbursed only in accordance with this Agreement and the Marketing Fund Policy. The Franchisee hereby agrees that the Company can shift into the Marketing Fund any excess funds remaining in funds, sub-funds, or other accounts established or maintained in connection with prior forms of franchise agreement or marketing fund policies, including fees or monies that Franchisee paid, or that were collected from Franchisee, in connection with prior franchise agreements between the Franchisee and the Company.

(c) The Company shall use the Marketing Fund in its good faith determination to disseminate, improve and support the public awareness and image of the Taco Bell brand, the Taco Bell System and its goods and services available to the public, to increase System-wide sales, to purchase advertising, to pay for the development, support, and dissemination of other marketing and media programs on a regional or national basis (including but not limited to promotions, public relations, event marketing, research and clearance of programs, talent and residuals), to pay for the creation and production of advertising, and as otherwise permitted by the Marketing Fund Policy; provided, however, in any given calendar year not more than one-quarter of the aggregate of all marketing fees contributed to the Marketing Fund from franchise and Company Restaurants in the United States (except Hawaii) shall be spent on the production and creation of advertising.

6.2 The Company may temporarily invest any or all of the monies held in the Marketing Fund from time to time at the sole discretion of the Company in accordance with the Marketing Fund Policy. All interest or other income received from such investments may be used by the Company to pay for the expenses of administering the Marketing Fund. Any such amounts not used for this purpose shall be designated Marketing Funds and disbursed according to the Marketing Fund Policy.

6.3 All advertising copy and other materials shall be in strict accordance and conformity with the standards, formats and specimens contained in the Manual. In the event the Franchisee wishes to depart from the materials contained in the Manual, the Franchisee shall submit, in each instance, the proposed advertising copy and materials to the Company for approval in advance of publication, and shall use only such advertising copy and materials as have been approved in writing by the Company. In no event shall the Franchisee's advertising contain any statement or material which may be considered (a) in bad taste or offensive to the public or to any group of persons, or (b) defamatory of any person or an attack on any competitor.

6.4 In order to maintain the high reputation of the Taco Bell System and for the benefit of all of its operators, the Franchisee shall report immediately by telephone to the Company the occurrence of any incident at or concerning the Restaurant or the

business conducted there which is or is likely to become the subject of publicity through the news media or otherwise. The Franchisee hereby acknowledges that the Company alone is authorized to speak or make statements, public or private, on behalf of the Taco Bell brand or the Taco Bell System, and the Franchisee shall in every instance consult and coordinate with the Company in advance of communicating with the media or of creating publicity for the brand or System outside the normal course of business.

SECTION 7: FEES

Term:

7.0 As partial consideration for the rights granted hereunder, the Franchisee shall pay the Company throughout the

(a) An initial franchise fee of _____ Dollars (\$_____) due upon execution hereof. The Franchisee acknowledges that the granting of this franchise is the only consideration for the payment of this initial franchise fee. The Franchisee shall spend five thousand dollars (\$5,000.00) within six (6) months of opening the Restaurant in advertising and promoting the opening of the Restaurant in accordance with the Company's opening procedures for franchised restaurants. Upon receipt of paid invoices or other proofs of expenditure, the Company will reimburse the Franchisee for the grand opening expenses in an amount not to exceed \$5,000.00. Any and all such paid invoices or other proofs of expenditure must be submitted to the Company within nine (9) months from the opening date of the Restaurant. In the event that the Franchisee and the Restaurant qualify for or otherwise receive a waiver of or reduction in the initial franchise fee, the Franchisee shall still spend and provide the Company with proof of the grand opening expenses as noted above; however, the Company will not reimburse the Franchisee for any grand opening expenses;-

(b) A franchise fee for each of the Company's four-week accounting periods (or five-week accounting periods, as determined from time to time by the Company, each whether four or five weeks an "accounting period") equal to five and one-half percent (5.5%) of Gross Sales (as defined below); and

Sales (as defined below).

(c) A marketing fee for each of the accounting periods equal to four and one-quarter percent (4.25%) of Gross).

(d) Notwithstanding the foregoing, if a federal, state or local law in which the Restaurant is located prohibits or restricts in any way the Franchisee's ability to pay and/or the Company's ability to collect that portion of the period franchise fee (identified in "(b)" above) or period marketing fee (identified in "(c)" above) related to Gross Sales deriving from the sale of alcoholic beverages at the Restaurant (an "Alcohol Restriction Law"), then the Franchisee instead will be required to pay as the period franchise fee and period marketing fee whatever increased percentages of the Restaurant's non-alcoholic beverage Gross Sales (that is, total period Gross Sales minus the amount of Gross Sales derived from the Franchisee's sale of alcoholic beverages) as will result in the Franchisee's paying the period franchise fee and period marketing fee which would otherwise pertain if Franchisee were not subject to an Alcohol Restriction Law.

7.1 <u>Due Dates</u>. Until notified otherwise by the Company, the periodic fees required pursuant to Subsection 7.0 shall be paid by check mailed and postmarked on or before the fifth (5th) business day immediately following the four (or five) week accounting period (as designated by the Company) in which such sales were made. When so notified by the Company, the periodic fees required pursuant to Subsection 7.0 shall be paid by electronic funds transfer received on or before the fifth (5th) business day immediately following the last day of the pertinent accounting period (as designated by the Company) in which such sales were made. Any payment which is not paid when due shall incur the then-customary administrative charge <u>and</u> shall bear interest from and after the due date at the rate of (i) eighteen percent (18%) per annum or (ii) the highest rate permitted by law, whichever is less.

7.2 <u>Definition</u>. The term "Gross Sales" as used in this Agreement shall mean the total of all cash or other payments received for the sale of food, beverages and other tangible property of every kind sold at, in, upon, or from the Restaurant, and all amounts which shall be received as compensation for any services rendered therefrom, excluding only sales taxes, employee meals, overrings and refunds to customers.

7.3 <u>Taxes</u>. All fees paid by the Franchisee to the Company pursuant to this Agreement shall be paid to the Company net of any and all withholding, excise, gross receipts, sales, use and other similar taxes (other than state or federal corporate income tax of the Company), so that, for example, in the event any governmental entity would impose a tax of 5% on royalties paid by the Franchisee hereunder, then the Franchisee would pay to the Company 5.79% of the Restaurant's Gross Sales as the franchise fee instead of the 5.5% of Gross Sales payable without any such tax.

SECTION 8: RECORD KEEPING

8.0 From time to time, the Company may provide the Franchisee with a TACO BELL RESTAURANT record keeping system and forms, and the Franchisee shall employ such system, without modification, in connection with the business of the Restaurant.

8.1 The Franchisee shall complete and submit to the Company on a regular, continuous basis:

(a) Weekly Restaurant Reports, on or before the fifth business day after each week in each accounting

period;

(b) Period Restaurant Reports, on or before the fifth business day after expiration of each accounting

period; and

(c) Annual Restaurant Reports, on or before 90 days following the end of each calendar year or the end of the Franchisee's fiscal year, whichever is pertinent.

8.2 The Annual Restaurant Reports referred to above shall include a balance sheet dated as of the end of the pertinent year and a profit and loss statement for such year, together with such additional financial information as the Company may reasonably request, all prepared in accordance with generally accepted accounting principles. Such balance sheet and profit and loss statement must be reviewed by an independent certified public accountant and be in accordance with Statements on Standards for Accounting and Review Services and must contain a signed opinion by such accountant to that effect. If the Franchisee fails to provide the Company with any such financial statement, the Company shall have the right to have an independent audit made of the Franchisee's books and records, and the Franchisee shall promptly reimburse the Company for the cost thereof.

8.3 Each of the Reports referred to in this section shall be completed by the Franchisee or the Franchisee's accountant in the respective specimen forms, and in accordance with the instructions, contained in the Manual. Time is of the essence with respect to completion and submission of each such Report. Franchisee hereby consents to the Company's release of information regarding the Restaurant's sales to associations of franchisees, to consultants of the Company, to advertising agencies and to other parties considered appropriate by the Company.

8.4 If the Franchisee is a corporation, it shall maintain an accurate stock register. In the event that the beneficial ownership of the Franchisee's stock differs in any respect from record ownership, the Franchisee shall also maintain a list of the names, addresses and interests of all beneficial owners of its stock. The Franchisee shall produce its stock register and any list of beneficial owners, certified by the corporation's secretary to be correct, at the Restaurant at any reasonable time and from time to time after ten days' prior written request by the Company. Company representatives shall have the right to examine the stock register and any list of beneficial owners and to reproduce all or any part thereof. In addition, all record and beneficial stock holders of the Franchisee shall jointly and severally guaranty the full and faithful performance of all agreements, duties and obligations required to be performed, fulfilled or observed by the Franchisee under this Agreement.

8.5 Without limiting the generality of Subsection 9.0, below, Company representatives shall have the right at all times during normal business hours to confer with Restaurant employees and customers, and to inspect the Franchisee's books, records and tax returns, or such portions thereof as pertain to the operation of the Restaurant business. All such books, records and tax returns shall be kept and maintained at the Restaurant premises or such other place as may be agreed to from time to time in writing by the parties. If any such inspection reveals that the Gross Sales reported in any report or statement are less than the actual Gross Sales ascertained by such inspection, then the Franchisee shall immediately pay the Company the additional amount of fees owing by reason of the understatement of Gross Sales previously reported, together with interest and administrative charges as provided in Subsection 7.1. In the event that any report or statement understates Gross Sales by more than two percent (2%) of the actual Gross Sales ascertained by the Company's inspection, the Franchisee shall, in addition to making the payment provided for in the immediately preceding sentence, pay and reimburse the Company for any and all expenses incurred in connection with its inspection, including, but not limited to, reasonable accounting and legal fees. Such payments shall be without prejudice to any other rights or remedies the Company may have under this Agreement or otherwise.

SECTION 9: RESTAURANT INSPECTION

9.0 The Company shall have the right at any time and from time to time without notice to have its representatives enter the Restaurant premises for the purpose of inspecting the condition thereof and the operation of the Restaurant for compliance with the standards, specifications, requirements and instructions contained in this Agreement and in the Manual, and for any other reasonable purpose connected with the operation of the Restaurant.

SECTION 10: RELATIONSHIP OF PARTIES AND INDEMNIFICATION

10.0 The Franchisee is not, and shall not represent or hold itself out as, an agent, legal representative, joint venturer, joint employer, partner, employee or servant of the Company for any purpose whatsoever and, where permitted by law to do so, shall file a business certificate to such effect with the proper recording authorities. The Franchisee is an independent contractor and is not authorized to make any contract, agreement, commitment, warranty or representation on behalf of the Company, or to create any obligation express or implied on behalf of the Company. The Franchisee agrees that the Company is not, and the Franchisee hereby covenants not to claim that the Company is, in any way a "fiduciary" as regards the Franchisee. The Franchisee shall not use the name TACO BELL or any similar words as part of or in association with any trade name or name of any business entity directly or indirectly associated with the Franchisee.

10.1 Franchisee agrees that it will, at its sole cost, at all times indemnify, defend and hold harmless the Company; any of the Company's parents, affiliates, subsidiaries, successors, assigns and designees; and, the officers, directors, managers, employees, agents, attorneys, shareholders, owners, members, designees and representatives of each of the foregoing (the Company and all others referenced above being the "Company Parties"), to the fullest extent permitted by law, from all claims, losses, liabilities and costs incurred in connection with any action, suit, proceeding, claim, demand, investigation, or formal or informal inquiry (regardless of whether any of the foregoing is reduced to judgment) or any settlement of the foregoing, which actually or allegedly, directly or indirectly, is related in any way to any element of the Franchisee's establishment, design, construction, conversion, opening, remodeling, renovation and/or operation of the Restaurant and/or Franchisee's franchised business, including (without limitation) (i) any personal injury, death, or property damage suffered by any customer, visitor, operator, vendor, contractor, subcontractor, employee or guest of the Restaurant and/or Franchisee's

franchised business, (ii) all acts, errors, neglects or omissions of Franchisee or Franchisee's franchised business and/or any of its or their owners, officers, directors, management, employees, agent, servants, contractors, partners, proprietors, affiliates or representatives (or any third party acting on Franchisee's behalf or direction) related to the operation of the restaurant; the preparation, offer and sale of food and beverage items thereat; and, all liabilities directly or indirectly arising from or related to any sale at or from the restaurant of beer, wine and/or other alcoholic beverages (including "dram shop" liabilities), and (iii) any actual or alleged claim that Franchisor and Franchisee are joint employers of any Franchisee employee or personnel. As used above, the phrase "claims, losses, liabilities and costs" includes all claims; causes of action; fines; penalties; liabilities; losses; compensatory, exemplary, statutory, or punitive damages or liabilities; costs of investigation; court costs and expenses; actual attorneys' and experts' fees and disbursements; settlement amounts; judgments; compensation for damage to the Company's reputation and goodwill; travel, food, lodging and other living expenses necessitated by the need or desire to appear before (or witness the proceedings of) courts or tribunals (including arbitration tribunals), or government or quasi-governmental entities (including those incurred by the Company Parties' attorneys and/or experts); all expenses of recall, refunds, compensation and public notices; and, other such amounts incurred in connection with the matters described. Franchisee agrees to give the Company written notice of any such action, suit, proceeding, claim, demand, inquiry or investigation that could be the basis for a claim for indemnification by any Company Party within three days of Franchisee's actual or constructive knowledge of it. At Franchisee's sole expense and risk, The Company may elect to assume the defense and/or settlement of the action, suit, proceeding, claim, demand, inquiry or investigation. The Company's undertaking of defense and/or settlement will in no way diminish Franchisee's indemnification obligations hereunder.

Franchisee agrees that any failure by the Company Parties to pursue recovery from third parties or mitigate loss will in no way reduce the amounts recoverable by the Company Parties from Franchisee. The indemnification obligations of this Section will survive the expiration or sooner termination of this Agreement.

10.2 Franchisee hereby irrevocably affirms, attests and covenants its understanding that Franchisee's employees are employed exclusively by Franchisee and in no fashion is any such employee either employed, jointly employed or co-employed by the Company. Franchisee further affirms and attests that each of its employees is under the exclusive dominion and control of the Franchisee and never under the direct or indirect control of the Company in any fashion whatsoever. The Company and Franchisee hereby agree that, with respect to the employees working at or in the Restaurant, Franchisee alone has the right and obligation, and the Company has absolutely no right or obligation, to:

- (a) hire the employees;
- (b) determine the employees' compensation and other benefits;
- (c) establish the employees' schedules;
- (d) pay all salaries, benefits, and employee-related liabilities, e.g., workers' compensation; payroll taxes;
- (e) discipline or terminate the employees;

(f) determine the number of employees working at the Restaurant (subject to any minimum staffing guidelines the Company may publish for the purpose of ensuring Franchisee has the capability at all times to satisfy the Company's food safety and product quality standards);

(g) train the employees as it sees fit (subject to the use of the Company's training materials, developed to ensure customers receive a consistent brand experience, and full compliance with the Company's food safety and product quality standards).

Finally, should it ever be asserted that the Company is the employer, joint employer or co-employer of any of Franchisee's employees in any private or government investigation, action, proceeding, arbitration or other setting, Franchisee irrevocably agrees to assist the Company in defending said allegation, including (if necessary) appearing at any venue requested by the Company to testify on the Company's behalf (and, as may be necessary, submitting itself to depositions, other appearances and/or preparing affidavits dismissive of any allegation that the Company is the employer, joint employer or co-employer of any of Franchisee's employees). To the extent the Company is the only named party in any such investigation, action, proceeding, arbitration or other setting to the exclusion of Franchisee, then should any such appearance by Franchisee be required or requested by the Company, it will recompense Franchisee the reasonable costs associated with Franchisee appearing at any such venue (including travel, lodging, meals and *per diem* salary).

SECTION 11: INSURANCE

11.0 The Franchisee shall procure before the commencement of Restaurant operations and maintain in full force and effect during the entire term of this Agreement, at its sole cost and expense, an insurance policy or policies protecting the Franchisee and the Company against any and all loss, liability or occurrence, arising out of or in connection with the condition, operation, use or occupancy of the Restaurant or Restaurant premises. The Company shall be named as an additional insured in all such policies, workers' compensation excepted. Such policy or policies shall be written by an insurance company or companies satisfactory to the Company and with a minimum Best's Rating of A- or other such comparable rating and shall include coverage in at least the following types and amounts:

| KIND OF INSURANCE | MINIMUM LIMITS OF LIABILITY |
|------------------------------|--|
| Workers' Compensation | Statutory |
| Employers' Liability | \$2,000,000 per occurrence |
| Commercial General Liability | \$2,000,000 per occurrence |
| | \$5,000,000 annual aggregate |
| Products Liability | per occurrence included in |
| - | Commercial General Liability, |
| | separate annual aggregate of \$5,000,000 |
| Liquor Liability Insurance | \$3,000,000 annual aggregate per common cause and as further set out below |

The insurance afforded by the policy or policies shall be primary with respect to insurance maintained by the Company and shall not be limited in any way by reason of any insurance which may be maintained by the Company. Subject to the express prior written approval of the Company (which the Company may withhold in its good faith discretion), that such program would not put the Company at any greater risk or exposure than would coverage from insurers described above, and to the Franchisee's full compliance with all pertinent laws and regulations, the Franchisee may satisfy its obligations with respect to Workers' Compensation coverage through a self-insurance program. Franchisee is only required to maintain Liquor Liability Insurance if serving alcoholic beverages at the Restaurant. Franchisee is required to maintain such Liquor Liability Insurance with limits of not less than the equivalent of \$3,000,000.00 each common cause and \$3,000,000.00 annual aggregate covering bodily injury and property damage if liability for either bodily injury or property damage is imposed by reason of the selling, serving or furnishing of any alcoholic beverage by Franchisee.

11.1 Within thirty (30) days after the execution of this Agreement, but in no event later than one week before the Restaurant opens for business, Certificates of Insurance showing compliance with the requirements of Subsection 11.0 shall be furnished by the Franchisee to the Company for approval. Such certificates shall state that the policy or policies shall not be canceled or altered without at least thirty (30) days' prior written notice to the Company. Maintenance of such insurance and the performance by the Franchisee of its obligations under this Section 11 shall not relieve the Franchisee of liability under the indemnity provisions of this Agreement or limit such liability.

11.2 The Franchisee shall maintain an all-risk property insurance (fire) policy on the Restaurant buildings and other improvements, equipment, furnishings, fixtures, signage and any additions. The policy shall be written on the basis of replacement cost of the property and shall include a minimum of six months' coverage for business interruption. Such policy or policies shall be written by an insurance company with a minimum Best's Rating of A- or other such comparable rating.

11.3 Should the Franchisee, for any reason, not timely procure and maintain the insurance coverage required by this section, then the Company shall have the right and authority to immediately procure such insurance coverage as part of or separate from its own policies, in its sole discretion, and to charge the cost thereof to the Franchisee, which charges shall be paid immediately upon notice and shall be subject to charges for late payments in the manner set forth in Subsection 7.1.

11.4 The Franchisee's insurance shall be endorsed to add the Company and each of its parents, subsidiaries, affiliates, officers, shareholders, members, directors, and employees as additional insureds.

SECTION 12: DEBTS AND TAXES

12.0 The Franchisee shall pay promptly when due all obligations incurred directly or indirectly in connection with the Restaurant and its operation, including, without limitation, all taxes and assessments that may be assessed against the Restaurant land, building and other improvements, equipment, fixtures, signs, furnishings and other property, and all liens and encumbrances of every kind and character created or placed upon or against any of said property (subject, however, to any conflicting provisions of any arm's length, bona fide lease or leases of any of the foregoing property), and all accounts and other indebtedness of every kind and character incurred by or on behalf of the Franchisee in the conduct of the Restaurant business.

SECTION 13: SALE AND ASSIGNMENT

13.0 The Franchisee's rights and interests under this Agreement and any interest in any of the Restaurant land, building, equipment, fixtures or other things which are subject to the provisions of this Agreement shall not be subject to sale, assignment, transfer or encumbrance, including the granting of any lien or security interest (all of which are hereinafter included within the term "transfer") in whole or in part in any manner whatsoever without the prior express written consent of the Company. The Company will not, however, unreasonably withhold its consent to any proposed sale or assignment. In considering a request for transfer, the Company will consider, among other things, the qualifications, apparent ability and credit standing of the proposed transferee as if the same were a prospective, direct franchisee of the Company; provided that Company may, in its sole discretion, set limits from time to time as to the number of Restaurants any franchisee or its affiliates (or prospective transferee and its affiliates) may own and operate at any given time, may prohibit or condition sale leaseback transactions and/or may withhold its consent to the proposed sale of all then owned Restaurants to a single prospective transferee via one or more transfer transactions. In addition, the Company shall require as a condition precedent to the granting of its consent with respect to any transfer that:

(a) there shall be no existing default in the performance or observance of any of the Franchisee's obligations under this Agreement or any other agreement with the Company and the Restaurant shall be in condition and appearance satisfactory to the Company and in accordance with its standards at that time;

(b) the Franchisee shall have settled all outstanding accounts with the Company and its affiliates and executed a Release in a form satisfactory to the Company;

(c) the Franchisee shall have paid the Company its then current transfer fee applicable to the type of transfer proposed. The amount of the transfer fee will be set by the Company from time to time and will be limited to the Company's good faith estimate of its costs and expenses expected to be incurred in connection with investigating the qualifications of the proposed transferee, training the proposed transferee and the direct administrative costs of reviewing and effecting the transfer;

(d) unless already a Taco Bell franchisee, the proposed transferee shall have personally attended and satisfactorily completed the Company's tuition-free training program; and

(e) the proposed transferee shall have executed the Company's then current form of Franchise Agreement for a term equal to the remaining term of this Agreement but requiring no initial franchise fee and requiring no greater periodic franchise fee than the applicable fee set forth in Subsection 7.0(b) above, except that the items described in clauses (c) and (d) above shall not be required with respect to a proposed transferee that is only to receive the benefits of a lien or security interest or borrowed money. Neither this Agreement nor any of the rights or interests conferred on the Franchisee hereunder shall be retained by the Franchisee as security for the payment of any obligation that may arise by reason of any such transfer.

13.1 It is acknowledged and agreed that a material part of the consideration for the Company's entering into this Agreement is the personal confidence reposed in the Franchisee, and no person shall succeed to any of the rights of the Franchisee under this Agreement by virtue of any voluntary or involuntary proceeding in foreclosure, bankruptcy, receivership, attachment, execution, assignment for the benefit of creditors or other legal process.

13.2 Except as expressly provided for herein, any attempt by the Franchisee to transfer any of its rights or interests under this Agreement shall constitute a material breach of this Agreement and the Company shall have the right to terminate this Agreement. The Company shall not be bound by any attempted sale, assignment, transfer, conveyance or encumbrance in any manner whatsoever, by law or otherwise, of any of the Franchisee's rights or interests under this Agreement.

13.3 If the Franchisee desires to conduct business in a corporate capacity, the Company will consent to the assignment of this Agreement to a corporation approved by the Company, provided that the Franchisee complies with the provisions hereinafter specified and any other condition which the Company may require, including restrictions on the number, identity and legal status of stockholders of the assignee corporation. Such assignee corporation shall be closely held and shall not engage in any business activity other than that directly related to the operation of TACO BELL RESTAURANTS franchised by the Company.

If the Franchisee's rights are assigned to a corporation, the individual Franchisee named herein or otherwise expressly designated in writing by the Company shall at all times be the legal and beneficial owner of at least 51% of the stock of the assignee corporation, and shall act as such corporation's principal officer; provided, however, subject to the express prior written consent of the Company, such stock may be held in trust by a trustee under a trust indenture, with each trustee and beneficiary of such trust personally guaranteeing all of the obligations of the Franchisee hereunder. Any issuance or transfer of stock in such corporation shall be treated for the purposes of this Agreement as a transfer of the Franchisee's rights under this Agreement requiring the Company's consent as provided herein. The Franchisee must prior to any issuance or transfer of any stock furnish the Company with a written notice containing the details of such proposed issuance or transfer in advance thereof. The Articles of Incorporation and the By-Laws of the assignee corporation shall reflect that the issuance and transfer of shares of stock are restricted, and all stock certificates shall bear the following legend, which shall be printed legibly and conspicuously on the face of each stock certificate:

"The transfer of this stock is subject to the terms and conditions of a franchise agreement with Taco Bell Franchisor, LLC and certain restrictions set forth in the charter and bylaws of this corporation, and no such transfer shall be valid unless Taco Bell Franchisor, LLC has consented thereto."

The Franchisee acknowledges that the purpose of the aforesaid restriction is to protect the Company's trademarks, service marks, trade secrets and operating procedures as well as the Company's general, high reputation and image, and is for the mutual benefit of the Company, the Franchisee and other franchisees of the Company. The Company shall not unreasonably restrict the issuance or transfer of shares of stock, provided that in no event shall any share of stock of such assignee corporation be sold, transferred or assigned to a business competitor of the Company.

13.4 The Franchisee shall at all times throughout the term of this Agreement have on file with the Company the name of a designated successor agent, approved by the Company, and authorized by the Franchisee to make, subject to and immediately upon the death or legal incapacity of the Franchisee (or if the Franchisee is not an individual, its designated agent), all operating decisions with respect to the Restaurant business (including but not limited to hiring and severance of employment, voting in the Local Association, purchasing, maintenance, etc.). Not less often than once each calendar year, the Franchisee shall confirm or change in writing such designated successor agent.

In the event of the death or legal incapacity of the Franchisee or, where the Franchisee is a corporation, any person owning the legal or beneficial interest in 10% or more of the outstanding stock of the Franchisee, the rights and obligations of the Franchisee or of such stockholder hereunder shall inure to the benefit of such of the executors, administrators, heirs, conservators or legatees of the Franchisee or such stockholder (collectively the "Legatee") as shall (i) elect, in a written notice received by the Company within one hundred twenty (120) days after the date of death, or the judicial determination of legal incapacity, to perform all of the duties and obligations required to be performed, fulfilled and observed by the Franchisee under this Agreement and (ii) be determined by the Company, in its good faith discretion, to be able to perform such duties and obligations. In the event the Company determines that the Legatee is not capable of performing all of the duties and obligations required to be performed by the Franchisee under this Agreement, the Legatee shall use best efforts within the six (6) months from the date of written notice from the Company to sell the subject interest hereunder to a bona fide purchaser in accordance with and subject to all of the provisions of this Section 13. If by the end of such six month period, the Legatee has not effectuated a transfer of such interest in a transaction which meets the requirements of this Section 13, the Company shall have the option to purchase the subject interest in the Restaurant and franchise at the fair market value thereof as determined in good faith selecting one appraiser and the two appraisers so chosen selecting the third appraiser, with their cost to be shared equally between Legatee and the Company.

13.5 Notwithstanding anything contained in this Agreement to the contrary, if the Franchisee (or any of its direct or indirect parent entities and/or affiliates) proposes to (or receives an offer from a third party to), in any manner whatsoever, transfer, sell, assign, convey, exchange or otherwise dispose of any interest (a) in or under this Agreement, and/or (b) in any of the Restaurant, land, building, equipment, fixtures or other things which are subject to the provisions of this Agreement, in each case irrespective of whether any of the foregoing transactions are effected with or without consideration, voluntarily or involuntarily, directly or indirectly, by operation of law or otherwise (each such transaction in clauses (a) and (b), a "Transfer"), the Franchisee shall give at least ten (10) business days prior written notice thereof to the Company before the Franchisee discloses its decision to undertake any proposed Transfer to any third party (including any prospective purchaser). The Franchisee shall at no time offer to effectuate a Transfer (or enter into any agreement or contract to effectuate a Transfer) where such Transfer would in any manner be tied to the transfer of any interest or obligation other than an interest in this Agreement or the ownership, possession, use or operation of the Restaurant or the assets or business pertaining thereto.

In addition, the Company shall have a right of first refusal with respect to any and all Transfers, which right of first refusal shall be unrestricted and absolute. Before consummating a Transfer to any third party, the Franchisee shall first (i) provide written notice to the Company, which notice shall constitute an offering of the proposed Transfer to the Company and (ii) submit a copy of the purchase agreement (which purchase agreement shall be signed by the parties, but expressly by its own terms shall be subject to the Company's right of first refusal) to the Company together with all ancillary and other documents relating to such proposed Transfer (including, but not limited to, any exhibits and/or disclosure schedules to the purchase agreement) and any other information requested by the Company, in each case at least thirty (30) days in advance of any proposed consummation or closing date of the proposed Transfer for the Company's review and evaluation. The Company may, in its sole discretion, disclose any documentation relating to a proposed Transfer to any third party.

The Company shall in all cases have thirty (30) days following the later of (1) the Company's receipt of all Transfer documentation and any other information requested by the Company, and (2) any change in the terms or conditions of the Transfer, to consider and exercise (or assign to a third party for exercise) its right of first refusal, which exercise shall be effective by the Company's delivery of written notice to the Franchisee. In all cases, the Company shall have not less than thirty (30) days after the exercise of the right of first refusal to consummate the transactions contemplated by the proposed Transfer. If the Company exercises its right of first refusal (or assigns such right to a third party), (a) the purchase agreement to be entered into between the Company (or its assignee) and the Franchisee shall be on substantially similar terms and conditions as the purchase agreement between the Franchisee and the third party purchaser and (b) neither the Company nor its assignee shall have any obligation to reimburse the Franchisee or any third party for any costs or expenses relating to the proposed Transfer giving rise to the right of first refusal, the Company's review of the Transfer, or the exercise or assignment of its right of first refusal. In the event the consideration to the Franchisee under any such offer or contract with a third party is other than cash consideration and the Company elects to exercise or assign its right of first refusal, the Company or such assignee may, in its sole discretion, pay the reasonable equivalent in cash of such other consideration. Nothing contained in this Subsection 13.5 shall in any way be deemed to impair the Company's discretion in considering, approving or disapproving any request to transfer any interest under this Agreement.

In the event that the Company exercises its right of first refusal (or assigns such right to a third party), the Franchisee acknowledges and agrees that it shall take all actions as may be reasonably necessary to consummate the sale to the Company (or its assignee) as contemplated by this Subsection 13.5, including, without limitation, entering into agreements and delivering certificates, instruments, consents and/or other documents as may be deemed necessary or appropriate.

13.6 The Company has the right to assign any and all of its rights, privileges and/or obligations under this Agreement to any person or business entity. If the Company assigns this Agreement, the Franchisee expressly agrees that immediately upon and following such assignment, the Company shall no longer have any obligation or liability (whether directly, indirectly or contingently) to perform or fulfill any duties or obligations imposed upon the "Company" hereunder. Instead, all such duties and obligations will be performed solely by the Company's assignee, and the Franchisee agrees never to assert otherwise. The Franchisee agrees and affirms that the Company may undertake a refinancing, recapitalization, or other economic or financial restructuring. The Franchisee expressly waives any and all claims, demands or damages arising from or related to such activities.

SECTION 14: TRADEMARKS

14.0 The Franchisee acknowledges the sole and exclusive right of the Company (except for rights granted under existing and future franchise and license agreements) to use the Trademarks in connection with the products and services to which they are or may be applied by the Company, and represents, warrants and agrees that neither during the Term of this Agreement nor after the expiration or other termination hereof, shall the Franchisee directly or indirectly contest or aid in contesting the validity, ownership or use of the Trademarks by the Company or take any action whatsoever in derogation of the rights claimed therein by the Company.

14.1 The license granted to the Franchisee under this Agreement to use the Trademarks is non-exclusive and the Company, in its sole and absolute discretion, has the right to grant other licenses in, to and under the Trademarks in addition to those licenses already granted, both within and outside the Restaurant trading area, and to develop and license other names and marks on any such terms and conditions as the Company deems appropriate.

14.2 The Franchisee understands and expressly acknowledges and agrees that the Company has the exclusive, unrestricted right to engage directly and indirectly, through its employees, representatives, licensees, assigns, agents and others, at wholesale, retail and otherwise, within the Restaurant trading area and elsewhere, in (a) the production, distribution and sale of food products and beverages (including, without limitation, tacos, taco shells, sauces and fillings, and other Mexican style food products) under the Trademarks licensed hereunder or other marks; and (b) the use, in connection with such production, distribution and sale, of any and all trademarks, trade names, service marks, logos, insignia, slogans, emblems, symbols, designs and other identifying characteristics as may be developed or used from time to time by the Company, whether or not included in Appendix 1.

14.3 Except as expressly permitted by this Agreement and the Manual, the license granted under this Agreement does not include any right or authority of any kind whatsoever to pre-package or sell pre-packaged food products or beverages under the Trademarks.

14.4 Nothing contained in this Agreement shall be construed to vest in the Franchisee any right, title or interest in or to the Trademarks, the goodwill now or hereafter associated therewith, or any right in the design or any restaurant building, other than the rights and license expressly granted herein for the Term. Any and all use of the Trademarks as well as the goodwill associated with or identified by the Trademarks shall inure directly and exclusively to the benefit of the Company, including without limitation any goodwill resulting from operation and promotion of the Restaurant.

14.5 The Franchisee shall not use the Trademarks or refer to the Company or the System in connection with any statement or material, or do or fail to do anything else, which may, in the judgment of the Company, be in bad taste or inconsistent with the Company's public image, or tend to bring disparagement, ridicule or scorn upon the Company, the System, the products or services of the System, or the Trademarks or the goodwill associated therewith. The Franchisee, whether doing business as a proprietorship, partnership, corporation or other entity, shall not adopt, use or register (by filing a certificate or articles of incorporation, a fictitious business name statement, or otherwise) any trade or business name, style or design which includes, abbreviates, or is similar to, any of the Company's trademarks, service marks, trade names, logos, insignia, slogans, emblems, symbols, designs or other identifying characteristics.

14.6 The Company shall have the right at any time and from time to time upon notice to the Franchisee to make additions to, deletions from, and changes in the Trademarks, or any of them, all of which additions, deletions and changes shall be as effective as if they were incorporated in this Agreement. All such additions, deletions and changes shall be made in good faith, on a reasonable basis and with a view toward the overall best interest of the Taco Bell System. The Company will use commercially reasonable efforts to protect and preserve the integrity and validity of the Trademarks, including the taking of actions deemed by the Company to be appropriate in the event of any apparent infringement of the Trademarks.

14.7 The Franchisee shall notify the Company promptly of any claims or charges of trademark infringement against the Company or the Franchisee, as well as any information the Franchisee may have of any suspected infringement of the Trademarks. The Franchisee shall take no action with regard to such matters without the prior written approval of the Company, but shall cooperate fully with the Company in any such action.

14.8 The Franchisee shall adopt and use the Trademarks only in the manner expressly approved by the Company from time to time during the Term.

SECTION 15: EXPIRATION AND TERMINATION

15.0 This Agreement shall immediately terminate without notice if a petition in bankruptcy, an arrangement for the benefit of creditors, a petition for reorganization is filed by or against the Franchisee, or if the Franchisee shall make any assignment for the benefit of creditors, or if a receiver or trustee is appointed for the Restaurant;

15.1 The Company shall have the right to terminate this Agreement immediately:

(a) in the event of any breach or default under Subsections 4.1, 5.1, 9.0, 13.2, 13.5, or 14.0;

(b) if the Franchisee for any reason loses its right to possession of the Restaurant premises;

(c) if the Company discovers that the Franchisee has made any material misrepresentation or omitted any material fact in the information furnished by the Franchisee in connection with the grant of this Taco Bell franchise;

(d) if the Franchisee (or any shareholder if the Franchisee is a corporation) is convicted of any felony or any crime involving moral turpitude.

Any default or breach by Franchisee, Franchisee's Affiliates, Franchisee's Owners, or Obligors of any agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Affiliates, Franchisee's Owners or Obligors will be deemed a breach and default under this Agreement, and any breach or default of this Agreement by Franchisee, Franchisee's Affiliates, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Owners or Obligors will be deemed a breach of any other agreement between the Company or the Company's Affiliates and Franchisee, Franchisee's Offiliates, Franchisee's Owners or Obligors. If the nature of the default under any agreement would have permitted the Company or the Company's Affiliate to terminate this Agreement if the default had occurred under this Agreement, then the Company will have the right to terminate all such other agreements in the same manner provided for in this Agreement for termination hereof. For purposes of this Section 15, "Affiliates" means any persons or entities controlling, controlled by or under common control with another person or entity, "Owners" means any persons or entities who own or hold some interest or perform some role or function in Franchisee, and "Obligors" means Owners who are party to a relationship agreement among the Company, Franchisee and others.

If the Franchisee defaults in the performance or observance of any of its other obligations hereunder or under any other franchise agreement with the Company, and such default continues for a period of thirty (30) days after written notice to the Franchisee, the Company may at any time thereafter terminate this Agreement as well as any other such franchise agreement. A repetition within a one-year period of any default shall justify the Company in terminating this Agreement without allowance for any curative period. The foregoing provisions of this Subsection 15.1 are subject to the provisions of any statutes or regulations which may prohibit the Company from terminating this Agreement without good cause or without giving the Franchisee additional prior written notice of termination and opportunity to cure any default. In the event of any termination for failure of the Franchisee to successfully complete the Company's TACO BELL RESTAURANT operations training course pursuant to Subsection 4.1, the Company shall refund to the Franchisee the initial franchise fee payment referred to in Subsection 7.0(a), less any expenses incurred and damages sustained by the Company in connection with its performance hereunder prior to the date of such termination.

15.2 Upon the expiration or earlier termination of this Agreement for any reason, the Franchisee shall:

(a) immediately discontinue the use of the System and Trademarks;

(b) if the Restaurant premises are owned by the Franchisee or leased from a third party, upon demand by the Company, remove the Trademarks from all buildings, signs, fixtures and furnishings, remove and dispose of all proprietary smallwares and equipment, including the production lines, in the manner specified by the Company, and alter and paint all buildings and other improvements maintained pursuant to this Agreement to a design and color which is basically different from any of the Company's authorized building designs and painting schedules.

If the Franchisee shall fail to make or cause to be made any such removal, alteration or repainting within thirty (30) days after written notice, then the Company shall have the right to enter upon the Restaurant premises, without being deemed guilty of trespass or any other tort, and make or cause to be made such removal, alterations and repainting at the reasonable expense of the Franchisee, which expense the Franchisee shall pay the Company upon demand; and

(c) not thereafter use any trademark, trade name, service mark, logo, insignia, slogan, emblem, symbol, design or other identifying characteristic that is in any way associated with the Company or similar to those associated with the Company, or operate or do business under any name or in any manner that might tend to give the public the impression that the Franchisee is or was a licensee or franchisee of, or otherwise associated with, the Company.

15.3 In the event that either party initiates any legal proceeding to construe or enforce the terms, conditions and provisions of this Agreement, including its termination provisions, or to obtain damages or other relief to which either may be entitled by virtue of this Agreement, the prevailing party shall be paid its reasonable attorneys' fees and costs by the other party.

If the Franchisee refuses to comply with a notice of termination given by the Company and a court later upholds such termination of this Agreement, operation of the Restaurant by the Franchisee from and after the date of termination stated in such notice shall constitute trademark infringement by the Franchisee and the Franchisee shall be liable to the Company for damages resulting from such infringements in addition to any royalties paid or payable hereunder, including, without limitation, any profits of the Franchisee at the Restaurant level (without deduction from sales revenues for any compensation or charges payable to the Franchisee or any entity owned or controlled by the Franchisee), which profits in no event shall be calculated as less than ten percent (10%) of the Franchisee's Gross Sales. No such payment or obligation for payment shall in any way imply or be construed to imply or reflect any right of the Franchisee to operate the Restaurant after expiration or termination of this Agreement.

15.4 (a) In the event that the premises at which the Franchisee operates the Restaurant are owned by the Franchisee, then, upon termination of this Agreement, whether it is terminated by the Franchisee or by the Company, the Company shall have the option of immediately purchasing said premises from the Franchisee. If the Company elects to exercise that option, the purchase price to be paid by the Company to the Franchisee shall be the fair market value of the Restaurant land, buildings, furnishings, and

equipment owned by the Franchisee. In the event that the parties are unable to agree as to such amount or any other terms of purchase within thirty (30) days following cessation of the Franchisee's operation of the licensed Restaurant at the premises, the amount or other terms of purchase as to which the parties are unable to agree shall be determined by three (3) appraisers, with each party selecting one appraiser and the two appraisers so chosen selecting the third appraiser. If appraisal occurs pursuant to this provision, following the announcement of the appraiser's decision the Company shall have thirty (30) days within which to elect whether or not to purchase the premises.

(b) In the event that the premises at which the Franchisee operates the Restaurant are leased by the Franchisee from a third party, such lease and any subsequent lease of those premises shall give the Franchisee the right to assign such lease to the Company. Upon termination of this Agreement, whether it is terminated by the Company or by the Franchisee, the Franchisee's rights and obligations under said lease shall, if the Company so elects, automatically be assigned to the Company. If the Company exercises this option, the Franchisee shall immediately vacate the premises, and the Company shall be entitled to take possession of said premises, including all fixtures and leasehold improvements. In such event the Company shall pay to Franchisee the fair market value of the interests owned by the Franchisee in the Restaurant's furnishings and equipment. Fair market value shall be determined in the same manner as set forth in the immediately preceding paragraph.

15.5 If this Agreement is terminated as a result of repudiation, default or other action by the Franchisee without material breach hereof by the Company, the Franchisee (in addition to any other remedy or right the Company may have) shall pay to the Company in lump sum as liquidated damages the greater of the amount of eleven percent (11%) times the Restaurant's Gross Sales (as defined in Subsection 7.2 above) for the twelve months immediately preceding termination of this Agreement or \$100,000.00. The parties hereby acknowledge and agree that the precise amount of the Company's actual damages in such event would be extremely difficult to ascertain and that the foregoing sum represents a reasonable estimate of such actual damages, based upon the approximate time it would take the Company to open another TACO BELL RESTAURANT in the vicinity. Such liquidated damages shall not apply if the Company exercises one of the options set forth in Subsection 15.4 above and either the Company or another Taco Bell franchisee continues operation of the Restaurant as a TACO BELL RESTAURANT following termination of this Agreement.

15.6 In the event that this Agreement is terminated prior to the end of the term set forth in Section 2 hereof as a result of condemnation proceedings or other action not within the control of the Franchisee or the Company, the Company shall use commercially reasonable efforts to assist the Franchisee in locating an alternative location for the Restaurant in the same area to be used for the balance of the Term upon the same terms and conditions as contained herein, and without the payment of any additional initial franchise fee. This provision shall not be construed to limit the Franchisee from receiving the full amount of any condemnation award or damages relating to the closing of the Restaurant.

15.7 The Franchisee acknowledges that termination and money damages alone are not an adequate remedy for any breach by the Franchisee of any provision of this Agreement, including continuing to operate the Restaurant or to use the Trademarks following expiration or termination of this Agreement, each of which operation or use shall be deemed to inflict irreparable harm upon the Company for which there may be no adequate remedy at law. Therefore, in the event of a breach or threatened breach of any provision of this Agreement by the Franchisee, including continuing to operate the Restaurant or to use the Trademarks following expiration or termination of this Agreement (each of which the Franchisee acknowledges shall constitute trademark infringement), the Company, in addition to all other remedies, shall have the right to immediately seek, obtain and enforce temporary and permanent injunctive relief prohibiting the breach, or to compel specific performance, without the need to post any bond or for any other undertaking, including without limitation proving the inadequacy of monetary damages or that due cause existed for the termination.

SECTION 16: MISCELLANEOUS

16.0 Waiver. The waiver by the Company of any breach or default, or series of breaches or defaults, of any term, covenant or condition herein or of any same or similar term, covenant or condition in any other agreement between the Company and any franchisee or licensee, shall not be deemed a waiver of any subsequent or continuing breach or default of the same or any other term, covenant or condition contained in this Agreement, or in any other agreement between the Company and any franchisee or licensee.

16.1 Cumulative Remedies. All rights and remedies of the Company shall be cumulative and not alternative, in addition to and not exclusive of any other rights or remedies provided for herein or which may be available at law or in equity in case of any breach, failure or default or threatened breach, failure or default of any term, provision or condition of this Agreement. The rights and remedies of the Company shall be continuing and not exhausted by any one or more uses thereof, and may be exercised at any time or from time to time as often as may be expedient; and any option or election to enforce any such right or remedy may be exercised or taken at any time and from time to time. The expiration or earlier termination of this Agreement shall not discharge or release the Franchisee from any liability or obligation then accrued or any liability or obligation continuing beyond or arising out of the expiration or earlier termination of this Agreement.

16.2 Partial Invalidity. If any part of this Agreement shall for any reason be declared invalid, unenforceable or impaired in any way, the validity of the remaining portions shall not be affected thereby and such remaining portions shall remain in full force and effect as if this Agreement had been executed with such invalid portion eliminated, and it is hereby declared the intention of the parties that they would have executed the remaining portion of this Agreement without including therein any such portions which might be declared invalid; provided, however, that in the event any part hereof relating to the payment of fees to the Company, or the ownership or preservation of the Trademarks, trade secrets or secret formulae licensed or disclosed hereunder is for any reason declared invalid or unenforceable, then the Company shall have the option of terminating this Agreement upon written notice to the Franchisee.

16.3 Choice of Law. The Franchisee acknowledges that the Company will grant numerous licenses throughout the United States on terms and conditions similar to those set forth in this Agreement and that it is of mutual benefit to the Franchisee and to the Company that these terms and conditions be uniformly interpreted. This Agreement; all relations between the parties; and, any and all disputes between Franchisee and Company, whether such dispute sounds in law, equity or otherwise, is to be exclusively construed in accordance with and/or governed by (as applicable) the law of the State of New York without recourse to New York (or any other) choice of law or conflicts of law principles. If, however, any provision of this Agreement is not enforceable under the laws of New York, and if Franchisee's franchised business is located outside of New York and the provision would be enforceable under the laws of the state in which the franchised business is located, then that provision (and only that provision) will be interpreted and construed under the laws of that state. This Section is not intended to invoke, and shall not be deemed to invoke, the application of any franchise, business opportunity or similar law of the State of New York which would not otherwise apply by its terms jurisdictionally or otherwise but for the within designation of governing law.

16.4 Jurisdiction and Venue. With respect to any court proceeding between the Franchisee and the Company concerning the enforcement, construction or alleged breach or termination of this Agreement, the Franchisee hereby submits to the personal jurisdiction and venue of the federal and California state courts located in Orange County, California, for all such matters, and promises not to commence against the Company any court proceeding concerning such matters in any other courts.

16.5 Notices. Any notice from the Company that is required hereunder to be given in writing, and all notices from the Franchisee to be given hereunder, shall be in writing and shall be deemed given when first tendered or received, whether in person, through United States mail or through reputable private delivery service, during normal business hours for the locale of the addressee at the appropriate address set forth below, or such other address as one party may hereafter provide to the other with not less than three (3) days' notice.

| THE COMPANY: | TACO BELL FRANCHISOR, LLC | THE FRANCHISEE: | name |
|--------------|---------------------------|-----------------|----------------|
| | 1 Glen Bell Way | | address |
| | Irvine, California 92618 | | city state zip |
| | Attn: General Counsel | | |

16.6 Terms and Headings. Whenever any word is used in this Agreement in one gender, it shall also be construed as being used in the other genders, and singular usage shall include the plural and vice versa, all as the context shall reasonably require. The headings inserted in this Agreement are for reference purposes only and shall not affect the construction of this Agreement or limit the generality of any of its provisions.

16.7 Compliance with Laws. The Franchisee shall at its own cost and expense, promptly comply with all laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governments and appropriate departments, commissions, boards, and offices thereof. Without limiting the generality of the foregoing, the Franchisee shall abide by all applicable rules and regulations of any Public Health Department having jurisdiction over the Restaurant.

16.8 Lease of Land and Building. In the event that the parties have executed a lease of land or building relating to the premises described in Subsection 1.0 (the "Lease"), such Lease is hereby incorporated in this Agreement by reference, and any failure on the part of the Franchisee (lessee therein) to perform, fulfill or observe any of the covenants, conditions or agreements contained therein shall constitute a material breach of this Agreement. It is expressly understood, acknowledged and agreed by the Franchisee that any termination of the Lease resulting in the Franchisee's loss of possession of the Restaurant shall result in immediate termination of this Agreement without further notice.

16.9 Entire Agreement. This Agreement and the documents referred to herein constitute the entire agreement between the parties and supersede and cancel any and all prior and contemporaneous agreements, understandings, representations, inducements and statements, oral or written, of the parties in connection with the subject matter hereof. Nothing in the preceding sentence, however, is intended to disclaim the representations the Company made in the franchise disclosure document that the Company has provided to the Franchisee.

No statement, questionnaire, or acknowledgment signed or agreed to by a franchisee in connection with the commencement of the franchise relationship shall have the effect of (i) waiving any claims under any applicable state franchise law, including fraud in the inducement, or (ii) disclaiming reliance on any statement made by any franchisor, franchise seller, or other person acting on behalf of the Franchisor. This provision supersedes any other term of any document executed in connection with the franchise.

16.10 Amendment or Modification. Except as expressly authorized herein, no amendment or modification of this Agreement shall be binding unless executed in writing by both the Company and the Franchisee.

IN WITNESS WHEREOF, the parties personally or through their duly authorized signatories have executed this Agreement in duplicate on the day and year written below.

TACO BELL FRANCHISOR, LLC

By____ Its

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Date:

FRANCHISEE

Name Date

Name

Date

APPENDIX 1 TRADEMARKS

The Company has registered with the United States Patent and Trademark Office the following active trademarks:

| Mark | Reg. No. | Reg. Date |
|---|-----------|------------|
| Taco Bell (Class 42) | 0,820,073 | 12/06/1966 |
| Taco Bell within Tumbling Blocks (Class 42) | 0,856,207 | 09/03/1968 |
| Taco Bell (Class 30) | 0,879,582 | 10/28/1969 |
| Burrito Supreme (Class 29) | 1,050,189 | 10/12/1976 |
| Bell Design No. 2 (Class 42) | 1,322,737 | 02/26/1985 |
| Taco Bell and Bell Design No. 2 in 1984 Logo (Class 43) | 1,322,738 | 02/26/1985 |
| Taco Bell in 1984 Logo Distinctive Lettering (Class 42) | 1,322,739 | 02/26/1985 |
| Bell Design No. 2 in color (Class 42) | 1,330,236 | 04/09/1985 |
| Soft Taco Supreme (Class 30) | 1,551,516 | 08/08/1989 |
| MexiMelt (Class 30) | 1,528,496 | 03/07/1989 |
| The Bell (Class 42) | 1,765,386 | 04/13/1993 |
| Taco Bell (Class 30) | 1,874,786 | 01/17/1995 |
| Taco Supreme (Class 30) | 1,920,011 | 09/19/1995 |
| Taco Bell (Class 42) | 1,924,335 | 10/03/1995 |
| Bell Design No. 6 (Class 42) | 2,006,124 | 10/08/1996 |
| Soft Taco Supreme (Class 30) | 2,031,945 | 01/21/1997 |
| Double Decker (Class 30) | 2,090,212 | 08/19/1997 |
| Taco Bell and Bell Design No. 6 Logo No. 2 (Class 42) | 2,105,501 | 10/14/1997 |
| Taco Bell and Bell Design No. 6 Logo No. 1 (Class 29) | 2,105,502 | 10/14/1997 |
| Taco Bell (Class 30) | 2,114,014 | 11/18/1997 |
| Taco Bell and Design No. 7 (in color) (Class 30, 43) | 2,816,454 | 02/24/2004 |
| Double Decker (Class 30) | 2,860,026 | 06/07/2004 |
| Think Outside The Bun with Taco Bell and Bell Design No. 7 (Class 30, 43) | 3,020,103 | 11/29/2005 |
| Think Outside The Bun (Class 30, 43) | 3,020,149 | 11/29/2005 |
| Crunchwrap Supreme (Class 30) | 3,102,200 | 06/06/2006 |
| Crunchwrap (Class 30) | 3,108,135 | 06/20/2006 |
| Taco Bell (in color) (Class 43) | 3,501,311 | 09/16/2008 |
| Taco Bell (Class 36) | 3,676,436 | 03/05/2009 |
| Bell Design No. 6 (in color) (Class 43) | 3,629,938 | 06/02/2009 |
| Feed the Beat (Class 35,41) | 3,735,825 | 01/12/2010 |
| Bong (Sound Mark) (Class 43) | 3,736,968 | 01/12/2010 |
| Taco Bell & Bell Design No. 7 (Class 9) | 4,102,936 | 02/21/2012 |
| Happier Hour (Class 32) | 4,238,926 | 02/21/2012 |
| Live Más (Class 43) | 4,243,633 | 11/13/2012 |
| Bell Design with Mission Window (Class 43) | 4,295,975 | 02/26/2013 |
| Taco Bell & Bell Design #7 with Live Más Horizontal (Class 43) | 4,382,469 | 08/13/2013 |
| Loaded Grillers (Class 30) | 4,468,046 | 01/14/2014 |
| \$1 Cravings Menu (Class 43) | 4,465,403 | 01/14/2014 |
| Happier Hour (Class 32) | 4,651,267 | 12/09/2014 |
| Bell Design No. 6 (Class 43) | 4,682,267 | 02/03/2015 |
| Taco Bell (Class 29, 30, 32 & 43) | 4,780,421 | 07/28/2015 |
| Taco Bell and Bell Design No. 7 (in Color) (Class 43) | 4,873,041 | 12/22/2015 |
| Quesalupa (Class 30) | 5,037,135 | 09/06/2016 |
| Live Más (with accent over "A") (Class 25) | 5,146,760 | 02/21/2017 |
| Taco Bell Cantina (Logo) (Class 43) | 5,365,441 | 12/26/2017 |
| Nachos BellGrande (Class 30) | 5,437,137 | 04/03/2018 |
| TACO BELL & Bell Design No. 8 in color (Class 43) | 5,592,983 | 10/30/2018 |
| Crunchwrap (Class 30) | 5,961,689 | 01/14/2020 |
| | | |

| Steal A Base, Steal A Taco (Class 41) | 6,029,220 | 04/07/2020 |
|--|-----------|------------|
| Taco Bell (Class 9) | 6,051,763 | 05/12/2020 |
| | | 06/16/2020 |
| Taco Bell (Class14,25) | 6,082,094 | |
| Triplelupa (Class 30) | 6,092,678 | 06/30/2020 |
| Whip Freeze stylized (Class 32) | 6,176,985 | 10/13/2020 |
| Cravings Pack (Class 30) | 6,245,606 | 01/12/2021 |
| Bell Stop (Class 43) | 6,328,911 | 04/20/2021 |
| Taco Night (Class 29) | 6,523,161 | 10/19/2021 |
| Taco Bell (Class 21,25, 26, 28) | 6,564,428 | 11/16/2021 |
| Cantina & Bell Design logo #8 (Class 43) | 6,775,765 | 06/28/2022 |
| Taco Bell (Class 18) | 6,775,836 | 06/28/2022 |
| Taco Bell Design #8 (Class 25) | 6,815,211 | 08/09/2022 |
| Taco Bell Design #8 (Class29, 30) | 6,820,973 | 08/16/2022 |
| Taco Bell Defy (Class 43) | 6,848,455 | 09/13/2022 |
| Enchirito (Class 30) | 6,997,531 | 05/07/2023 |
| Taco Lover's Pass (Class 35) | 7,027,027 | 04/11/2023 |
| Go Mobile (Class 43) | 7,094,488 | 06/27/2023 |
| Ambition Accelerator (Class 35, 36) | 7,109,025 | 07/11/2023 |
| Worth The Wake (Class 43) | 7,109,853 | 04/04/2023 |
| Live Mas (with Accent over "A") (Class 36) | 7,143,153 | 08/22/2023 |
| The Bell Wisdom (Class 41) | 7,145,596 | 08/22/2023 |
| Triple Double Crunchwrap (Class30) | 7,262,248 | 01/02/2024 |
| Cravings Value Menu (Class 43) | 7,279,426 | 01/16/2024 |
| | | |

There are also trademarks that have been applied for by the Company but have not yet been registered. Those marks are as follows:

| <u>Mark</u> | Application No | Application Date |
|---|----------------|------------------|
| Crispanada (Class 30) | 90562532 | 03/05/2021 |
| Taco Moon (Class 43) | 90603856 | 03/25/2021 |
| Cravetarian (Class 29, 30, 43) | 90664442 | 04/22/2021 |
| Taco Bell (Class 9, 35, 41, 42, 43) | 97330037 | 03/25/2022 |
| Taco Bell Design #8 (Class 9, 35, 41, 42, 43) | 97330039 | 03/25/2022 |
| #ISEEATACO (Class43) | 97493094 | 07/07/2022 |
| Quesalupa (Class 30) | 97539204 | 08/08/2022 |
| Taco Bell (Class 41) | 97541698 | 08/09/2022 |
| The Bell Breakfast (Class 43) | 97561160 | 08/23/2022 |
| Bell Iced Coffee (Class 30) | 97573257 | 08/31/2022 |
| Live Mas Stylized (Class 30, 43) | 97612764 | 09/29/2022 |
| Fourthmeal (Class 43) | 97634668 | 10/17/2022 |
| Breeze Freeze (Class 32) | 97694019 | 11/28/2022 |
| Taco Zone (Class 43) | 97701895 | 12/02/2022 |
| See A Goal, Score A Taco (Class 43) | 97701928 | 12/02/2022 |
| Cantina Street (Class 29, 30, 32, 43) | 97715287 | 12/13/2022 |
| Summer Of Connection (Class 41) | 97810516 | 02/24/2023 |
| Steak Firecracker Fries (Class 29) | 97828978 | 03/08/2023 |
| Crispy Tortilla Cheese Popper (Class 29) | 97829011 | 03/08/2023 |
| Taco Talks (Class 41) | 97938969 | 05/16/2023 |
| Live Más (Class 30) | 98114084 | 08/02/2023 |
| Cravings Value Pass (Class 35,43) | 98226125 | 10/16/2023 |
| Same Bell. New Ring. (Class 29,30,43) | 98287059 | 11/27/2023 |

| Not Just Late Night (Class 29,30,43) | 98324312 | 12/20/2023 |
|--------------------------------------|----------|------------|
| Bell Breakfast Box (Class 29,30) | 98349252 | 01/09/2024 |
| BELLHUB (Class 9) | 98361117 | 01/17/2024 |

Updated 2/02/2024

EXHIBIT "C"

BILL OF SALE

WHEREAS, pursuant to an Agreement for Purchase and Sale of Certain Assets and Franchises dated as of ______, 20__, (the "Agreement") among ______ a _____ ("Seller"), and ______, a _____, a _____, a _____, Seller has agreed to sell, assign, transfer, convey and deliver to Purchaser all right, title and interest of Seller in certain assets, properties and rights used or available for use by Seller in its ownership and operation of the Taco Bell Restaurants described in Exhibit "A" of the Agreement (the "Restaurants") as the same exist at the close of business on _____, 20___ (the "Closing Date") for consideration in accordance with the Agreement.

I. NOW, THEREFORE, KNOW ALL PERSONS BY THESE PRESENTS THAT Seller for good and valuable consideration, receipt of which is hereby acknowledged, and pursuant to the Agreement, does hereby sell, assign, transfer, convey and deliver unto Purchaser all right, title and interest of Seller in and to the following items listed below (the "Operations Assets"):

- i. Inventory of food and paper products ("Inventory");
- ii. Uniforms and supplies ("Supplies");
- iii. Furniture, fixtures, equipment and other personal property items located at (and used

to operate) the Restaurants ("Equipment"); and

iv. Operating cash in the cash registers at the Restaurants at close of business on the

Closing Date.

TO HAVE AND TO HOLD all said Operations Assets, properties and rights unto Purchaser and its successors and assigns forever.

II. Seller hereby represents and warrants that title to the acquired Operations Assets is free and clear and unencumbered except as indicated in Section III hereinbelow, and Seller undertakes to defend such title as vested by reason of this sale in Purchaser and Purchaser's successors and assigns against any and all claims whatsoever the successful assertion of which would constitute a breach of Seller's covenants, representations or warranties set forth in the Agreement, so long as such claim is served on Seller within one year from this date. Except for the representations and warranties expressly set forth herein, none of the Operations Assets, properties or rights conveyed hereby is conveyed with any warranty, express or implied, whether as to title, merchantability, condition, utility or fitness for any particular purpose whatsoever.

III. This Bill of Sale is given subject to the following Restrictive Covenants.

Financing Restrictions. During the three (3) year period following the Closing Date, Purchaser shall not pledge all or substantially all of the Operations Assets (as used herein, the "Offered Assets") herein conveyed as security under any subsequent financing or refinancing or restructuring of the debt created at the time the transfer from Seller to Purchaser, without the prior written consent and approval of Seller, which Seller may withhold in its sole and absolute discretion, which approval shall be subject to certain terms and conditions and requirements of Seller as provided in the Agreement.

Resale and Sale-Leaseback Restriction. During the five (5) year period following the Closing Date, without the prior written consent of Seller, which consent may be withheld by Seller in Seller's sole and absolute discretion, Purchaser (or the successor in interest to Purchaser, if any) will not (A) transfer Offered Assets to any person or entity, or (B) permit the direct or indirect transfer of any interest in the Offered Assets (e.g. by transfer of ownership interests in Purchaser, or any affiliate of the Purchaser that owns an interest (directly or indirectly) in the Offered

Assets), or (C) engage in any Sale-Leaseback Transaction (as that term is defined in the Agreement) with respect to the Offered Assets.

Right of First Offer. Purchaser further agrees and covenants that during the five (5) year period from and after the Closing Date, if Purchaser (or the successor in interest to Purchaser, if any) intends to sell or otherwise transfer of any or all of the Offered Assets (a "Resale"), Purchaser must offer in writing to sell to Seller the Offered Assets at the same (allocated) price paid by Purchaser as provided in the Agreement without any adjustment before proposing any sale or transfer of any or all of the Offered Assets to any third-party or affiliate of Purchaser (the "Right of First Offer"). Seller shall have a commercially reasonable period of time, not to exceed thirty (30) days, to evaluate such offer and inspect the same and to either elect to purchase such Offered Assets as identified in writing from Purchaser within said thirty (30) days, Purchaser may proceed to sell such Offered Assets to a third-party but at a sale price not less than that as contained in the notice and offer to sell provided to Seller. Further, any waiver or election by Seller not to exercise such right to purchase such Offered Assets shall not waive, nor be deemed to be a waiver of, Seller's rights hereunder which shall continue through said five (5) year period with respect to any subsequent offers to sell any of the Offered Assets.

If Seller does not exercise its right to purchase the Offered Assets and Purchaser proceeds to sell the Offered Assets at any time during the five (5) year period from and after the Closing Date to any third-party in a bona fide transfer for at least full fair market value, Purchaser (or the successor in interest to Purchaser at such time) shall pay to Seller an amount equal to one-half ($\frac{1}{2}$) of the difference between the Resale purchase price for such Offered Assets and the Purchase Price allocated to such Offered Assets as identified in the Agreement.

All capitalized words herein not specifically defined shall have the meanings attributed to them in the Agreement.

IN WITNESS WHEREOF, Seller has caused this Bill of Sale to be duly executed as of the Closing Date.

SELLER:

| a | | |
|-------|--|--|
| Ву: | | |
| Name: | | |
| lts: | | |

EXHIBIT "D" GENERAL RELEASE

| This General Release ("this Re | lease") is ma | de effective | , | , by the unders | igned |
|--------------------------------|---------------|--------------|--------------|-------------------|-------|
| , a | a | | corporation, | ("Purchaser") | and |
| 77 | and _ | | ("N | /lember/Sharehold | er"). |

For valuable consideration, the receipt and sufficiency of which is hereby acknowledged, Purchaser and Shareholder hereby waive, release, and forever discharge Taco Bell Franchisor, LLC, a Delaware limited liability company, and its officers, directors, employees, agents, attorneys and representatives, as well as parent corporations, subsidiaries, affiliates and any other legal entities which it owns or controls, individually or jointly, from any and all claims, demands, liabilities or causes of action in law or in equity of whatsoever nature arising prior to and including the date hereof, <u>known or unknown</u>, <u>suspected or unsuspected</u>, which Purchaser and Shareholder now have or may hereafter have by reason of any act, omission, event, deed or course of action having taken place, or which should have taken place, or on account of, arising out of, or related to any franchise or lease agreement or any other agreement between Purchaser and Shareholder or any of them and the released party or parties, except for any breach of that certain Agreement for Purchase and Sale of Certain Assets and Franchises dated _______, 20__, and except as prohibited by law, including claims arising from representations in Taco Bell Franchisor, LLC's Franchise Disclosure Document, and any exhibits or amendments thereto.

It is expressly acknowledged by each of the undersigned that any and all rights granted under Section 1542 of the California Civil Code and any similar laws of other states are hereby expressly waived. Such statute reads as follows: "Section 1542. A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release, and that if known by him or her would have materially affected his or her settlement with the debtor or released party."

IN WITNESS WHEREOF each of the parties either personally or through its duly authorized signatory, as applicable, has executed this Release effective as of the day first written above.

PURCHASER

| а | corporation |
|---|-------------|
| | |

| By: | |
|-------|--|
| Name: | |
| lts: | |

MEMBER/SHAREHOLDERS

| Name: | |
|-------|--|

| Name: | |
|---------|--|
| Nallie. | |

EXHIBIT "E"

FORM OF OPINION LETTER

_____, 20

1 Glen Bell Way Irvine, CA 92618

Re: Purchase of Taco Bell Unit Nos.

Ladies and Gentlemen:

| I am an attorney with | | and have provided couns | |
|--------------------------------|------------------------|---------------------------------------|----------------------|
| the transaction contemplated | by the Agreement for I | Purchase and Sale of Certain Assets a | and Franchises dated |
| as of | , 20 (the "Purchase | e Agreement"), entered into among _ | , a |
| | ("Seller"), _ | , а | |
| corporation ("Purchaser") | and | | |
| (collectively, ["Shareholders" | or "Members"] | | |

In connection with my representation of the Purchaser and Shareholders, I have reviewed copies, identified to my satisfaction, of the Purchase Agreement and such other documents, certificates, instruments and agreements as in my judgment are necessary and appropriate to enable me to render this opinion. In addition, I have examined such other documents as I deem relevant for rendering this opinion, and I have conducted such other inquiries and examinations as I deem necessary and appropriate for rendering this opinion.

Based on the foregoing, I am of the opinion that:

- (A) Purchaser is a [corporation or limited liability company] duly formed, validly existing in good standing as a [corporation or limited liability company] authorized to do business in the State of ______, has full power and authority to carry out and consummate all transactions contemplated by the Purchase Agreement and has duly authorized the taking of any and all actions necessary to carry out and consummate the transactions contemplated to be performed on its part by the Purchase Agreement.
- (B) The Purchase Agreement and such other documents executed by Purchaser and [Shareholders or Members] in connection with this transaction (the "Purchase Documents") constitute the legal, valid and binding obligations of Purchaser and [Shareholders or Members], enforceable against Purchaser and [Shareholders or Members] in accordance with their respective terms.
- (C) No consent, approval, order, authorization, registration, declaration or designation of or filing with any governmental authority is required in connection with the authorization, execution, delivery or performance by Purchaser or any [Shareholder or Member] of the Purchase Documents.
- (D) There are no suits, actions, proceedings or investigations pending or, to the best of my knowledge, threatened against or involving Purchaser or any [Shareholder or Member], before any court, arbitrator or administrative or governmental body which could adversely affect Purchaser's or [Shareholders' or Members'] ability to perform their respective obligations under the Purchase Documents or which might reasonably result in any claim, lien or attachment against the purchase funds to be delivered by Purchaser to Seller at Closing.

(E) Neither Purchaser nor any [Shareholder or Member] is, and the execution, delivery and performance of the Purchase Agreement and the documents, instruments and agreements provided for therein, will not result, in a breach of or default under: (i) any other document, instrument or agreement to which Purchaser or any [Shareholder or Member] is a party or by which Purchaser, any [Shareholder or Member] or any of their respective property is subject or bound; or (ii) any law, statute, ordinance, judgment, order, writ, injunction, decree, rule or regulation of any court, administrative agency or other governmental authority, or any determination or award of any arbitrator, by which Purchaser, any [Shareholder or Member], or any of their respective property is subject or bound.

My opinion set forth above is limited to the laws of the State of ______ and to federal law of the United States of America.

This Opinion of Counsel is being delivered to you pursuant to the Purchase Agreement and should not be relied upon by any third party.

Very truly yours,

EXHIBIT "F"

ASSIGNMENT AND ASSUMPTION OF LEASE

This instrument prepared by: [BRAND AND ADDRESS]

Upon recordation return to: [TITLE COMPANY]

Order No.:

Escrow No .:

APN:

SPACE ABOVE THIS LINE FOR RECORDER'S USE

THE UNDERSIGNED GRANTOR(S) DECLARE(S):

Re: Store #

ASSIGNMENT AND ASSUMPTION OF LEASE FOR STORE #_____

This Assignment and Assumption of Lease (this "<u>Agreement</u>") is made and entered into as of ______, 20___ by and between [ASSIGNOR], a Delaware [corporation][limited liability company] ("<u>Assigner</u>"), and [PURCHASER] a [Delaware] [corporation/limited liability company] ("<u>Assignee</u>"). This Agreement is being entered into in connection with that certain Asset Purchase Agreement dated ______, 20__ (the "<u>Asset Purchase Agreement</u>"), by and among Assignor, Assignee and [OTHER PARTIES TO APA]. This Agreement shall become effective on ______, 20__ (the "<u>Effective Date</u>").

RECITALS

WHEREAS, pursuant to a lease dated [DATE] (the "<u>Lease</u>"), [LANDLORD] ("<u>Landlord</u>") leased to Assignor certain real property together with any leasehold improvements and fixtures located thereon generally known as Taco Bell Store #_____, located at [ADDRESS] and more particularly described in the Lease and on **Exhibit A** hereto (the "<u>Premises</u>"); and

[WHEREAS, the Lease is evidenced in the public records by a Memorandum of Lease]; and

WHEREAS, Assignor desires to assign to Assignee and Assignee desires to assume from Assignor all of Assignor's rights, title, interest and liabilities in, to and under the Lease.

NOW, THEREFORE, in consideration of the mutual promises herein, and other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. <u>Assignment</u>. Subject to the terms of this Agreement and as of the Effective Date, Assignor hereby grants, assigns, transfers and conveys to Assignee, its successors and assigns, all of Assignor's rights, title, interest and liabilities in, to and under the Lease.

2. <u>Assumption</u>. Subject to the terms of this Agreement and as of the Effective Date, Assignee hereby assumes all of Assignor's rights, title, interest and liabilities in, to and under the Lease and becomes liable for the full and timely performance of all obligations, liabilities and covenants arising under the Lease, as the Lease may be amended after the Effective Date. Assignee accepts the Premises in "as is" condition.

3. <u>Covenants of Assignee</u>. Assignee covenants and agrees that until Assignor is fully and finally released from all obligations under the Lease:

A. Assignee shall not assign, sublease or otherwise transfer any of its right, title or interest in the Lease to any other person or entity without Assignor's prior written consent, which consent may be withheld in Assignor's sole discretion.

B. Assignee shall not amend, extend, exercise any option or modify any term or condition of the Lease, without the prior written consent of Assignor, which consent may be withheld in Assignor's sole discretion.

C. Assignee shall indemnify, defend and hold harmless Assignor and its Affiliates (as defined in the Asset Purchase Agreement), subsidiaries, employees, officers, directors, and agents from and against any and all claims and liabilities arising from matters relating to the Lease or the Premises after the Effective Date.

D. Notwithstanding any provision in the Lease to the contrary, Assignee shall use the Premises solely as permitted under the applicable Franchise Agreement(s) (as defined in the Asset Purchase Agreement).

4. <u>Terms of the Asset Purchase Agreement</u>. The representations, warranties, covenants, indemnities and agreements of Assignee contained in the Asset Purchase Agreement are incorporated herein by this reference. Such representations, warranties, covenants, indemnities and agreements shall not be superseded but shall remain in full force and effect to the full extent provided therein. In the event of any conflict or inconsistency between the terms of the Asset Purchase Agreement and the terms hereof, the terms of the Asset Purchase Agreement shall govern.

Default Under the Terms of this Agreement. In the event of a default under the terms 5. of this Agreement, Assignor may, in its sole discretion, without waiving such default, either in person or by agent, nominee or attorney, with or without bringing any action or proceeding, or by a receiver appointed by a court, declare the Assignee's right, title and interest in, to and under the Lease and the Premises to be terminated, effective immediately upon delivery of notice to Assignee from Taco Bell Franchisor, LLC, a Delaware limited liability company, which is the franchisor and Assignor's affiliate. Upon delivery of such notice, all rights of Assignee under the Lease and this Agreement shall cease, and Assignor shall be entitled to immediate possession of the Premises and all books, records and accounts relating thereto and to exclude Assignee and its agents and employees therefrom, without liability for trespass or damages. Assignor may thereafter manage, operate or lease the Premises on such terms and for such period of time as Assignor may deem proper and consistent with the terms of the Lease. If Assignee does not vacate the Premises upon receipt of such notice, Assignee's status in respect to the Premises shall be that of a trespasser, and Assignor shall have the rights available to a lessor to evict and remove Assignee from the Premises and to collect damages in respect of the trespass. The receipt by Assignee of notice from Assignor shall not, however, relieve Assignee of its obligation under Section 2 hereof to assume the liabilities and obligations of Assignor under the Lease affected by this Agreement and to indemnify Assignor and its Affiliates, subsidiaries, employees, officers, directors, and agents in respect to such liabilities and obligations.

6. <u>Bankruptcy, Foreclosure or Receivership</u>. Assignor, in its sole discretion, may, without penalty or fee, immediately terminate this Agreement and all of Assignee's rights, title and interest in, to and

under the Lease in the event (1) an involuntary proceeding shall be commenced or an involuntary petition shall be filed seeking (i) liquidation, reorganization or other relief in respect of Assignee or its parent company or either of their respective debts, or of a substantial part of either of their respective assets, under any Federal, state or foreign bankruptcy, insolvency, receivership or similar law or (ii) the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar official for Assignee or its parent company or for a substantial part of either of their respective assets or (2) Assignee or its parent company shall (i) voluntarily commence any proceeding or file any petition seeking liquidation, reorganization or other relief under any Federal, state or foreign bankruptcy, insolvency, receivership or similar law or (ii) apply for or consent to the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar law or (ii) apply for or consent to the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar law or (ii) apply for or consent to the appointment of a receiver, trustee, custodian, sequestrator, conservator or similar official for itself or for a substantial part of either of their assets or (iii) make a general assignment for the benefit of creditors.

7. <u>Governing Law</u>. This Agreement shall in all respects be deemed to be made under, construed in accordance with and governed by, the substantive laws of the [COMMONWEALTH OF KENTUCKY], without regard to conflicts of law provisions thereof.

8. <u>Successors and Assigns; Third-Party Beneficiaries</u>. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors in interest and assigns. Nothing contained in this Agreement shall be deemed to confer upon any person, other than the parties hereto and their respective successors and permitted assigns, any rights, remedies, claims, causes of action or obligations under, or by reason of this Agreement.

9. <u>Execution in Counterparts</u>. This Agreement may be executed in any number of counterparts; each such counterpart, when executed by all parties, shall be deemed to constitute one and the same instrument and shall be deemed an original hereof. This Agreement shall become effective when each party hereto shall have received a counterpart hereof signed by the other parties hereto.

10. Integrated Transaction. Notwithstanding any provision in this Agreement or in any other agreement between them, Assignor and Assignee severally and collectively intend, acknowledge and agree that this Agreement and the Lease, on the one hand, and the Asset Purchase Agreement and the Franchise Agreement(s) (as defined in the Asset Purchase Agreement), on the other hand (collectively, the "Integrated Agreements") do and shall be deemed to constitute one single, integrated transaction and agreement and they shall not be severed or severable from one another or for any purpose. The parties intend and agree as aforesaid notwithstanding the fact that: (i) the Integrated Agreements may be executed at different times by different parties; (ii) different consideration may be apportioned among the Integrated Agreements; (iii) the Integrated Agreements may provide that they are assignable; and (iv) the Integrated Agreements may have terms or durations of varying lengths. Assignee acknowledges and agrees that Assignor would not have entered into this Agreement absent Purchasers' execution of and performance under all of the Integrated Agreements.

THIS SPACE INTENTIONALLY LEFT BLANK-SIGNATURES ON NEXT PAGE

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement to be executed as of the date first set forth above.

ASSIGNOR:

[ASSIGNOR], a Delaware [limited liability company][corporation]

| By: | | | |
|--------|--|--|------|
| Name: | | | |
| Title: | | | |

| State of Kentucky |) |
|---------------------|------|
| |) SS |
| County of Jefferson |) |

On _____, 20___ before me, ______ (name of notary) a notary public, personally appeared, ______, _____ of [ASSIGNOR], a Delaware [limited liability company][corporation], personally known to me (or proved to me on the basis of satisfactory evidence) to be

company][corporation], personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity and that by his/her signature on the instrument the entity upon behalf of which the person acted, executed the instrument.

SEAL

| Notary Public | |
|------------------------|--|
| Printed Name: | |
| My Commission Expires: | |

ASSIGNEE:

| By: | |
|--|---|
| Name: | |
| Title: | |
| State of)) SS | |
| County of) | |
| On, 20 before me, | (name of notary) a notary public, personally |
| appeared,,, | of, a |
| , persona | Ily known to me (or proved to me on the basis of satisfactory |
| evidence) to be the person whose name is | subscribed to the within instrument and acknowledged to me that |

he/she executed the same in his/her authorized capacity and that by his/her signature on the instrument the entity upon behalf of which the person acted, executed the instrument.

SEAL

| Notary Public | |
|------------------------|--|
| Printed Name: | |
| My Commission Expires: | |

EXHIBIT "G"

FORM OF MARKET BUILD OUT AGREEMENT

MARKET BUILD OUT AGREEMENT

This Market Build Out Agreement (the "Agreement") is made and entered into on ______ (the "Effective Date"), by and between ______, a ______ (collectively, "Franchisee") and Taco Bell Franchisor, LLC, a Delaware limited liability company ("Taco Bell").

WHEREAS, Franchisee has entered into an Asset Purchase Agreement dated ______ ("Purchase Agreement") with ______, a _____ pursuant to which Franchisee has agreed to purchase certain Taco Bell restaurants listed in the Purchase Agreement.

WHEREAS, Taco Bell's consent to this transfer is subject to certain conditions, including Franchisee's agreement to develop ______ (__) Taco Bell restaurants upon the terms and conditions set forth herein.

WHEREAS, the parties have identified Development Locations as defined in Section 3 below, that Taco Bell and Franchisee agree have potential for development of one or more Taco Bell restaurants (each, a "New Restaurant") as further defined in Section 3 below.

WHEREAS, Franchisee desires to enter into a Franchise Agreement with Taco Bell for each New Restaurant within the Development Locations within the time frames set forth in the Development Schedule, as further defined in Section 3 below.

WHEREAS, Taco Bell, subject to the terms and conditions of this Agreement, is willing to enter into a Franchise Agreement with Franchisee for each New Restaurant within the Development Location within the time frames set forth in this Agreement.

NOW, THEREFORE, in consideration of the promises and mutual covenants contained herein, in the Franchise Agreement and in the Purchase Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Taco Bell and Franchisee agree as follows:

- 1. RECITALS. The foregoing recitals are hereby incorporated into and made a part of this Agreement.
- TERM. The term of this Agreement shall begin on the Effective Date and, except pertaining to Section 8, shall end on the tenth (10) year anniversary after the end of the last Time Period¹⁴ as set forth in Schedule "A" (the "Expiration Date") except as specifically provided herein.
- 3. DEFINITIONS. Capitalized terms shall have the following meanings for the purpose of this Agreement:
 - A. "Acquired Restaurants" means Taco Bell restaurants (including multi-brand restaurants) that are purchased by Franchisee from Taco Bell, an affiliate of Taco Bell, or from another franchisee.
 - B. "Development Schedule" means the development schedule set forth in Schedule "A" attached hereto.

¹⁴ Time Period means each of the specified time periods set forth in Schedule A.

- C. "Development Location" means the locations identified on Schedule "B" attached hereto.
- D. "Force Majeure Event" means any of the following events to the extent any such event (alone or in the aggregate) has a material adverse effect on the operations or financial condition of Franchisee or, in the case of the development of a New Restaurant, the development of such Restaurant, and in each case is beyond Franchisee's reasonable control, is unforeseen and could not have been reasonably planned for, prevents Franchisee's performance or the development of such New Restaurant for a continuous period of at least thirty (30) days, and such non-performance could not have been avoided with the reasonable care of Franchisee: (i) acts of God, (ii) flood, fire or explosion, (iii) war, invasion, riot or other civil unrest, (iv) governmental order, mandate, regulation or law, (v) embargoes or blockades, (vi) national or regional emergency, (vii) strikes or labor stoppages, (viii) epidemics and pandemics, or (ix) any System Adverse Event¹⁵; provided that none of the following events shall constitute a Force Majeure Event: (1) any current or foreseeable event in connection with an epidemic or pandemic (including the COVID-19 pandemic), (2) any current or foreseeable supply chain issue, including the delay or unavailability related thereto or (3) a flood, fire, explosion or similar event that does not affect the development of such New Restaurant.
- E. "Franchise Agreement" shall mean and refer to the then-current franchise agreement form that Taco Bell issues for its traditional restaurants or the then-current license agreement form that Taco Bell issues for its non-traditional or "Express" restaurants, as is appropriate.
- F. "New Restaurant" means a newly constructed freestanding or inline Taco Bell restaurant. For purposes of this Agreement and the Development Schedule, a New Restaurant shall not include any of the following: (i) multi-brand units; (ii) Taco Bell restaurants which, according to Taco Bell's successor guidelines are successor units to existing restaurants; or (iii) any Taco Bell restaurant for which Franchisee receives any type of financial or other type of incentive, including, but not limited to, the National Incentive or other published incentive, unless as specifically permitted in Schedule A below; (iv) Acquired Restaurants.
- G. "Net New Restaurant(s)" means the number of New Restaurants that Franchisee opens to the public in a specified Time Period minus the number of Taco Bell restaurants that Franchisee permanently closes during the same Time Period. Net New Restaurants do not include Taco Bell restaurants that are open before the beginning of the specified Time Period or Taco Bell restaurants that are opened after the end of the specified Time Period. When assessing whether the Development

¹⁵ System Adverse Event means any event or occurrence or combination of events or occurrences caused by Taco Bell or its affiliate(s) that has a material adverse economic effect (such as a material adverse economic effect on EBITDA) on a significant number of Taco Bell franchisees, including Franchisee. For the avoidance of doubt, a System Adverse Event must be caused by Taco Bell or its affiliate(s) and none of the following (and no effect arising out of or resulting from any of the following) shall, either alone or in combination, constitute or be taken into account in determining whether a System Adverse Effect has occurred: (a) general economic, business, political, industry, trade or credit, financial or capital market conditions (whether in the United States or internationally), including any conditions affecting generally the industries or markets in which Franchisee operates; (b) earthquakes, tornados, hurricanes, floods, acts of God and other force majeure events; (c) disease outbreaks, epidemics and pandemics (including the COVID-19 pandemic); (d) acts of war, civil unrest, terrorism and military actions; (e) any changes in general legal, regulatory, trade or political conditions; and (f) strikes, slowdowns or work stoppages.

Schedule has been met, Taco Bell shall take into account the number of Net New Restaurants opened during a Time Period.

- H. "Opening Date" as used herein means the last day of the Time Period in which the New Restaurant is to be opened to the public for business.
- 4. APPROVAL AND QUALIFICATION OF SITES. Each New Restaurant to be developed hereunder shall be subject to Taco Bell's prior express written approval in accordance with Taco Bell's thencurrent standard procedures for site approval, including with respect to architectural and design standards, and will be operated pursuant to a Franchise Agreement on Taco Bell's then-current standard form for new, free-standing or inline restaurants, as applicable, to be issued to Franchisee prior to opening the New Restaurant. Franchisee agrees to abide by and faithfully adhere to the terms of the Franchise Agreement for each New Restaurant.
- 5. TIME IS OF THE ESSENCE. Franchisee's timely performance of its obligations under this Agreement is of material importance and is of the essence to this Agreement.
- 6. NO EXCLUSIVITY. There is no exclusivity granted to Franchisee by this Agreement. Taco Bell expressly reserves for its own use and the use of others all rights to use and develop any Taco Bell restaurants in its sole discretion. Such reservation of rights includes the right to use, develop and/or transfer any Taco Bell restaurant and other operations, products, services, methods, and points of distribution of any and all sorts. Franchisee's rights granted in this Agreement are expressly made subject to the existing rights of third-party franchisees, including, but not limited to, Taco Bell restaurant registrations for new builds, successors, offset, scrape, and remodels and to currently open Taco Bell restaurants.
- 7. DEVELOPMENT SCHEDULE, RIGHTS AND OBLIGATIONS. Subject to the terms and conditions herein, Franchisee will have the obligation to execute a Franchise Agreement for and to commence operations of a New Restaurant within the Development Location according to the Development Schedule. The exact locations of each New Restaurant within the Development Location are subject to Taco Bell's express written approval.

A New Restaurant will be considered timely developed if: (i) the New Restaurant is within the Development Location; (ii) the New Restaurant is opened for continuous operation by the Opening Date specified in Schedule A; (iii) the Franchise Agreement has been signed by Franchisee and Taco Bell for the New Restaurant; (iv) the initial franchise fee has been paid; and (v) the New Restaurant is operating in compliance with the terms of the Franchise Agreement. Franchisee agrees to use its commercially reasonable efforts and to take all steps and actions to fully and timely satisfy its development obligation. Failure to meet any deadline set out in Schedule "A" shall cause the monetary sums set forth in paragraph 8 to be due and payable to Taco Bell immediately and without demand.

8. PAST DUE DEVELOPMENT FEE. Franchisee shall pay Taco Bell an initial franchise fee of \$45,000 for each New Restaurant, \$10,000 of which is payable upon registration and the balance of which is due upon such New Restaurant's groundbreak.

Further, Franchisee and Taco Bell agree that Taco Bell would be significantly damaged if Franchisee failed to timely and fully meet its Development Schedule as outlined in Schedule A. Franchisee and Taco Bell also agree that measuring the precise amount of this damage would be difficult and costly. Instead of a precise damages calculation, Franchisee and Taco Bell agree that the fees set out below are a fair and reasonable approximation of what Taco Bell's damages would be. Accordingly, Franchisee and Taco Bell agree that Franchisee shall immediately pay to Taco Bell, without demand, the fees set out in subparagraphs A and B below for each such New Restaurant that is not timely and fully satisfied:

A. Forty-Five Thousand Dollars (\$45,000) within five (5) calendar days of the last day of the relevant Time Period. This payment will be credited toward the initial franchise fee for the applicable New

Restaurant so long as the New Restaurant is opened to the public by the Opening Date of the last Time Period as set forth in Schedule A. This payment will not be credited toward the initial fee for any other restaurant and is non-refundable.

B. For each New Restaurant that is not developed on or before the Opening Date Franchisee agrees to pay to Taco Bell \$4,231 ("Period Sum") for each four- or five-week accounting period of Taco Bell's pertinent financial calendar ("Accounting Period") starting on the Opening Date. Each payment of a Period Sum shall be made by Franchisee within seven (7) days after the last day of that Accounting Period to which it applies. For each New Restaurant not opened on or before the Opening Date, the Period Sum shall be paid by Franchisee until the earlier of i) the date that the New Restaurant actually opens in such Development Location or ii) 10 years after the Opening Date. For each New Restaurant opened in the middle of an Accounting Period, Franchisee shall pay a pro-rated Period Sum for that portion of the Accounting Period occurring after the New Restaurant's opening. Franchisee shall not be entitled to a reimbursement of any amount paid as a Period Sum.

Notwithstanding the foregoing, Franchisee will not be liable to Taco Bell for any Period Sum to the extent that Franchisee's failure to meet the development schedule for any New Restaurant resulted directly from a Force Majeure Event provided that any delay resulting from a Force Majeure Event shall extend performance, and suspend Franchisee's payment of any Period Sum, only so long as, and to the extent that, Franchisee's performance is prevented by such Force Majeure Event. The foregoing extension shall not exceed six (6) months for any given New Restaurant. Further, to be eligible for the extension, Franchisee shall (a) promptly (and in any event within five (5) days) notify Taco Bell in writing of the nature and extent of the circumstances of the Force Majeure Event, which notice shall contain a reasonably detailed description of the Force Majeure Event and the impact, issues and/or destruction that such event has caused, and (b) use commercially reasonable efforts to establish and implement a plan that minimizes the disruption of such Force Majeure Event to Franchisee, remedies the situation, and removes the cause of Franchisee's inability to perform as soon as reasonably practicable under the circumstances. The foregoing shall not limit any other remedy available to Taco Bell relating to a breach by Franchisee of this Agreement or the Franchise Agreements. Franchisee shall resume the performance of its obligations as soon as reasonably practicable after the removal of the cause of any Force Majeure Event.

9. FAILURE TO COMPLY WITH CONDITIONS.

If Franchisee fails to:

i) meet Taco Bell's financial and operational criteria for development in accordance with Taco Bell's then-current policies, procedures and standards; or

ii) remain in good standing as a Taco Bell franchisee, as determined by Taco Bell in accordance with its then-current policies, procedures and standards; or

iii) make any payment due under Section 8 of this Agreement and cure such breach within ten (10) days of written demand from Taco Bell,

then Taco Bell shall be entitled to terminate this Agreement and Franchisee shall be required to pay to Taco Bell within five (5) days of written demand all amounts that would be due under Section 8 of this Agreement at or prior to the Expiration Date, or such later date as may be specified in Section 8.B.

10. DISPUTE RESOLUTION.

This Agreement; all relations between the parties; and any and all disputes between Franchisee and Taco Bell, whether such dispute sounds in law, equity or otherwise, is to be exclusively construed in accordance with and/or governed by (as applicable) the law of the State of New York without recourse to New York (or any other) choice of law or conflicts of law principles. If, however, any provision of

this Agreement is not enforceable under the laws of New York, and if Franchisee's franchised business is located outside of New York and the provision would be enforceable under the laws of the state in which the franchised business is located, then that provision (and only that provision) will be interpreted and construed under the laws of that state. This Section is not intended to invoke, and shall not be deemed to invoke, the application of any franchise, business opportunity or similar law of the State of New York which would not otherwise apply by its terms jurisdictionally or otherwise but for the within designation of governing law.

With respect to any court proceeding between Franchisee and Taco Bell concerning the enforcement, construction or alleged breach or termination of this Agreement, Franchisee hereby submits to the personal jurisdiction and venue of the federal and California state courts located in Orange County, California, for all such matters, and promises not to commence against Taco Bell any court proceeding concerning such matters in any other courts.

11. MISCELLANEOUS.

- A. None of Franchisee's rights or obligations herein are assignable.
- B. The parties shall keep all of the terms of this Agreement strictly confidential, so long as this Agreement is in effect.
- C. This Agreement may not be modified or amended except by a written document, signed by all parties, specifically referring to the portion of this Agreement being amended and modified.
- D. All notices to be given hereunder shall be in writing and shall be deemed given when first received or tendered during normal business hours for the locale of the addressee at the appropriate address set forth below, or such other address as one party may hereafter provide to the other with not less than three (3) business days' notice.

| If to Taco Bell: | If to Franchisee: |
|---------------------------|----------------------------------|
| Taco Bell Franchisor, LLC | [insert Franchisee contact info] |
| 1 Glen Bell Way | |
| Irvine, CA 92618 | |
| Attn: General Counsel | Attn: |
| | |

- E. Terms of gender and captions as used in this Agreement are strictly for convenience and shall have no bearing on its construction.
- F. No waiver by either party of any breach, default or unfulfilled condition shall be deemed a waiver of any subsequent or other breach, default or unfulfilled condition. No waiver shall be effective unless in writing and signed by an authorized signatory of the waiving party.

IN WITNESS WHEREOF, the parties hereto through their duly authorized signatories have caused this Agreement to be executed and delivered as of the Effective Date.

| FRANCHISEE | TACO BELL FRANCHISOR, LLC | | |
|-----------------------------|---------------------------|--|--|
| [insert entity name] By: | Ву: | | |
| Title: | Title: | | |
| Date: | Date: | | |

[insert shareholder/member]

Date: _____

DEVELOPMENT SCHEDULE

SCHEDULE "A"

SCHEDULE "B"

DEVELOPMENT LOCATION

EXHIBIT "H"

LAND AND BUILDING LEASE

[Brand and store number - street address]

This Land and Building Lease ("Lease") is made as of the _____ day of _____, 2018, by and between [LANDLORD], a Delaware limited liability company ("Landlord"), and _____, a _____ limited liability company ("Tenant"). This Lease is being entered into in connection with that certain [if PH: *Asset Sales Agreement*] [if TB/KFC: *Agreement for Purchase and Sale of Certain Assets and Franchises*] dated ______, 2018 (the "Asset [*Purchase/Sales*] Agreement"), by and among Landlord, [FRANCHISOR] LLC, a Delaware limited liability company ("Franchisor"), Tenant, and ______ ("Individually").

It is AGREED between the parties hereto as follows:

1. <u>DESCRIPTION OF PREMISES</u>

Landlord hereby leases to Tenant, and Tenant leases from Landlord, on the terms and conditions hereinafter set forth, that certain real property (the "Land"), together with all improvements located thereon, including the building and any other structures and improvements located upon the Land, as more particularly described on attached <u>Exhibit "A"</u>, together with any rights arising under or subject to any reciprocal easement agreement, separate lease or sublease for any appurtenances or common area, adjacent area or additional property (collectively, "Common Areas"). The building and all additional improvements to the Land, including the restaurant building located thereon and the rights to use such Common Area (if any), are herein collectively referred to as the "Premises" and shall be and remain the property of Landlord throughout the Term (as defined below) of this Lease.

2. <u>TERM</u>

The initial term ("Term") of this Lease shall be a period of **[twenty (20) years]** (the "Term") commencing on ______, 20____ (the "Commencement Date") and ending ______, 20____ subject to earlier termination upon the expiration or earlier termination of the Franchise Agreement or a default of Tenant pursuant to the terms of Section 19 below or Tenant's exercise of its option(s) to extend this Lease on the terms and conditions as provided under Section 4 below.

3. <u>RENT</u>

3.1 The fixed or base minimum rental (the "Rent") which Tenant agrees to pay Landlord shall be as follows:

| Description | Start Date | End Date | Rent Freq | Monthly Rent |
|-------------|------------------|-----------|-----------|--------------|
| | [to be pasted fr | om Rental | Schedule] | |

3.2 Rent shall be paid, in advance, in equal monthly installments on the first day of each month during the Term hereof. Rent for any period which is less than one month shall be

prorated on the basis of a thirty (30) day month. If the Commencement Date is other than the first day of the month, then on the Commencement Date Tenant shall pay the Rent for the period from the Commencement Date until the first day of the first full calendar month after the Commencement Date.

3.3 All Rent and other sums that Tenant is required to pay Landlord under the terms of this Lease are to be sent to Landlord at: **[Select appropriate brand]**

PHI PO Box 955641 St. Louis, MO 63195-5641

Taco Bell PO Box 203770 Dallas, TX 75320-3770

KFC PO Box 203805 Dallas, TX 75320-3805

Telephone: 502.874.1000 Email: lease.accounting@yum.com

Ref: Store Number: _____ or such other place or address or electronically, as may be designated by Landlord from time to time.

3.4 All Rent and any other sums that Tenant is required to pay under this Lease are unconditional obligations of Tenant and are payable, in full, when due, without any setoff, abatement, deferment, deduction, or counterclaim. Any delinquent payment (meaning any payment that is not made within five (5) business days after the due date) will, in addition to any other remedy of Landlord, be subject to the Charges as set forth in Section 36 which shall be deemed to be additional rent and payable to Landlord on demand.

4. <u>OPTION TO EXTEND</u>

Provided that Tenant is not in default under this Lease beyond any applicable notice and cure periods as of each Exercise Date (as defined herein) and as of the commencement date of each Extension Period (as defined herein), and for so long as Landlord is an affiliate of YUM! Brands, Inc., a North Carolina corporation ("YUM! Brands") that Tenant has a valid Franchise Agreement from Franchisor covering the Premises for the duration of the Term and any Extension Period, Landlord grants to Tenant the option to extend the Term of this Lease for up to [four (4) additional periods of five (5) years each] (each an "Extension Period"). This Lease will automatically be deemed renewed for the next Extension Period unless Tenant gives prior written notice to Landlord at least 12 months prior to the end of the Term or the then current Extension Period (the "Exercise Date") stating that Tenant elects not to extend the Term. Upon the commencement of each Extension Period, all provisions of this Lease shall remain in full force and effect, except for Extension Period(s) already exercised, and Rent, which Rent shall be increased to the following amounts for the years during each of the Extension Periods as follows:

| Description | Start Date | End Date | Rent Freq | Monthly Rent |
|-------------|------------|----------|-----------|--------------|
|-------------|------------|----------|-----------|--------------|

[to be pasted from Rental Schedule]

5. <u>TAXES</u>

In addition to the Rent above specified, Tenant agrees to reimburse and pay to Landlord upon demand any and all real estate taxes, assessments, duties, impositions and burdens levied or assessed upon the Premises and upon the buildings, appurtenances and improvements thereon, as well as its proportionate share of taxes on any Common Areas in the event the Premises are part of a shopping center (collectively, the "Taxes") as they become due under this Lease and without regard for the time period related thereto. If by law any Taxes may, at the option of the taxpayer, be paid in installments, Tenant may exercise that option, and pay the installments (including any additional amounts due because of such installment election) as they become due during the Term.

In addition, Tenant agrees to reimburse and pay to Landlord all sales, use or similar taxes based upon the amount of the Rent paid herein whether assessed to the Tenant, Landlord or a third party, such as the owner of property who has leased the property to Landlord, and Tenant agrees to hold Landlord free and harmless from payment of all of the same. If the amounts of such taxes are not paid by Tenant at least seven (7) days prior to the date they become delinquent, then Landlord may pay the same, together with penalties and interest, if any, and Tenant agrees, upon demand of Landlord, to pay and to reimburse Landlord for the same, together with interest upon any sums of money so paid by Landlord at the rate of the lesser of eighteen percent (18%) per annum, or the maximum rate allowed by the state in which the Premises are located, from date of payment by Landlord to date of reimbursement by Tenant.

6. <u>USE OF PREMISES; CONTINUOUS OPERATIONS; FIXED CHARGE COVERAGE</u> RATIO

6.1 <u>Permitted Use</u>. Tenant acknowledges and agrees that the Premises may be used solely by Tenant and only as a [BRAND] brand restaurant ("Tenant's Use") under a valid Franchise Agreement issued by Franchisor and for all things related thereto and incidental thereto or in furtherance of said purpose. Any other use of the Premises, or any portion thereof, must be pre-approved in writing by Landlord, which may be withheld, conditioned or otherwise delayed in Landlord's sole and absolute discretion. Notwithstanding anything to the contrary as contained herein, so long as Landlord is an affiliate of Franchisor or YUM! Brands, Landlord's consent may be arbitrarily withheld or denied.

6.2 <u>Prohibited Uses</u>. No auction, fire, or bankruptcy sales may be conducted on the Premises for whatever reason without Landlord's prior written consent. Tenant shall observe and comply with the conditions and requirements of any insurance policies covering all or part of the Premises or the use thereof. Tenant shall at all times, comply promptly with all applicable statutes, laws, ordinances, rules, regulations, orders and requirements regulating or affecting the Premises and/or the use, occupancy or possession of the Premises by Tenant that are now or hereafter in effect. Tenant shall promptly give Landlord a copy of any written notice received by Tenant of any violation of any governmental law, ordinance, rule, regulation or requirement applicable to the Premises. Tenant shall not abandon the Premises and shall keep open for business during the customary hours, except as may be impracticable due to strikes, lockouts, acts of God or conditions beyond Tenant's control.

For so long as Landlord is an affiliate of YUM! Brands and notwithstanding anything contained in this Lease to the contrary, Tenant shall not use the Premises for any: (a) YUM! Brands (or legal successor to YUM! Brands) restaurant unless said use is pursuant to a valid franchise agreement with a YUM! Brands restaurant concept, or (b) restaurant use which would conflict with or be in competition with a YUM! Brands restaurant concept, as may be determined by Landlord or Franchisor in their sole and absolute discretion.

Continuous Operations. Tenant shall, in good faith, continuously throughout the 6.3 Term carry on and conduct in the entire Premises the type of business for which the Premises are leased. Tenant shall operate its business with a complete line and sufficient stock of food and product and other merchandise of current [BRAND] style and type, attractive displays and in an efficient and reputable manner so as to produce the maximum amount of sales from the Premises, and shall, except during reasonable periods for repairing, cleaning and decorating keep the Premises open for business with adequate and competent personnel in attendance on all days and during all hours (including evenings) as typically prescribed by Franchisor. If Tenant ceases to operate its business from the Premises for ninety (90) consecutive days, for reasons other than reasonable periods for repairs or remodeling or force majeure, then Landlord has the right to terminate this Lease. If Landlord elects to terminate this Lease, it must do so by notifying Tenant in writing of such termination and Tenant will have the right, within thirty (30) days of receipt of Landlord's written notice of such election, to advise Landlord that Tenant will reopen for business from the Premises subject to any required Franchisor approvals. If Tenant advises Landlord of such, then Landlord's termination notice will be null and void and of no force and effect (unless Franchisor disapproves of such reopening) and Tenant must reopen for business in substantially all of the Premises within sixty (60) days of its notice to Landlord; otherwise, Tenant's notice will be null and void and of no force and effect. In addition, notwithstanding anything else contained herein Tenant shall thereafter be obligated to remain open and operating in substantially all of the Premises during normal operating hours for the remainder of the Term.

6.4 <u>Fixed Charge Coverage Ratio.</u> Tenant covenants to Landlord that, for so long as this Lease is in effect, Tenant shall maintain a Fixed Charge Coverage Ratio at the Premises of at least 1:1, as determined on the last day of each fiscal year of Tenant. For purposes of this Section 6.4, the term "Fixed Charge Coverage Ratio" shall mean with respect to the twelve (12) month period of time immediately preceding the date of determination, the ratio calculated for such period of time, each as determined in accordance with GAAP, of (a) the sum of Net Income, Depreciation and Amortization, Interest Expense and Operating Lease Expense, less a corporate overhead allocation in an amount equal to 4% of Tenant's Gross Sales at the Premises, to (b) the annual Rent. For purposes of calculating the Fixed Charge Coverage Ratio, the following terms shall have the following meanings:

"Capital Lease" means any lease of any property (whether real, personal or mixed) by Tenant with respect to the Premises which lease would, in conformity with GAAP, be required to be accounted for as a capital lease on the balance sheet of Tenant. The term "Capital Lease" shall not include any operating lease or this Lease.

"Debt" means, as directly related to the Premises and the period of determination (i) indebtedness of Tenant for borrowed money, (ii) obligations of Tenant evidence by bonds, indentures, notes or similar instruments, (iii) obligations of Tenant to pay the deferred purchase price of property or services, (iv) obligations of Tenant under leases which should be, in accordance with GAAP, recorded as Capital Leases, and (v) obligations of Tenant under direct or indirect guarantees in respect of, and obligations (contingent or otherwise) to purchase or

otherwise acquire, or otherwise to assure a creditor against loss in respect of, indebtedness or obligations of others of the kinds referred to in clauses (i) through (iv) above. The term "Debt" shall not include Landlord's debt (if any) with respect to the Premises.

"Depreciation and Amortization" means the Tenant's depreciation and amortization accruing during the period of determination with respect to the Premises as determined in accordance with GAAP.

"GAAP" means generally accepted accounting principles consistently applied.

"Interest Expense" means for any the period of determination, the sum of all interest accrued or which should be accrued in respect to all Debts of Tenant allocable to the Premises and all business operations thereon during such period (including the interest attributable to Capital Leases), as determined in accordance with GAAP,

"Net Income" means, with respect to the period of determination, the net income or net loss of Tenant allocable to the Premises. In determining the amount of Net Income, (i) adjustments shall be made for non-reoccurring gains and losses allocable to the period of determination; (ii) deductions shall be made for, among other things, Depreciation and Amortization, Interest Expense and Operating Lease Expense allocable to the period of determination, and (iii) no deductions shall be made for (x) income taxes or charges equivalent to income taxes allocable to the period of determination, as determined in accordance with GAAP, or (y) corporate overhead expense allocable to the period of determination.

"Operating Lease Expense" means the expenses incurred by Tenant under any operating leases with respect to the Premises and the business operations thereon during the period of determination, as determined in accordance with GAAP; provided, however, the term "Operating Lease Expense" shall not include any sum payable under this Lease.

7. <u>ALTERATION OF PREMISES</u>

Except as expressly provided herein and subject to Section 27, all alterations or changes to the Premises shall require notice to Landlord as stated in Section 20 and shall require Landlord's prior written consent and must comply with all easements, conditions, covenants and restrictions affecting the use and/or development of the Premises. For so long as Landlord is an affiliate of YUM! Brands and notwithstanding the foregoing, provided that any such alterations or changes have been pre-approved in writing by Franchisor, Tenant may make non-structural alterations or changes to the interior or exterior of the Premises without Landlord's consent provided (a) any such alterations or changes do not (i) change the height, size or exterior aesthetic appearance of the building, or (ii) materially affect the structural integrity of the building, (b) Landlord is given at least thirty (30) days' prior written notice of such alterations or changes. and (c) the estimated cost of such alterations or changes does not exceed Fifty Thousand and no/100 (\$50,000) Dollars. All other alterations or changes shall require the prior written consent and approval of Landlord, which Landlord may withhold in its sole and absolute discretion. All alterations and changes shall be made at Tenant's sole cost and expense and subject to Section 27 hereof; shall be completed as expeditiously as possible; shall be done in accordance with plans and specifications as required by or approved by Franchisor (and Landlord, if required hereunder); a copy of all plans provided to Landlord for its records (whether or not preapproval is required); and shall be made in a good and workmanlike manner and in compliance with all applicable statutes, ordinances, rules, and regulations of governmental authority.

Furthermore, Tenant acknowledges and agrees that it shall fully comply with all obligations to complete any alterations or changes to the Premises in accordance with the Asset Purchase Agreement, Franchise Agreement or any associated or applicable development agreement or similar agreement.

Upon the expiration or early termination of this Lease, Tenant will return the Premises to Landlord in good repair and in material compliance with all applicable laws, including, without limitation, health and zoning codes, and in compliance with Section 26 hereof.

8. <u>ACCEPTANCE OF PREMISES; TENANT DUTY TO REPAIR PREMISES</u>

Tenant agrees, and acknowledges and accepts the Premises, including any improvements, furniture, fixtures and equipment located therein, as of the Commencement Date in its "AS-IS", "WHERE IS" condition as existed on the Effective Date of the Asset Purchase Agreement and acknowledges and agrees that the Premises are in a tenantable and good condition and that neither Landlord nor Franchisor, nor any of their respective representatives, have made any representations, warranties as to the condition or fitness of the Premises for any purpose nor have any of them made any promises, commitments or agreements to make any repairs, corrections, changes, alterations or other improvements to the Premises.

During the Term of this Lease, Tenant acknowledges and agrees that it shall, at its sole cost and expense, keep and maintain the Premises, including all portions of the building(s), and all systems serving the Premises, both inside and out, including, but not limited to: roof, walls, windows and doors, plate glass, dumpster enclosures, HVAC, electrical, plumbing, grease traps and clean-outs, the exterior portions surrounding the building(s), all sidewalks (public and private), parking lots, landscaping, signage, and any Common Area located on the Premises or otherwise serving the Premises in accordance with any separate obligations related thereto, in good and sanitary order, condition, and repair and in accordance with Franchisor's minimum standards and all applicable statutes, laws, ordinances and codes, hereby releasing Landlord and waiving all right to make repairs at the expense of Landlord as provided by any applicable law or regulation in the State or other jurisdiction in which the Premises are situated. In the event the Premises are a part of a shopping center or include any Common Area, Tenant agrees to abide by all rules and regulations of said shopping center or agreements and to perform all obligations arising thereunder, and to pay any prorata costs for maintenance of the Common Area.

9. <u>UTILITIES</u>

Tenant agrees to directly pay for all utilities whatsoever, including, but, not limited to water, sewer, fuel, gas, oil, heat, electricity, power, materials and services, which may be furnished to or used in or about the Premises during the Term hereof. Tenant agrees to cause all utilities to be billed in the name of and directly to Tenant. To the extent as may be required under local laws or ordinances, if any utility is billed to the Landlord, Tenant agrees to promptly pay the same upon receipt of any bill from Landlord. Landlord, in its sole discretion, may elect to pay such bill directly to the utility provider in which event Tenant agrees to immediately reimburse Landlord for any such payments. Landlord shall not be liable in damages for any failure or interruption of any utility or service or for any disputed amounts. No failure or interruption of any utility or service shall entitle Tenant to terminate this Lease or discontinue making payments of Rent hereunder.

10. INDEMNITY

Tenant covenants and agrees to indemnify, defend (with counsel reasonably acceptable to Landlord) and to hold Landlord free and harmless of and from any and all losses, liabilities, claims, damages, costs, expenses, demands, suits, actions, and causes of action, whether foreseen or unforeseen (collectively, the "Losses") of any and all persons whatsoever, and of and from any and all liability to Tenant, its agents and employees, licensees, invitees, and any and all persons coming upon or near the Premises, during the Term hereof, as may be renewed or extended, arising out of, or connected with, or by virtue of Tenant's occupation or maintenance of the Premises, or any willful, wrongful or negligent act or commission or omission of Tenant, its agents, servants, guests, customers, contractors, permitted licensees, invitees or employees, subtenants or assignees, including attorney's fees and costs of suit incurred by Landlord in defending against any such claims, demands, suits, actions or causes of action. This Article 10 shall expressly and permanently survive the termination of this Lease.

11. <u>SIGNS</u>

Tenant shall not place or permit to be placed any sign, marquee, awning or decoration on the exterior of the Premises without the written consent of Landlord unless such is used in conjunction with Franchisor's regional or national advertising campaigns. All signage shall meet applicable governmental requirements and the use of all interior or exterior signs shall be consistent with Franchisor's advertising and trademark standards.

12. PERIODIC INSPECTION OF PREMISES

Tenant shall permit Landlord, Franchisor, and/or their respective agents, to enter into and upon the Premises at all reasonable times for the purpose of inspecting the same or for the purpose of posting notices of non-liability for alterations, additions or repairs, or for the purpose of placing upon the Land in which the Premises are located any usual or ordinary "For Sale" signs, without any abatement of Rent.

13. DESTRUCTION OF PREMISES

In accordance with Section 18 of this Lease, if any building or improvements situated on the Premises should be damaged or destroyed due to any cause whatsoever, Tenant shall give immediate notice thereof to Landlord, and Tenant shall cause said improvements to be repaired and restored to the same general condition to which same existed immediately prior to the time of the occurrence of said damage or destruction with reasonable diligence, but in no event later than ninety (90) days thereafter, subject to force majeure and/or Tenant's receipt of the necessary permit(s). In no event shall Rent abate, and moreover, Landlord shall have no obligation or liability whatsoever to Tenant, and Tenant shall not be entitled to recover any damages whatsoever from Landlord for any loss occasioned by such damage or destruction.

14. <u>CONDEMNATION</u>

14.1 <u>Entire Taking</u>. In the event the entire Premises shall be appropriated or condemned under the power of eminent domain by any competent authority for any public or quasi-public use or purpose (or, in the reasonable opinion of Tenant, a substantial portion of the Premises so that the remainder of the Premises is not suitable for Tenant's Use), this Lease shall terminate when possession thereof shall be required by the appropriating or condemning

authority, or when legal title to the Premises shall vest in the appropriating or condemning authority, whichever shall first occur.

14.2 <u>Partial Taking</u>. In the event that only a part of the Premises is appropriated or condemned and (i) the part so taken includes the building or any part thereof, or (ii) the taking results in insufficient parking spaces to meet the applicable parking code requirements and Landlord is unable to provide a variance to such code requirements or otherwise provide substitute parking spaces therefore that are in close proximity to the Premises and acceptable to Tenant in its reasonable discretion, or (iii) such partial taking results in cutting off direct access from the Premises to any adjacent or contiguous public street or highway and Landlord is unable to secure alternative access rights via a private right of way, then, and in any such event, Tenant, at any time either prior to or within a period of sixty (60) days after the date when possession of the Premises so taken shall be required by the appropriating or condemning authority, may elect to terminate this Lease.

In the event Tenant shall fail to exercise such option to terminate this Lease, or in the event that a part of the Premises shall be taken or condemned under circumstances in which Tenant shall have no option to terminate this Lease, then in either such event this Lease shall continue in full force and effect and shall terminate only as to that part of the Premises so taken. In such event, the Rent required to be paid under Section 3 hereof, shall be reduced, as of the date when possession of the Premises shall be required by the appropriating or condemning authority, by an equitable amount but not more than a proportionate amount equal to the proportion that the area of the part so taken bears to the total area of the Premises. In the event that Tenant elects to stay in operation and the building is partially taken, Tenant agrees to rebuild and/or make needed repairs at its sole cost. Notwithstanding anything contained herein, Landlord shall have no responsibility to restore or rebuild the Premises.

14.3 All compensation awarded or paid as a result of a total or partial condemnation and allocable to the Premises shall be distributed in accordance with the laws and ordinances of the State in which the Premises are situated; however, any award attributable to the Premises shall be allocated and paid to Landlord and Tenant in the following order of priority: (a) to Landlord for the Unamortized Cost of Landlord's Building and Improvements (as defined herein); (b) to Landlord for the value of its reversionary interest in the Premises; (c) to Tenant for its relocation expenses; and (d) the remainder to Landlord. Notwithstanding the foregoing, Tenant shall have the right to pursue compensation for Tenant's loss of business and goodwill. The "Unamortized Cost of Landlord's Building and Improvements" as used herein means that portion of all costs of developing and constructing Landlord's Building and Improvements which, if amortized on a straight line basis over the Term, has not been recovered by Landlord as of the date of the Condemnation. Tenant shall not be entitled to any portion of an award attributable to the land or the building, to other property in the shopping center (if applicable), including Common Area or in excess of any award to which Landlord may be entitled under any other ground leases. A taking by eminent domain or condemnation shall include a sale or dedication in lieu thereof.

15. ASSIGNMENT, SUBLEASING & HYPOTHECATION

15.1 (a) Tenant shall not, whether voluntarily or by operation of law or otherwise: (i) assign or otherwise transfer any of its interest in this Lease or the Premises, in any manner, nor (ii) sublet, license or permit occupancy by any other person of any portion of the Premises (all of the foregoing are collectively called a "Transfer"), without obtaining on each occasion the prior

written consent of Landlord, which consent may be withheld by Landlord in its sole and absolute discretion.

(b) Any transfer of (i) any corporate stock of; (ii) any partnership interest in; or (iii) any membership interest in Tenant, or a merger, consolidation or liquidation of or by Tenant, either voluntarily or by operation of law, shall be deemed a Transfer and shall require Landlord's consent as stated herein.

(c) Notwithstanding the foregoing, Tenant may assign this Lease or sublease the Premises without Landlord's consent to any Affiliate, approved franchisee of Franchisor, or successor of Tenant by operation of law such as merger, provided however: (i) Franchisor shall have pre-approved any proposed Transfer in advance in writing and shall have agreed to issue a franchise agreement to such assignee to operate Tenant's Use at the Premises on the condition that Tenant and such proposed assignee has fully complied with all of Franchisor's requirements related thereto (including, but not limited to any equity requirements, financing and sale-leaseback requirements or restrictions), and (ii) Tenant shall provide prior written notice to Landlord of any such assignment or sublease. An "Affiliate" is any company controlling Tenant, controlled by Tenant or controlled by the same company which controls Tenant, or any of their respective franchisees. Tenant shall not Transfer its interest in the Lease except as provided herein. Other assignments or subleasing shall require Landlord's consent. Notwithstanding whether or not Landlord's consent was required or not, if Tenant assigns its interest in this Lease, Tenant shall remain primarily liable for the payment and performance of all obligations due or arising under this Lease through the remainder of the Term of the Lease and through any and all Extension Periods, amendments to this Lease or extensions or holdover periods, whether or not Tenant consents or agrees to any of the same.

(d) Notwithstanding the foregoing and without Landlord's prior written consent, if the Franchise Agreement between Franchisor and Tenant is terminated prior to expiration of the Lease, Franchisor shall have the right, but not the obligation, to cure any current defaults as provided in Section 19.7 of this Lease and assume those rights and obligations of Tenant under the Lease coming due on or after the date Tenant vacates the Premises, including taking possession of the Premises, all fixtures, and leasehold improvements. Franchisor may exercise such right at any time after the termination of the Franchise Agreement by written notice to Landlord and Tenant. Within thirty (30) days after receipt of such notice, Tenant shall vacate the Premises and turn possession of same over to Franchisor or its designated affiliate, as the case may be. The assumption of Tenant's obligations under the Lease by Franchisor or its designated affiliate thereof shall in no way relieve Tenant from any obligations, expenses, charges or liabilities of Tenant to Franchisor under the terms of the Franchise Agreement or from any obligations, expenses, charges or liabilities of Tenant to Landlord under the Lease.

15.2 Subject to the terms and conditions as set forth in the Asset Purchase Agreement and in the Franchise Agreement, Tenant may mortgage, encumber, pledge or assign as security its right, title and interest in this Lease or the Premises to a financial institution (the "Lender") acceptable to Landlord, subject to the prior written consent of Landlord and prior approval of the form and content of the security agreement. Tenant shall give to Landlord a notice containing the name and address of the Lender and a copy of the proposed security instrument at least 30 days prior to the proposed effective date of such security instrument.

Subject to the terms and conditions and Landlord's prior written approval of the final form of any proposed security instrument and Landlord's waiver instrument, and further provided that Lender acknowledges and agrees in such instrument(s) that the leasehold interest and any

security interest therein are at all times and shall remain subordinate to the interest of a mortgage or security interest granted by Landlord, or its successors and assigns, prior to or subsequent to the leasehold security interest, in and to the fee interest and to the leased Premises, and in such event, Landlord will agree in such instruments as follows: (a) whenever Landlord gives any notice to Tenant pursuant to this Lease, Landlord shall also give to Lender a duplicate copy of such notice at such address in the manner required of notices hereunder. If the notice given by Landlord is a notice of default by Tenant, (b) to allow Lender thirty (30) days to cure any default not timely cured by Tenant, (c) if Lender timely cures any default not timely cured by Tenant, Lender shall be entitled to assume Tenant's interest and obligations under this Lease immediately upon such cure and for the remainder of the term, together with any option, renewal or extension rights set forth in this Lease; provided, however, that Lender shall not acquire any franchise rights pertaining to the use of the Premises and Lender shall agree that any/all trademarked items belong to Tenant, Landlord and/or Franchisor and each shall be notified and provided a reasonable time to de-identify the Premises. Landlord hereby consents to the assignment by Tenant of its rights to use the Premises under the Lease and all of Tenant's personal property and trade fixtures located at the Premises ("Collateral") to Lender. Landlord further consents to the execution and performance by Tenant of any recordable leasehold mortgage, deed of trust, collateral assignment of lease and any other documentation reasonably required by Lender. Landlord agrees that none of the Collateral located on the Premises, notwithstanding the manner in which any of the Collateral may be affixed to the Premises, shall be deemed to be fixtures or constitute part of the Premises. Landlord agrees not to assert any statutory, consensual or other liens against the Collateral. If Tenant defaults on its obligations to Lender, and as a result, Lender undertakes to enforce its security interest in the Collateral, Landlord will permit Lender and its agents to enter upon and remain on the Premises to remove or otherwise dispose of the. Collateral; provided (a) Landlord receives the Rent and other amounts due under the Lease for the period of time Lender uses the Premises and (b) any damages to the Premises caused by removal of the Collateral are repaired. Notwithstanding anything to the contrary as stated herein or which may be provided under any security agreement, neither Lender nor any subsequent assignee or sublessee thereof shall be permitted to use the Premises for any purpose whatsoever except in strict accordance with Section 6 hereof, which includes Landlord's sole and absolute discretion and approval of any change from Tenant's Use.

16. SECURITY DEPOSIT. An initial security deposit ("Security Deposit") in the amount of) (if applicable), pursuant to the provisions of this Section (\$ 16, shall be held by Landlord without interest as security for the performance by Tenant of Tenant's covenants and obligations under this Lease, it being expressly understood that such Security Deposit is not an advance payment of Rent or a measure of Landlord's damages in case of default by Tenant. Landlord may commingle the Security Deposit with Landlord's other funds. If, at any time during the Term of this Lease, as may be extended, any of the Rent shall be overdue and unpaid, or any other sum payable by Tenant to Landlord hereunder shall be overdue and unpaid, then Landlord may at the option of the Landlord (but Landlord shall not be obliged to), appropriate and apply any portion of said Security Deposit to the payment of any such overdue Rent or other sum. In the event of the failure of Tenant to keep and perform any of the terms, covenants and conditions of this Lease to be kept and performed by Tenant, then the Landlord at its option may appropriate and apply the Security Deposit, or so much thereof as may be necessary, to compensate the Landlord for loss or damage sustained or suffered by Landlord due to such breach on the part of Tenant. Should the Security Deposit or any portion thereof be appropriated and applied by Landlord for the payment of overdue Rent or other sums due and payable to Landlord by Tenant hereunder, then Tenant shall, upon the written demand of Landlord, forthwith remit to Landlord a sufficient amount in cash to restore the Security Deposit to its amount prior to such appropriation and application, and Tenant's failure to do so within seven (7) days after receipt of such demand shall constitute an event of default under this Lease. Should Tenant comply with all of the terms, covenants and conditions of this Lease and pay all of the Rent herein provided for and all other sums payable by Tenant to Landlord hereunder, the Security Deposit shall be returned in full to Tenant at the end of the Lease Term (as may be extended), or upon the earlier termination of this Lease.

Notwithstanding the foregoing and notwithstanding any initial waiver of any requirement to post a Security Deposit, should Tenant, more than two (2) times within any rolling twelve (12) month period, fail to pay on the due date therefore, any installment of Rent or other charge, amount or expense payable by Tenant hereunder, whether or not the amount in question is subsequently paid by Tenant, then, without limiting Landlord's other rights and remedies provided for in this Lease or at law or equity, the Security Deposit shall automatically be increased by an amount equal to the greater of: (a) three times the Security Deposit, or (b) three times the monthly Rent then being paid by Tenant, and such amount or additional amount shall be paid by Tenant to Landlord forthwith on demand.

17. <u>NON-WAIVER</u>

No covenant or condition of this Lease can be waived except by the written consent of Landlord. Forbearance or indulgence by Landlord in any regard whatsoever shall not constitute a waiver of the covenant or condition to be performed by Tenant to which the same may apply, and until complete performance by Tenant of said covenant or condition, Landlord shall be entitled to pursue any remedy available under this Lease, by law or in equity.

18. <u>TENANT'S INSURANCE</u>

18.1 Liability Insurance – Tenant, at all times during the term of this Lease or any renewal or extension thereof, at its expense, will procure, maintain and keep in force, general public liability and property damage insurance, including a products liability clause, covering Landlord and Tenant, in accordance with this Lease for claims of bodily injury, death or property damage liability, automobile bodily injury, including without limitation any liability arising out of the ownership or lease, maintenance, repair, condition, or operation of the Premises or adjoining ways, streets or sidewalks, and, if applicable, insurance covering Landlord and Tenant against liability arising from the sale of liquor, beer or wine on the Premises. Such insurance policy(s), shall have a combined single limit of no less than Two Million and No/100 Dollars (\$2,000,000.00) or such higher amounts as Franchisor may require under the Franchise Agreement

18.2 Casualty Insurance - Tenant agrees that at all times during the Lease Term, Tenant will keep the building and all improvements located on the Premises insured by an "all risk" policy against all loss or damage by casualty, including, but not limited to, fire, windstorm, flood (if the Premises is in a location designated by the Federal Emergency Management Administration as a Special Flood Hazard Area), earthquake (if the Premises is located in an area subject to destructive earthquakes within recorded history), boiler explosion (if there is a boiler at the Premises), plate glass breakage, sprinkler damage, all matters covered by a standard extended coverage endorsement, all matters covered by a "law and ordinance" endorsement, all matters covered by an "all risk" endorsement, vandalism, malicious mischief and all other hazards, risks and periods usually covered in the State where the Premises are located by extended coverage, and all such other risks as Landlord may reasonably require in an amount equal to one hundred percent (100%) of the then current full replacement cost of the

building all improvements located at the Premises, with a deductible of not more than \$50,000, or such greater amount as Landlord, in its sole and absolute discretion, may approve.

18.3 State workers' compensation insurance in the statutorily mandated limits, employer's liablity insurance with limits not less than \$500,000 or such greater amounts as Lessor may require from time to time, and such other insurance as may be necessary to comply with applicable laws.

18.4 All such policy or policies of insurance to be carried by Tenant under this Lease shall: (i) name Tenant as the primary insured, and be primary policies and also name, and be deemed for the mutual benefit of, Landlord and Landlord's mortgagee (if any) as an additional insureds or beneficiaries, as their interests appear; (ii) be furnished to Landlord with a certificate thereof issued by the insurance company; (iii) contain a waiver by Tenant's insurer of any right of subrogation against Landlord by reason of any payment pursuant to such coverage; (iv) provide that the term thereof be at least one (1) year and that the amount thereof shall not be reduced and that none of the provisions, agreements or covenants contained therein shall be modified or canceled by the insuring company or companies without thirty (30) days prior written notice to all parties to this Lease; (v)be issued by insurance companies with general policy holder's rating of not less than A-, as rated in the most current available "Best's Key Rating Guide", and which are qualified to do business in the state in which the Premises are located; (vi) be endorsed to read that such policies are primary policies and that any insurance carried by Landlord shall be noncontributing with respect to such policies; (vii) contain a standard "without contribution" clause endorsement in favor of any Landlord lender; and (viii) provide that the insurer not have the option to restore the Premises if Landlord elects to terminate this Lease in accordance with the terms hereof; and (ix) provide the insurer shall not deny any claim nor shall the insurance be cancelled, invalidated or suspended by (1) any action, inaction, conduct or negligence of Landlord or any party covered by any standard mortgage clause endorsement, Tenant or anyone acting for Tenant or any subtenant or other occupant of the Premises for purposes more hazardous than permitted by such policies, (2) occupancy or use of any of the Premises for purposes more hazardous than permitted by such policies, or (3) any breach or violation by Tenant or any other person of any warranties, declarations or conditions contained in such policies or in the applications for such policies. Tenant may, at its option, bring its obligations to insure under this Section within the coverage of any blanket policy or policies of insurance which it may now or hereafter carry by appropriate amendment, rider, endorsement, or otherwise; provided, however, that the interests of Landlord shall thereby be as fully protected as they would be otherwise if this option of Tenant to use blanket policies were not permitted. Tenant's policy or policies of insurance may also cover loss or damage to Tenant's equipment, fixtures and its other personal property on the Premises removable by Tenant during or at the end of the Term. Landlord shall not be obligated to maintain any casualty insurance against any hazards which Tenant is required to insure against.

Landlord makes no representation that the limits or forms of coverage of insurance required to be maintained by Tenant as specified in this Lease are adequate to cover Tenant's property or Tenant's obligations under this Lease. Any other policies, including any policy now or hereinafter carried by Landlord, shall serve only as excess coverage.

19. <u>DEFAULT</u>

19.1 Tenant Default - If (a) Tenant fails to pay Rent, or any other additional rent or payment of any other money within five (5) business days after its due date and Tenant fails to cure such default within three (3) business days after written notice; (b) Tenant fails to comply

with any of the other terms, covenants, conditions or obligations of this Lease (that is, other than the failure to pay Rent or any other sums of money) and fails to cure such default within thirty (30) days after written notice; (c) Tenant voluntarily or involuntarily files a petition in bankruptcy or for reorganization or be adjudicated a bankrupt or make an assignment for the benefit of creditors or has a receiver appointed (except if appointed by Landlord or Franchisor) and if same is not discharged within sixty (60) days; or (d) Tenant fails to continuously operate as provided in Section 6.3 hereof or otherwise abandons the Premises before the end of Term, Tenant will be in default under this Lease each of the foregoing being an event of "Default"). Landlord shall have the right at Landlord's option (to be exercised by written notice to Tenant after the first written notice specified in either clause (a) or clause (b) above as the case may be to terminate the Lease, or to terminate Tenant's right to possession only, without terminating the Lease at Landlord's option, and Landlord may, at Landlord's option, but pursuant to proper legal due process, enter into the Premises, without terminating the Lease or releasing Tenant, in whole or in part, from Tenant's obligation to pay Rent for the full stated Lease Term at the time and in the manner provided in this Lease. Notwithstanding the foregoing, in the event Tenant remains in occupancy of the Premises, Landlord may utilize summary proceedings prior to entering the Premises and taking and holding possession of same pursuant to the foregoing.

19.2 If any Default shall occur of the kind mentioned under subparagraph 19.1(b), that is a Default for other than the payment of money by Tenant, which such Default is curable but is of the nature that it cannot with due diligence be cured within the aforesaid period of thirty (30) days, then if Tenant promptly (but in any case prior to expiration of said thirty (30) day period following Landlord's giving of notice as aforesaid) commences to take steps to eliminate the Default and so long as Tenant diligently continues all necessary steps to complete the cure thereafter, then Landlord shall not have the right to declare this Lease terminated by reason of such Default provided the Default is completely cured within ninety (90) days of the aforesaid notice. Alternatively, Landlord may, at its election, immediately or at any time thereafter, without waiving any claim for breach of agreement, and with notice to Tenant, cure such Default or Defaults for the account of Tenant, and the cost to Landlord thereof plus those Charges as set forth in Section 36 shall be deemed to be additional rent and payable to Landlord on demand. Tenant shall pay all reasonable attorneys' fees, costs and expenses incurred by Landlord in enforcing the provisions of this Lease, suing to collect Rent or to recover possession of the Premises, whether the lawsuit or other action was commenced by Landlord or by Tenant.

19.3 In the event that Landlord shall obtain possession by re-entry, dispossession proceedings, legal or equitable actions or proceedings or other lawful means as a result of Tenant's Default, Landlord shall have the right, at its option, without notice, to repair or alter the Premises in such manner as may be reasonably necessary to market the Premises, or any part thereof, for the whole or any part of what would have been the balance of the term of this Lease. Tenant agrees to pay to Landlord: (a) all reasonable legal and other reasonable expenses incurred by Landlord in obtaining possession of the Premises; (b) all reasonable repairs as may be required to restore the Premises to good condition; and (c) any reasonable brokerage commissions Landlord incurs for re-letting the Premises, subject to Landlord's mitigation obligation.

19.4 Tenant further agrees that notwithstanding the termination by Landlord of this Lease or Tenant's leasehold estate, as aforesaid, Tenant shall remain primarily liable for and shall pay each month to Landlord the amount of Rent, additional rent and all other charges herein reserved, less the net amount of Rent and other charges which are actually collected and received by Landlord from the new tenant of the Premises for such month, for and during the residue of the Term, but Landlord shall not be responsible to pay Tenant any excess Rent

collected. Landlord shall have the right to sue for and collect the amount which may be due from Tenant pursuant to the provisions of this paragraph at the expiration of each month (or several months), and Tenant expressly agrees that any such suit shall not be a bar to or prejudice in any way the rights of Landlord to enforce the collection of the amount due at the end of any subsequent month or months by a like or similar proceeding. The words "re-entry" and "re-enter" shall not be construed or limited to their strict legal meaning.

19.5 The rights of Landlord specifically set forth under this Section are not exclusive and shall be cumulative to all other rights or remedies now or hereafter given to Landlord by law or by the terms of this Lease.

19.6 Nothing in this Section affects the right of Landlord to equitable relief where such relief is appropriate, with the exception that Landlord shall have the right to seek or obtain Tenant's specific performance which would thereby serve to compel Tenant to consummate this Lease and thereby prejudice Tenant's rights of termination granted under this Lease. Nothing in this Section affects the rights of the parties under statutory provisions relating to actions for unlawful detainer, forcible entry and forcible detainer.

19.7 Prior to taking any actions permitted hereunder or otherwise at law or in equity, Landlord acknowledges and agrees to give Franchisor a copy of any and all notices of default given to Tenant, as required to be given by Landlord to Tenant under the terms of the Lease, at the same time such notice is given to Tenant. Within fifteen (15) days after Tenant's right to cure expires, Franchisor or any affiliate thereof shall have the right but not the obligation, to cure any such default.

19.8 Landlord Default - In the event of default on the part of Landlord remaining uncured thirty (30) days after written notice thereof given in writing by Tenant to Landlord, provided, that as to any default not practicably curable within said thirty (30) day period, Landlord shall not be deemed in default if within said thirty (30) days Landlord commences the cure and thereafter diligently prosecutes the cure to completion. Tenant's sole remedy shall be to cure such default or defaults for the account of Landlord, and the cost to Tenant thereof plus those Charges as set forth in Section 36 which shall be payable to Tenant on demand. Should Landlord fail to reimburse Tenant within thirty (30) days of written demand, Tenant may offset said amount against Rent until reimbursed in full. Further, in the case of a final, non-appealable judgment in favor of the Tenant which is still not cured within thirty (30) days, provided that the default is practicably curable within such time, then Tenant may offset against Rent to satisfy the judgment. Notwithstanding anything to the contrary contained herein, in no event may Tenant be permitted to terminate this Lease due to any alleged Landlord default nor shall Landlord be liable to Tenant for loss of business or consequential damages, unless caused by the gross negligence or willful misconduct of the defaulting party.

20. NOTICES

All notices required or allowed in this Lease shall be in writing and shall be sent to the addresses shown below. A party may change its address for notice by giving notice to the other party. Notices shall be in writing and delivered by a receipted overnight delivery service, or U.S. Mail sent certified with return receipt requested. Notices are effective on the earlier of the date received, the date of the delivery receipt, or the third day after postmark, as applicable, during normal business hours and addressed to addressee at the appropriate address set forth below:

If to Landlord:

If to Tenant:

With copies to:

[FRANCHISOR]

With copies to Lease Accounting: [SELECT BRAND]

[PHI PO Box 955641 St. Louis, MO 63195-5641

Taco Bell PO Box 203770 Dallas, TX 75320-3770

KFC PO Box 203805 Dallas, TX 75320-3805]

Telephone: 502.874.1000 Email: lease.accounting@yum.com Ref: Store Number: _____

21. HOLDING OVER

Any holding over after expiration of the Term shall be as a tenancy from month to month subject to all provisions of this Lease, except that Rent during the holdover period shall be an amount equal to one hundred fifty percent (150%) of the Rent which was in effect at the expiration of the Term.

22. BINDING ON ASSIGNEES

The covenants and conditions herein contained shall, subject to the provisions as to assignments, apply to and bind the heirs, successors, executors, administrators and assigns of all the parties hereto; and all of the parties hereto shall be jointly and severally liable hereunder.

23. <u>TIME OF ESSENCE</u>

Time is of the essence of this Lease and each and every provision contained herein.

24. FRANCHISE AGREEMENT

This Lease is entered into with the understanding that Franchisor has entered or will enter into a franchise agreement (the "Franchise Agreement") with Tenant for operation by Tenant on the Premises of a restaurant under the name of "[BRAND]". For so long as Landlord is [LANDLORD NAME] (or any affiliate thereof), it is agreed by the parties that any default or breach by Tenant under the Franchise Agreement or any of its related or ancillary agreements, including, but, not limited to any Development Agreement, at Landlord's option, may constitute a breach of this Lease, and Landlord shall have the right to retake possession or take any other action it may be entitled to, the same as if Tenant breached this Lease. In addition, Landlord and Tenant acknowledge and agree that Franchisor shall have certain rights and remedies as set forth in this Lease, including, but not limited to Section 6 (approval of Tenant's Use), 7 (alterations of Premises), 8 (minimum standards on condition of Premises), 11 (signage standards), 12 (right to inspect Premises), 20 (notices), 15 (approval on assignee and hypothecation), 19.7 (notice of Default) and 26 (de-identification). For so long as Landlord is [LANDLORD NAME] (or any affiliate thereof), in the event of a breach or default under the Franchise Agreement, the notice provision of Section 20 herein shall not apply and notice shall be deemed duly made if the notice requirements of the Franchise Agreement, where applicable, have been fully met.

25. CHARACTERIZATION OF LEASE

25.1 <u>Net Lease</u>. This is a net Lease and shall be so construed. Landlord shall not be called upon to make any repairs, pay any taxes or incur any other charges or expenses in connection with the use, operation, maintenance, repair or occupancy of the Premises or the improvements now or hereafter located on the Premises.

It is the purpose and intent of Landlord and Tenant that the sums payable hereunder by Tenant shall be absolutely net to Landlord so that this Lease shall yield, net, to Landlord, the sums herein provided in each year during the term of this Lease, free of any charges, assessments or impositions of any kind charged, assessed or imposed on or against the Premises and Landlord, and without abatement, deduction or offset by Tenant except as expressly provided in this Lease; and Landlord shall not be expected or required to pay any such charge, assessment or imposition, or be under any obligation or liability hereunder except as herein expressly set forth; and that all costs, expenses and obligations of any kind relating to the maintenance, preservation, care, repair and operation of the Premises (and, if applicable, any Common Area in the event the Premises are part of a shopping center, including without limitation, all amounts payable for maintenance, taxes, insurance, utilities or otherwise), including all replacements, alterations and additions as herein provided, which may arise or become due during the term of this Lease, shall be paid by Tenant, and Landlord shall be indemnified and held harmless by Tenant from and against such costs, expenses and obligations.

25.2 <u>True Lease</u>. This is a "true lease", which, as used herein, means that this Lease is a not a financing lease, capital lease, mortgage, equitable mortgage, deed of trust, trust agreement, security agreement or other financing or trust arrangement, and the economic realities of this Lease are those of a true lease.

26. TERMINATION OF LEASE; DE-IDENTIFICATION

26.1 Upon the expiration or earlier termination of this Lease for any reason, unless Landlord otherwise notifies Tenant in writing, Tenant shall turn over the Premises in good and sanitary order, condition, and repair, having first made all necessary repairs, replacements or improvements to the Premises as required under Section 8 hereof, Tenant shall, at its sole cost and expense:

(a) Remove the name "[BRAND]" or any other trademark, service mark or copyright (registered or otherwise) of Franchisor from all buildings, signs, fixtures and furnishings on the Premises;

(b) Make such changes and alterations to the Premises as are necessary to prevent the Premises from being recognized by the general public as a distinct [BRAND] brand restaurant, including without limitation, [painting the building on the Premises a color other than that used by a majority of the [BRAND] restaurants or removing any architectural distinctive features trademarked or otherwise featured in such [BRAND] restaurants, including roof shape, style or materials, and replacing the same good quality materials and design, and such other changes and alterations as may be requested by Landlord; and

(c) Provided that Tenant is not in default under this Lease, remove all of Tenant's trade fixtures, equipment, furniture and other personal property, including without limitation, audio-visual units, kitchen machines, utensils and equipment, and trash from the Premises.

26.2 Notwithstanding the foregoing, upon the expiration or earlier termination of the Lease or Franchise Agreement for any reason, Tenant shall, upon written demand by Franchisor, remove all [BRAND] trademarks from all buildings, signs, fixtures and furnishings, and alter and paint all buildings and other improvements maintained pursuant to the Lease a design and color which is basically different from the [BRAND]'s authorized building design and painting schedule. Any exterior alteration including but not limited to painting the exterior of any building shall be subject to Landlord's prior written approval.

If Tenant shall fail to make or cause to be made any such removal, alteration or repainting within thirty (30) days after written notice from Franchisor, Franchisor or any affiliate thereof shall have the right to enter upon the Premises, without being deemed guilty of trespass, and make or cause to be made such removal, alterations and repainting at the reasonable expense of Tenant, which expense Tenant shall pay to Franchisor or its designated affiliate on demand. In the event Franchisor enters upon the Premises to effectuate the removal of items set forth above, Franchisor agrees to repair any damage caused thereby. Tenant hereby agrees to release Landlord from any and all liability and to waive any and all claims for damages or injuries to persons or property which Tenant or its property may suffer by reason of Franchisor entering the Premises or removal of any of the items described above. Franchisor agrees to repair any damage to the Premises caused by its removal of the items set forth above. Nothing set forth herein shall be construed to require Franchisor to remove any item from the Premises, but if any items are not removed from the Premises within fifteen (15) days of expiration or earlier termination of the Lease, Landlord may remove such items and dispose of them as Landlord determines without any liability to Tenant or Franchisor therefor. Franchisor shall give Landlord at least 48 hours prior written notice of its desire to exercise any of its rights set forth in this paragraph, including but not limited to, its desire to enter the Premises and remove items. Tenant agrees that Landlord shall have no obligation to verify Franchisor's rights with respect to any items at any time.

27. <u>LIENS AND ENCUMBRANCES</u>

Except as otherwise set forth in this Lease, Tenant shall not encumber or hypothecate its interest in the Premises, or any part thereof. Furthermore, Tenant, at its own cost and expense, shall at all times keep the Premises and this Lease free of and from all liens, encumbrances, attachments, levies, claims, charges and assessments. Tenant shall indemnify Landlord, Franchisor, and their affiliates from and against any such liens or claims. Tenant shall promptly pay and discharge, prior to delinquency, all fines, taxes and other charges levied or assessed against the Premises, this Lease, Landlord or Tenant. This Article 27 shall expressly and permanently survive the termination of this Lease.

28. LANDLORD'S EXPENSES

Tenant shall pay Landlord all costs and expenses, including reasonable attorney fees, incurred by Landlord if Landlord is deemed to be the prevailing party in exercising any of its rights or remedies hereunder or enforcing any of the terms; conditions or provisions hereof.

29. LANDLORD'S ASSIGNMENT, RIGHT TO MORTGAGE AND LEASE RECOGNITION

This Lease and all rights and obligations of Landlord hereunder may be assigned, pledged, hypothecated, transferred, sold and leased back by Landlord (in which event this Lease shall automatically be deemed a sublease) or otherwise disposed of, either in whole or in part, by Landlord without prior written notice to Tenant. Upon written request of the holder of any mortgage now or in the future covering Landlord's interest in the Premises or the purchaser of Landlord's fee interest in the Premises, Tenant agrees to subordinate its rights under this Lease to the lien of that mortgage and/or to otherwise attorn to and recognize the lender (in the event of a foreclosure) or the purchaser as the fee owner by execution of a Subordination, Non-Disturbance and Attornment Agreement in the form as may be prescribed by such lender or purchaser, subject to the commercially reasonable approval of Tenant whereunder such lender or purchaser shall agree that, notwithstanding the foreclosure of the mortgage or the termination of Landlord's rights as "tenant", Tenant's occupancy rights under this Lease will not be materially disturbed as long as Tenant is not in default under this Lease.

30. HAZARDOUS MATERIAL

30.1 Tenant, at its sole cost and expense, shall comply with each and every Federal, state, county, and municipal environmental law, ordinance, rule, regulation and requirements now existing or hereinafter enacted ("Environmental Laws") applicable to Tenant's Use and/or occupancy of the Premises. Tenant shall not cause or permit any "Hazardous Material" (as defined in Section 30.2 below) to be brought upon, kept or used in or about the Premises, without the prior written consent of Landlord, except minor quantities used by Tenant in the normal operations of Tenant's Use. Should Tenant elect to remodel or replace any building or structure located on the Premises, Tenant shall be solely responsible for any Hazardous Material disturbed or discovered during Tenant's construction activities and/or violations of any Environmental Laws. Tenant shall indemnify, defend and hold Landlord, its parent and its affiliates harmless from and against all any and all claims, judgments, damages, penalties, fines, costs, clean-up and abatement costs, liabilities or Losses (including, without limitation, claims by third party owners, tenants or occupants of other real property affected thereby; diminution

in value of the Premises, damages for the loss or restriction on use of rentable or usable space or of any amenity of the Premises, and sums paid in settlement of claims, attorneys' fees, consultant fees and expert fees) which arise during or after the term of this Lease (as may be extended) (collectively, "Environmental Losses") which Landlord may incur: (i) by reason of Tenant 's actions or non-actions with respect to its obligations hereunder and/or (ii) as a result of any release, spill or discharge (individually and collectively referred to in this Lease as a "Release") of any Hazardous Materials caused by Tenant, its agents, employees and contractors, during the Term. Tenant's indemnification of Landlord Tenant includes, without limitation, costs incurred in connection with any investigation of site conditions or any cleanup, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision because of Hazardous Material present in the soil or ground water on or under the Premises and/or other real property. Without limiting the foregoing, if the presence of any Hazardous Material results in any contamination of the Premises and/or other real property. Tenant shall promptly take all actions at its sole expense as are necessary to return the Premises and/or such other real property to the condition existing prior to the introduction of any such Hazardous Material.

30.2 "Hazardous Material" shall mean any hazardous or toxic substance, material or waste which is or becomes regulated by any local governmental authority, the in which the Premises are located or the United States of America. The term "Hazardous Material" includes, without limitation, any material or substance which is (i) petroleum, (ii) asbestos, (iii) pesticides, (iv) polychlorinated biphenyls, (v) solvents, (vi) defined as a "Hazardous Substance" pursuant to Section 311 of the Federal Water Pollution Control Act (33 U.S.C. Section 1317), (vii) defined as "Hazardous Waste" pursuant to Section 1004 of the Federal Resource Conservation and Recovery Act, 42 U.S.C. Section 6901 et seq. (42 U.S.C. Section 6903), (viii) defined as a "Hazardous Substance" pursuant to Section 101 of the Comprehensive Environmental Response Compensation and Liability Act, 42 U.S.C. Section 9601 et seq. (42 U.S.C. Section 9601), (ix) defined as a "Hazardous Substance" pursuant to Section 401.15 of the Clean Water Act, 40 C.F.R. 116, or (x) defined as an "Extremely Hazardous Substance" under Title III of the Superfund Amendments and Reauthorizations Act of 1986, 42 U.S.C. Section 9601 et seq. Hazardous Material shall not include limited quantities of cleaning products used or stored at the Premises in the ordinary course of business and provided that they are used and stored in accordance with all applicable laws.

If at any time during the Term, Tenant or any environmental consultant 30.3 determines that there was a Release of any Hazardous Material at any time at the Premises in violation of any Environmental Law, which requires disclosure pursuant to any Environmental Law, then Tenant and any such environmental consultant shall so notify Landlord only, and no other person or entity, providing Landlord with a copy of Tenant 's or such environmental consultant's technical documentation supporting such determination, as well as a citation to the authority which Tenant or such environmental consultant believes imposes the disclosure requirement. If Landlord determines, in Landlord's sole discretion, that such Release of any Hazardous Material must be reported to any governmental authority, then Landlord shall have the sole authority to do so. Notwithstanding any obligations of Tenant herein, Tenant does not have the right at any time during the Term to have any environmental audits performed on the Premises without Landlord's prior written consent, which consent may be withheld in Landlord's sole and absolute discretion. In the event Tenant is ordered by a law or regulation to perform any type of environmental audit, Tenant, will notify Landlord pursuant to Section 20 hereunder as soon as is reasonably practicable.

30.4 If at any time during the Term Landlord is informed of any investigations or claims by third parties or the applicable governmental authority, or otherwise determines that an investigation of or remediation of a Release of any Hazardous Material at any time at the Premises has been commenced or is required to be commenced pursuant to any Environmental Law, Landlord shall take the necessary steps, on behalf of itself and Tenant, its successors and assigns, to investigate, defend, litigate, and, if deemed necessary and required of it by the applicable governmental authority, remediate such Hazardous Material to the least stringent standard permitted by any applicable Environmental Law (the "Environmental Work") and obtain any necessary approval of the investigation and/or remediation from any applicable governmental authority (the "Approval").

30.5 Landlord and its agents, representatives, and consultants shall have the right to enter upon the Premises, upon reasonable notice to Tenant, at any time during the Term to perform any inspection, sampling, investigation or remediation Landlord deems appropriate and to perform any Environmental Work. Tenant shall not restrict Landlord's access to any part of the Premises or impose any conditions to access.

30.6 At any time during the Term, Landlord shall have the right to record in the applicable Federal, state and county records any documents or notices that may be required by any governmental authority with respect to any Hazardous Material which such governmental authority permits to remain at, around or beneath the Premises. Tenant shall cooperate with Landlord with respect to such document or notice and shall sign each document and notice required to be signed by the Tenant. In addition, if the applicable governmental authority requires that there be an engineering control, such as an asphalt cap or a layer of soil or any other device over any Hazardous Material which will remain at the Premises, then Tenant shall be obligated to maintain, repair and replace any engineering control during the Term. Tenant agrees to indemnify, defend and hold Landlord, its parent and its affiliates harmless from and against any and all Environmental Losses which Landlord, its parent or its affiliates may incur as a result of any migration of Hazardous Material caused or aggravated by Tenant's failure to maintain, repair or replace any engineering control during the Term.

30.7 This Section 30 shall expressly and permanently survive the termination of the Lease.

31. ESTOPPEL CERTIFICATES AND SALES AND FINANCIAL REPORTING.

Landlord and Tenant shall each execute and deliver to the other, within thirty (30) days after request, an estoppel certificate addressing such matters as may be reasonably requested by an existing or prospective mortgagee, a prospective transferee of the Premises, or a prospective transferee of Tenant's leasehold interest. In addition, Tenant agrees to provide to Landlord quarterly statements of Tenant's gross sales at the Premises during the Term, as may be extended. Tenant further agrees to provide to Landlord annual financial statements prepared and certified by an independent certified public accountant, in accordance with generally accepted accounting principles relating to real estate consistently applied (audited, if available) regarding the Tenant entity (and its parent entity, if applicable) due no later than March 31 each calendar year (or otherwise within 90 days of the end of Tenant's fiscal year) during the Term, as may be extended.

32. MEMORANDUM OF LEASE

Landlord and Tenant shall execute and acknowledge a memorandum of this Lease, suitable for recording in the official records of the jurisdiction in which the Premises are located, in the form attached hereto as **<u>Exhibit</u> "B"**. Tenant, at its sole cost and expense, may record the memorandum in such records.

33. CONSENTS

Whenever Landlord and/or Franchisor is asked to provide consent under this Lease, such consent may be withheld by Landlord and/or Franchisor in its sole and absolute discretion. Notwithstanding anything to the contrary as contained herein, so long as Landlord is an affiliate of Franchisor or YUM! Brands, Landlord's and/or Franchisor's consents may be arbitrarily withheld or denied.

34. QUIET ENJOYMENT

Landlord shall assure Tenant of quiet enjoyment and possession of the Premises so long as Tenant performs all of its obligations under this Lease and is not in default hereof beyond any applicable notice and cure periods.

35. LIMITED LIABILITY OF LANDLORD; RELEASE ON SALE.

The obligations and liability of Landlord hereunder are intended to be binding only on the Landlord's fee interest in the Premises. Notwithstanding anything to the contrary provided in this Lease, it is specifically understood and agreed, such agreement being a primary consideration for the execution of this Lease by Landlord, that there shall be no personal liability on the part of Landlord, nor its successors and assigns, nor its parent company, subsidiary, affiliates, including, Franchisor (if applicable), shareholders, employees or agents of Landlord ("Landlord Parties") for any liability of Landlord arising under the terms of this Lease. Tenant waives all claims, demands and causes of action against Landlord or any of the Landlord Parties in the event of any breach by Landlord of any of the terms, covenants and conditions under this Lease to be performed by Landlord, and (iii) Tenant agrees to look solely to the Premise for the satisfaction of each and every remedy of Tenant in the event of any breach by Landlord of any of the terms, covenants and conditions of this Lease to be performed by Landlord, or any other matter in connection with this Lease or the Premises, such exculpation of liability to be absolute and without any exception whatsoever. If Landlord transfers the Premises by sale or exchange, such sale or exchange shall be expressly made subject to this Lease. Upon such transfer, the transferring Landlord and all Landlord Parties shall be fully released by Tenant from all its responsibilities and obligations as Landlord (but such release shall not be deemed a release or waiver of any of Franchisor's rights) which arise or accrue after the date of such transfer. Upon request by the successor landlord, Tenant shall attorn to the successor landlord if the successor agrees in writing that Tenant's rights under this Lease shall be recognized and not disturbed so long as Tenant is not in default.

36. LATE CHARGE AND INTEREST

Should Tenant fail to pay any part of the Rent herein reserved or any other sum required by Tenant to be paid to or for the benefit of Landlord within ten (10) days after the due date, Tenant shall pay to Landlord a late charge of Two Hundred Fifty Dollars (\$250) ("Late Charge"), plus interest on the past due amount computed from the date first due until paid, at the rate of

the lesser of eighteen percent (18%) per annum, or the maximum rate permitted by the laws of the state in which the Premises are located ("Interest") (the "Late Charge" and "Interest" are collectively referred to as the "Charges").

37. <u>OFFSET</u>

Tenant hereby waives any and all existing and future claims and offsets against the Rent, payments or other obligations due hereunder, and Tenant agrees to pay the Rent and other amounts hereunder and to observe, keep and perform all other provisions of this Lease required to be observed, kept or performed by Tenant regardless of any offset or claim which may be asserted by Tenant or on its behalf.

38. JOINT AND SEVERAL LIABILITY

If more than one Tenant is named in this Lease, or otherwise appears in any chain of assignments or subleases hereof, the liability of each party shall be joint and several.

39. <u>TITLES</u>

The titles of the sections of this Lease are solely for the convenience of the parties, and are not to be used as an aid in the interpretation of the terms and conditions thereof.

40. <u>CHOICE OF LAW</u>

This Lease shall be governed by and construed in accordance with the laws of the state in which the Premises is located.

41. <u>CONFLICT WITH THE APPLICABLE LAW</u>

This Lease is intended for general use throughout the United States and in the event that any one of the terms or provisions hereof are in conflict with any statute or rule of law in any state or place wherein it may be sought to be enforced, then such provision shall be deemed null and void to the extent that it may conflict therewith, but without invalidating the remaining provisions thereof, and no such prohibition or unenforceability in any jurisdiction shall invalidate such provisions in any other jurisdiction.

42. <u>GUARANTY</u>

The obligations of Tenant under this Lease through and until the end of the Term, as may be extended, shall be guaranteed by ______ ("Guarantor"), pursuant to the terms and conditions of a Lease Guaranty to be executed and delivered concurrently with the execution of this Lease, the form of which Lease Guaranty is attached hereto as <u>Exhibit</u> <u>"C".</u>

43. <u>MISCELLANEOUS</u>.

No waiver of any breach of this Lease by Landlord or Tenant will be considered to be a waiver of any other or subsequent breach. All of the covenants, agreements, provisions, and conditions of this Lease will inure to the benefit of, and be binding upon, the parties hereto, their successors, legal representatives, and assigns and Guarantor. This Lease and its exhibits, if

any, together with any provisions of any other documents expressly incorporated by reference herein, set forth all the covenants, promises, agreements, conditions, and understandings between Landlord and Tenant concerning the Premises. There are no oral agreements or understandings between the parties affecting this Lease, and this Lease supersedes and cancels all previous negotiations, arrangements, understandings, and agreements not expressly incorporated herein between the parties with respect to the Premises. None of those items may be used to interpret or construe this Lease. Except as expressly provided in this Lease, no subsequent alteration, amendment, change, or addition to this Lease, nor any surrender of the Term, will be binding upon Landlord and/or Tenant unless reduced to writing and signed by both of them, however, joinder and approval of Guarantor shall not be required.

SIGNATURES ON FOLLOWING PAGES

IN WITNESS WHEREOF, the parties have executed this Lease as of the dates set forth below.

[LANDLORD] a Delaware limited liability company

| By: | | | |
|--------|--|--|--|
| Name: | | | |
| Title: | | | |

| State of Kentucky |) |
|---------------------|------|
| |) SS |
| County of Jefferson |) |

| On, 2 | 20 | before me, | | (name o | f notary) a | notary |
|------------------------|-------|---------------------|--------------------|----------|-------------|------------|
| public, personally app | eared | , | , | | of | - |
| · · · · · | | LLC. a Delaware lir | nited liability co | mpanv. r | ersonally l | known to m |

LLC, a Delaware limited liability company, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity and that by his signature on the instrument the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

Seal

[TENANT]

| a | _, LLC, _ limited | liability company | |
|---|---|--|---|
| Ву: | | | _ |
| Name: Title: | | | |
| State of | |)) SS | |
| County of | |) | |
| On public, personally | n, 20 before me, ublic, personally appeared, , LLC, a | | (name of notary) a notary of limited liability company, personally known to me |
| (or proved to me subscribed to the authorized capac | on the b within ir ity and t | asis of satisfactory strument and ack | v evidence) to be the person whose name is nowledged to me that he executed the same in his e on the instrument the entity upon behalf of which |

WITNESS my hand and official seal.

Seal

EXHIBIT A

LEGAL DESCRIPTION OF PREMISES

EXHIBIT B TO LAND & BUILDING LEASE

AFTER RECORDING, RETURN TO:

[TITLE COMPANY]

MEMORANDUM OF LEASE

([BRAND] Store Number - _____ - [STORE ADDRESS])

 THIS MEMORANDUM OF LEASE is dated this ______ day of _____, 20____,

 by and between [LANDLORD], a Delaware limited liability company ("Landlord"), whose mailing address is: ______, and ______, LLC, a ______ limited liability company ('Tenant"), whose mailing address is: _______

Landlord hereby grants, demises and leases the premises ("Premises") described below to Tenant upon the following terms:

1. Date of Lease: _____;

2. Description of Premises: See Exhibit "A" attached;

3. Date of Term commencement: _____;

4. Term: [Twenty (20) years]; and

5. Renewal Options: Provided that Tenant is not in default of its obligations under the Lease, Tenant shall have the option to extend the Term of the Lease for up to [four (4) additional periods of five (5) years each], subject to the earlier termination or expiration of the Lease as may be provided therein.

6. **Franchisor Rights**: [FRANCHISOR] has certain rights, but not obligations, under the Lease to assume the Lease and/or de-image the Premises.

7. **Notice Against Liens**: is hereby given that, except as otherwise consented to by Landlord pursuant to the Lease or in a separate written instrument executed by Landlord waiving the following, Tenant is not authorized to place or allow to be placed any lien, mortgage, deed of trust or encumbrance of any kind upon all or any part of the Premises or upon Tenant's leasehold interest therein and any such purported transaction shall be void. Furthermore, any such purported transaction shall be deemed to constitute tortious interference with Landlord's relationship with Tenant and Landlord's fee ownership of the Premises.

The purpose of this Memorandum of Lease is to give notice of the Lease and of the rights created thereby, all of which are hereby confirmed.

IN WITNESS WHEREOF the parties have executed this Memorandum of Lease as of the dates set forth in their respective acknowledgments.

[LANDLORD] a Delaware limited liability company

| By: | | | |
|--------|--|--|--|
| Name: | | | |
| Title: | | | |

State of Kentucky

County of Jefferson

)) SS

On _____, 20___ before me, _____ (name of notary) a notary public, personally appeared, _____, ____, ____ of [LANDLORD], a Delaware limited liability company, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity and that by his signature on the instrument the entity upon behalf of which the person acted, executed the instrument.

WITNESS my hand and official seal.

Seal

[TENANT]

| , LLC, a limited liability company | |
|--|--|
| By: Name: Title: | - |
| State of County of |)) SS |
| County of |) |
| (or proved to me on the basis of satisfac subscribed to the within instrument and ack | (name of notary) a notary of limited liability company, personally known to me story evidence) to be the person whose name is nowledged to me that he executed the same in his re on the instrument the entity upon behalf of which |

WITNESS my hand and official seal.

Seal

ALL SIGNATURES MUST BE NOTARIZED

EXHIBIT C TO LAND & BUILDING LEASE (Free Standing)

LEASE GUARANTY

This Lease Guaranty is being entered into in connection with that certain [if PH: *Asset Sales Agreement*] [if TB/KFC: *Agreement for Purchase and Sale of Certain Assets and Franchises*] dated ______, 2018 (the "Asset *[Purchase/Sales]* Agreement"), by and among ______, ("Landlord"), [FRANCHISOR], a Delaware limited liability company ("Franchisor"), ______ ("Tenant"), and ______ ("Individual(s)") ("Tenant" and said "Individual(s)" are collectively referred to as the "Purchaser").

In connection with the closing on the Asset Purchase Agreement, Tenant has entered into those *certain LAND AND BUILDING LEASE AGREEMENTS* (each a "Lease" and collectively, the "Leases") with Landlord with respect to each of the Restaurants as further described in the Asset Purchase Agreement including among which is a Lease dated as of ______, 2018 with respect to the Premises as described on Exhibit A attached hereto.

In connection with said Lease, and as additional consideration thereto, Guarantor, for itself and on behalf of its Affiliates, does hereby personally and unconditionally guaranty and agree as follows to Landlord, its successors and assigns, the full payment and performance of each of the obligations of Tenant as the same arise pursuant to the Lease

This Lease Guaranty shall remain in full force and effect throughout the Term of the Lease, as may be extended, commencing on the Effective Date hereof, and shall remain in full force and effect with respect to any amendments thereto, whether or not it consents to or pre-approves the same, with respect to any of Tenant's liability and obligations which may survive the termination thereunder.

All undefined terms used herein shall have the same meaning as defined in the Asset Purchase Agreement or Lease.

IN WITNESS WHEREOF, this Lease Guaranty is executed this _____ day of _____, 20___.

"Guarantor" for itself and its Affiliates

.]

| By: | |
|--------|------|
| Name: | |
| Title: | |

Exhibit A

EXHIBIT "I"

FORM OF LIMITED WARRANTY DEED

THIS DOCUMENT WAS PREPARED BY : [SELLER]. 1 Glen Bell Way Irvine, California 92618

SEND TAX BILLS TO: [PURCHASER] [PURCHASER ADDRESS]

RECORDING REQUESTED BY AND WHEN COMPLETED RETURN TO: [TITLE COMPANY] [TITLE COMPANY ADDRESS]

SPACE ABOVE THIS LINE FOR RECORDER'S USE

Grantor's Store # Property Address: TAX PARCEL #

SPECIAL WARRANTY DEED

For the consideration of Ten Dollars, and other valuable consideration, [SELLER], whose mailing address is 1 Glen Bell Way, Irvine, California 92618, ("Grantor") does hereby convey to [PURCHASER], whose tax mailing address is ______ ("Grantee") the following real property ("Property"):

See **EXHIBIT A** attached hereto and made a part hereof.

Prior Instrument Reference: Instrument Recorded _____, Instrument No., _____ County, _____ Real Estate Records.

SUBJECT TO (i) all real estate taxes and assessments, both general and special, not yet due and payable; (ii) those declarations, conditions, covenants, restrictions, easements, rights of way and other similar matters of record, if any; (iii) zoning and building ordinances; and (iv) those matters disclosed by a true and accurate survey of the Property.

AND FURTHER SUBJECT TO THOSE RESTRICTIVE COVENANTS SET FORTH ON **EXHIBIT B** ATTACHED HERETO AND MADE A PART HEREOF, WHICH RESTRICTIVE COVENANTS SHALL RUN WITH THE LAND.

TO HAVE AND TO HOLD the aforesaid Property, together with (i) all buildings, structures, fixtures and improvements erected or located on the Property or affixed thereto and (ii) all tenements, hereditaments, rights, privileges, interests, easements and appurtenances belonging or in any way relating to the Property.

AND the Grantor hereby covenants with said Grantee that the Grantor is lawfully seized of said Property in fee simple; that the Grantor has good right and lawful authority to sell and convey said Property; that Grantor has done nothing to impair such title as Grantor received, and Grantor will warrant and defend the title against the lawful claims of all persons claiming by, under or through Grantor.

Dated this _____day of _____, 20___.

| [GRANTOR] By: | |
|------------------|--|
| Print Name: | |
| Print Title: | |
| | |

COMMONWEALTH OF KENTUCKY)

COUNTY OF JEFFERSON

I, the undersigned, a Notary Public in and for said County in said State, hereby certify that ______, whose name as Attorney-In-Fact of [Grantor], is signed to the foregoing, and who is known to me, acknowledged before me on this day that, being informed of the contents of the foregoing, ______, as such officer and with full authority, executed the same voluntarily for and as the act of said corporation on the day the same bears date.

) SS

Given under my hand and official seal this the _____ day of _____, 20___.

NOTARY PUBLIC

My commission expires:

EXHIBIT A LEGAL DESCRIPTION

EXHIBIT B RESTRICTIVE COVENANTS

Financing Restrictions. During the three (3) year period following the recordation of this Deed, Grantee shall not pledge the Property herein conveyed as security under any subsequent financing or refinancing or restructuring of the debt created at the time the transfer from Grantor to Grantee, without the prior written consent and approval of Grantor, which Grantor may withhold in its sole and absolute discretion, which approval shall be subject to certain terms and conditions and requirements of Grantor as provided in that certain unrecorded Agreement for Purchase and Sale of Certain Assets and Franchisees (the "Agreement") by and between Grantor and Grantee which was the subject matter of the transaction which resulted in the conveyance herein.

<u>Resale and Sale-Leaseback Restriction</u>. During the five (5) year period following the recordation of this Deed, without the prior written consent of Grantor, which consent may be withheld by Grantor in Grantor's sole and absolute discretion, Grantee (or the successor in interest to Grantee, if any) will not (A) transfer the Property to any person or entity, or (B) permit the direct or indirect transfer of any ownership interest in the Property (e.g. by transfer of ownership interests of Grantee or of any affiliate of the Grantee that owns an interest (directly or indirectly) in the Property), or (C) engage in any Sale-Leaseback Transaction (as such term is defined in the Agreement) with respect to the Property.</u>

Right of First Offer. Grantee further agrees and covenants that during the five (5) year period from and after the recordation of this Deed, if Grantee (or the successor in interest to Grantee, if any) intends to sell or otherwise transfer of any or all of the Property (a "Resale"), Grantee must offer in writing to sell to Grantor the Property at the same (allocated) price paid by Grantee Purchaser as provided in the Agreement without any adjustment before proposing any sale or transfer of any or all of the Property to any third-party or affiliate of Purchaser (the "Right of First Offer"). Grantor shall have a commercially reasonable period of time, not to exceed thirty (30) days, to evaluate such offer and inspect the same and to either elect to purchase such Property or waive such Right of First Offer in writing. If Grantor fails to exercise such right to purchaser may proceed to sell such Property to a third-party but at a sale price not less than that as contained in the notice and offer to sell provided to Grantor. Further, any waiver or election by Grantor not to exercise such right to purchase such Property shall not waive, nor be deemed to be a waiver of, Grantor's rights hereunder which shall continue through said five (5) year period with respect to any subsequent offers to sell any of the Property.

If Grantor does not exercise its right to purchase the Property and Grantee proceeds to sell the Property at any time during the five (5) year period from and after the recordation of this Deed to any third-party in a bona fide transfer for at least full fair market value, Grantee (or the successor in interest to Grantee at such time) shall pay to Grantor an amount equal to one-half ($\frac{1}{2}$) of the difference between the Resale purchase price for such Property and the Purchase Price allocated to such Property as identified in the Agreement.

De-Identification. Prior to any conversion of the Property (at any time) to any other use other than as Taco Bell Brand location, Grantee (or its successor or assigns) at its sole cost and expense, shall cause the Property to be de-identified in accordance with the Taco Bell Brand franchisor's then current de-identification standards.

SCHEDULE 2

ALLOCATION OF PURCHASE PRICE

See Following Attachment.

SCHEDULE 2.2

UPGRADE OBLIGATIONS

Asset Upgrades

| Restaurant No. | Asset Upgrade Requirement | Required Completion |
|----------------|---------------------------|----------------------------|
| | | Date |
| | | |
| | | |

Mid-Term Upgrades

| Restaurant No. | Mid-Term Upgrade Requirement | Required Completion |
|----------------|------------------------------|----------------------------|
| | | Date |
| | | |
| | | |

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SCHEDULE 11.4

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SUPPLEMENTAL OPERATIONAL AND FINANCIAL CONDITIONS

Sale Leaseback Guidelines

OVERVIEW

Before a Franchisee may enter into a sale-leaseback transaction, the Franchisee is required to notify both Seller and Taco Bell Franchisor, LLC, a Delaware limited liability company (the "Franchisor"), by submitting the appropriate transaction documentation and Franchisee must receive the written preapproval of both Seller and Franchisor to any proposed sale-leaseback transaction. Seller and Franchisor shall each have up to thirty (30) days to review any request for approval of a sale-leaseback transaction and/or for Seller to exercise its first right of refusal before any transfer of asset in any sale-leaseback may be consummated by Franchisee. In addition, Franchisor has the following specific guidelines, requirements, regulations, conditions or limitations which Franchisee must strictly adhere to with respect to any proposed sale-leaseback transaction, including, but not limited to, the following:

- Lease Structure: No master lease. No cross default provision.
- Rental Rate: Maximum of 8.0% of sales, subject to downward adjustment on a deal-by-deal basis.
- Use of Proceeds:
 - Recommended to be used for new development, asset upgrades, acquisitions and/or debt repayment as it relates to the Taco Bell business.
 - Targeted rent adjusted leverage (RAL) of 5.25 or less post transaction. Per the Owner's Performance Summary, RAL would be "Green".
- Lease Terms:
 - Match to remaining Franchise Agreement(s) terms or useful life of asset (whichever is shorter)
 - Revisions of lease terms cannot unreasonably burden the Franchisor in the event the Franchisor assumes the lease.
- Executed Franchisor Lease Addendum: Provides rights to Franchisor vis-à-vis the landlord in the event of default by Franchisee, including right to enter the premises and de-identify, and separate right to assume lessee's position under the lease. (See attached.)
- Lender and Franchisee Acknowledgement: Franchisor is making no commitment to grant a successor franchise agreement, extension or renewal of the then existing Franchise Agreement(s).
- Compliance: Must not be in default beyond any applicable notice and cure periods under any
 agreements with Seller, Franchisor and/or any affiliate of Yum! Brands, Inc. and must comply with
 all such agreements.

Asset Action Flexibility

- Ability to freely exchange assets of equal or greater value to enable offsets/relocations (substitute collateral).
- Ability to buy assets out of pool without significant penalties (e.g., market value or allocated loan value).
- o Ability to close restaurant for reasonable periods of time to upgrade or re-image restaurant.
- Ability to assign or sublease.
- Exclude assets which have major action required in next 5 years.

If you have questions regarding these guidelines, please contact your Franchise Business Management Director.

[For Sale-Leaseback Transactions]

ADDENDUM TO LEASE

WHEREAS, Tenant, or its affiliate, currently owns either the fee interest or leasehold interest in and to certain real property located at ______, which real property is more particularly described in the Notice as Exhibit A attached hereto (the "Premises");

[OPTIONAL LANGUAGE IF A FRANCHISEE ACQUIRED PREMISES BY LEASE ASSIGNMENT FROM TACO BELL:

WHEREAS, Landlord and [insert Taco Bell entity] entered into a Lease dated ______ (the "Lease") pertaining to the "Premises" allowing for operation of a Taco Bell restaurant;

WHEREAS, [insert Taco Bell entity] has assigned the Lease to Tenant; and]

[OPTIONAL LANGUAGE IF A "TRUE" SALE-LEASEBACK:

WHEREAS, Tenant, or its affiliate, has entered into that certain sale-leaseback transaction with Landlord whereby Tenant, or its affiliate, has transferred its interests in and to the Premises to Landlord and the parties hereto have entered into a Lease dated ______ (as used herein, the "Lease") pertaining to the Premises;]

WHEREAS, Taco Bell Franchisor, LLC, a Delaware limited liability company ("Franchisor") has previously entered into a Franchise Agreement (the "Franchise Agreement") with Tenant, or its affiliate, to permit Tenant's operation of a Taco Bell brand restaurant at the Premises; and

WHEREAS, Landlord and Tenant desire to incorporate the following terms into the body of the Lease.

NOW, THEREFORE, in consideration of the covenants herein and therein, the parties hereto agree as follows:

1. If the Franchise Agreement ("Franchise Agreement") between Franchisor and Tenant, as franchisee, is terminated prior to expiration of the Lease and Franchisor exercises its rights under Section 15.4(b) of the Franchise Agreement, Franchisor, or any affiliate thereof, shall have the right, but not the obligation, to assume those rights and obligations of Tenant under the Lease coming due on or after the date Tenant vacates the Premises, including taking possession of the Premises, all fixtures, and leasehold improvements. Franchisor, or any affiliate thereof, may exercise such right at any time after the termination of the Franchise Agreement by written notice to Landlord and Tenant. Within thirty (30) days after receipt of such notice, Tenant shall vacate the Premises and turn possession of same over to Franchisor or its affiliate, as the case may be. The assumption of Tenant's obligations, expenses, charges or liabilities of Tenant to Taco Bell under the terms of the Franchise Agreement or from any obligations, expenses, charges or liabilities of Tenant to Landlord under the Lease. For purposes of this Addendum, "affiliate" shall mean any entity controlling, controlled by or under common control with Franchisor.

[OPTIONAL ADDITIONAL LANGUAGE IF TACO BELL WAS ORIGINAL TENANT UNDER A LEASE]: Further, in the event that either Taco Bell of America, LLC, as successor by conversion to Taco Bell of America, Inc., or Taco Bell Corp. was the original "Tenant" under the Lease and if, by the express written terms and conditions as stated in the Lease, as previously amended and/or assigned, or under the Assignment and Assumption of Lease by and between said original Tenant and current Tenant, original "Tenant" retains any continued rights or liability for any obligations of "Tenant" thereunder, the rights afforded to Franchisor hereunder are separate from and in addition to any of original Tenant's rights and/or obligations. Nothing in this Addendum to Lease shall modify the terms and conditions and obligations of the parties under the Lease, as amended, and/or the Assignment and Assumption of Lease.

2. Landlord hereby grants Tenant the unrestricted right to assign the Lease or sublet the Premises to Franchisor, an affiliate of Franchisor or another franchisee of Franchisor or any affiliate thereof.

3. Landlord shall give Franchisor a copy of any and all notices of default given to Tenant, as required to be given by Landlord to Tenant under the terms of the Lease, at the same time such notice is given to Tenant. Within fifteen (15) days after Tenant's right to cure expires, Franchisor or any affiliate thereof shall have the right but not the obligation, to cure any such default.

4. Upon the expiration or earlier termination of the Lease or Franchise Agreement for any reason, Tenant shall, upon written demand by Franchisor, remove all Taco Bell trademarks from all buildings, signs, fixtures and furnishings located on the Premises, and alter to and paint all buildings and other improvements maintained pursuant to the Lease a design and color which is basically different from Franchisor's authorized building design and painting schedule. If Tenant shall fail to make or cause to be made any such removal, alteration or repainting within thirty (30) days after written notice, Franchisor or any affiliate thereof shall have the right to enter upon the Premises, without being deemed guilty of trespass or any other tort, and make or cause to be made such removal, alterations and repainting at the reasonable expense of Tenant, which expense Tenant shall pay Franchisor or its designated affiliate on demand.

5. Landlord and Tenant agree to record a notice ("Notice") substantially in the form attached hereto, indicating Franchisor's rights hereunder, or, alternatively, to record a Memorandum of Lease containing substantially the following language:

"Landlord and Tenant have granted Taco Bell Franchisor, LLC, a Delaware limited liability company, and its affiliates certain conditional rights, including possession, in and to the Premises."

6. All notices which Landlord may serve on Franchisor hereunder shall be made in accordance with the Lease to:

Taco Bell Franchisor, LLC 1 Glen Bell Way Irvine, CA 92618 Attn: General Counsel

7. Notwithstanding anything to the contrary elsewhere in the Lease or any addendum or amendment thereto, Landlord and Tenant agree that the terms and provisions set forth in this Addendum shall control and shall not be superseded, terminated or modified without the prior written consent of Franchisor, which party is a third party beneficiary (only) to the Lease and this Addendum.

IN WITNESS WHEREOF, the parties have executed this Addendum as of the date herein above set forth.

| LANDLORD: | TENANT: |
|-----------------------------|---------|
| Ву: | Ву: |
| Name: | Name: |
| Title: | Title: |
| Date: | Date: |
| ACKNOWLEDGED AND AGREED: | |
| ORIGINAL TENANT: | |
| [TACO BELL OF AMERICA, LLC] | |
| Ву: | |
| Name: | |
| Title: | |
| Date: | |

This instrument prepared by: [BRAND AND ADDRESS]

Upon recordation return to: [TITLE COMPANY]

Order No.: Escrow No.: APN: THE UNDERSIGNED GRANTOR(S) DECLARE(S):

SPACE ABOVE THIS LINE FOR RECORDER'S USE

Re: Store # ______- - _____

NOTICE

______, a _____, ("Landlord") and owner of the real property described on Exhibit A, attached hereto (the "Premises"), and ______, a _____, ("Tenant") of the Premises, have granted Taco Bell Franchisor, LLC, a Delaware limited liability company ("Franchisor"), and its affiliates certain conditional rights, including possession, in and to the Premises, pursuant to that certain Addendum to Lease dated _____, between Landlord and Tenant.

This Notice is to be recorded in the records of _____County.

THIS SPACE INTENTIONALLY LEFT BLANK-SIGNATURES ON NEXT PAGE

LANDLORD AND OWNER:

| By: Name: Title: | | - |
|--------------------------|--------------------------------------|--|
| Date: | | - |
| State of |)) SS) | |
| On, 20 appeared, | ,,, | (name of notary) a notary public, personally of, a nally known to me (or proved to me on the basis of satisfactory |
| that she executed the sa | on whose name i me in her authori | s subscribed to the within instrument and acknowledged to me ized capacity and that by her signature on the instrument the ted, executed the instrument. |

WITNESS my hand and official seal.

_____Seal

TENANT:

_

| By: | |
|--|--|
| Name: | |
| Title: | - |
| Date: | - |
| State of)) County of) > | |
| appeared,, | (name of notary) a notary public, personally of, a |
| evidence) to be the person whose name is | nally known to me (or proved to me on the basis of satisfactory is subscribed to the within instrument and acknowledged to me zed capacity and that by her signature on the instrument the ed, executed the instrument. |

WITNESS my hand and official seal.

_____Seal

Exhibit "A"

SCHEDULE 41

NEW DEVELOPMENT

EXHIBIT M

LETTER AGREEMENT REGARDING FRANCHISOR GUARANTY OF FINANCING (QUALIFIED, SELECTED APPLICANTS)

,2024

LETTER AGREEMENT

[Bank Address Address]

[Franchisee Address Address]

[Brand/Yum Address Address]

Ladies and Gentlemen:

Reference is made to (a) that certain Guaranty Agreement, dated as of the date hereof (as amended, supplemented or otherwise modified, the "<u>Guaranty</u>"), made by [Yum] (together with its successors, the "<u>Guarantor</u>"), in favor of [Bank] (together with its successors, the "<u>Lender</u>") for the benefit of [Franchisee] (the "<u>Borrower</u>"); (b) that certain Loan Agreement, dated as of [Date], 2023 (as amended, supplemented or otherwise modified, the "<u>Loan Agreement</u>"), by and between the Lender, the Borrower and [Franchisee Guarantors] (the "<u>Franchisee Guarantors</u>"); (c) the Franchise Agreement(s) (each as amended, supplemented or otherwise modified, a "<u>Franchise Agreement</u>"), executed or to be executed by and between [Brand] and the Borrower for the operation of [Number] [Brand] restaurants (the "<u>Restaurants</u>"). Capitalized terms used herein and not otherwise defined herein shall have the respective meanings ascribed to them in the Guaranty, the Loan Agreement or the Franchise Agreement, as applicable. For purposes of this Letter Agreement, the term "<u>Affiliate</u>" shall mean, with respect to any person or entity, any other person or entity that directly or indirectly controls, is controlled by, or is under common control with, such first person or entity.

1. The Borrower and each Franchisee Guarantor each represent and warrant as to the following:

(a) the Borrower is a [state of formation] [corporation/LLC] duly formed, validly existing and in good standing under the laws of the state of its formation and has full power and authority to execute, deliver and perform this Letter Agreement, the Loan Agreement and any other related document, as applicable. The Borrower is duly qualified to do business and is in good standing as a foreign limited liability company or a foreign

corporation, as applicable, in each jurisdiction in which one or more Restaurants are located. The Borrower is a single purpose entity, the primary purpose of which is to own, operate and develop [Brand] Restaurants;

each of the Borrower and each Franchisee Guarantor has the requisite power and (b) authority to execute, deliver and perform its obligations under this Letter Agreement, the Loan Agreement, the Franchisee Guaranty (as defined below) and any other related document, as applicable. The execution, delivery and performance by the Borrower and each Franchisee Guarantor of this Letter Agreement and all other documents and instruments executed and delivered by the Borrower and each Franchisee Guarantor relating to this Letter Agreement have been duly authorized by all necessary corporate or other similar action. This Letter Agreement and all other documents and instruments executed and delivered by the Borrower and each Franchisee Guarantor relating to this Letter Agreement constitute valid and binding obligations of the Borrower and each Franchisee Guarantor and are enforceable against the Borrower and each Franchisee Guarantor in accordance with their terms, except as enforcement thereof may be limited by the effect of bankruptcy, insolvency, reorganization, fraudulent conveyance, moratorium and other similar laws affecting the rights and remedies of creditors, and the effects of general principles of equity, whether applied by a court of law or equity;

(c) the Borrower is not in default under any debt instrument, supply agreement or other material agreement. Neither the Borrower nor any of its Affiliates is in breach of any term of any franchise, license or other agreements with the Guarantor, its Affiliates or any Yum! Brands Concept nor does there exist any condition or conditions that, with the giving of notice, the passage of time, or both, would result in a default thereunder; and

(d) neither the Borrower nor any Franchisee Guarantor have knowledge of any existing default or breach by the Guarantor, or any Yum! Brands Concept under the terms of any contract to which they are party or any other claim for liability or damages against the Guarantor, or any Yum! Brands Concept.

2. The Borrower and each Franchisee Guarantor, as applicable, covenant to the following:

(a) the sole legal purpose of the Borrower will be to acquire, operate and own [Brand] restaurants. The Borrower will not own interests of any kind in any other business of any kind unless it first obtains the express written consent of the Guarantor;

(b) each Franchisee Guarantor shall execute and deliver, and the Borrower shall cause each Franchisee Guarantor to execute and deliver, to the Guarantor at or prior to [______, 2023], or at any time after [______, 2023] that any person becomes a Franchisee Guarantor, a guaranty substantially in the form of <u>Exhibit A</u> hereto (the "<u>Franchisee</u> <u>Guaranty</u>"), pursuant to which, among other things, each Franchisee Guarantor shall guarantee the obligations of the Borrower hereunder. Whenever this Letter Agreement requires the Borrower to take any action, such requirement shall be deemed to include an undertaking on the part of each Franchisee Guarantor to cause the Borrower to take such action;

(c) the Borrower shall not, without the prior written consent of the Guarantor, refinance or restructure (including entering into a sale-leaseback arrangement) any portion of the Borrower's debt or equity incurred in connection with the Loan Agreement;

(d) the Borrower shall provide the Guarantor with an annual audited profit and loss statement, an annual statement of cash flows and a consolidated balance sheet within ninety (90) days after the end of each of the Borrower's fiscal years. All financial reporting referred to in this subsection shall be prepared in accordance with United States generally accepted accounting principles consistently applied and shall be certified by the president or principal financial officer of the Borrower;

(e) each Franchisee Guarantor shall provide the Guarantor with annual financial statements of such Franchisee Guarantor within ninety (90) days after the end of each calendar year. All financial statements referred to in this subsection shall be prepared in accordance with United States generally accepted accounting principles consistently applied;

(f) the Borrower shall provide the Guarantor with quarterly business reports in a form reasonably required by the Guarantor, which shall include current loan balance information;

(g) the Borrower shall promptly and faithfully comply with, conform to and obey all present and future laws, ordinances, rules, regulations and all other legal requirements applicable to the Borrower and the Restaurants;

(h) the Borrower shall not dissolve, liquidate or consolidate with or otherwise acquire all or substantially all of the assets or properties of any other entity;

(i) no Franchisee Guarantor may sell, lease, transfer, encumber or otherwise dispose of any of its respective rights or interests in the Borrower without the prior written consent of the Guarantor;

(j) the Borrower shall maintain and keep all of the Borrower's properties and assets in good working order and condition and make all necessary and proper repairs and replacements;

(k) the Borrower shall abide by the terms of the Franchise Agreement, the Loan Agreement, this Letter Agreement and any other related document to which it is a party;

(1) the Borrower shall report immediately to the Guarantor the occurrence of any incident at or concerning the Restaurants or the business conducted there which is, or is likely to become, the subject of publicity through the news media or otherwise. The Borrower and the Franchisee Guarantors hereby acknowledge that the Guarantor alone is authorized to speak or make statements, public or private, on behalf of the [Brand] brand or the [Brand] system, and the Borrower and the Franchisee Guarantors shall in every instance consult and coordinate with the Guarantor in advance of communicating with the media or of creating publicity for the [Brand] brand or [Brand] system outside the normal course of business; and

(m) the Borrower hereby agrees to provide written notice to the Lender and the Guarantor, within three (3) calendar days of the occurrence of any of the following events; <u>provided</u>, <u>however</u>, that failure by the Borrower to notify the Lender and/or the Guarantor will not affect the Lender's or the Guarantor's obligations under the Loan Agreement or the Guaranty, respectively:

- (i) upon any payment of principal, interest or fees relating to any Loans (as defined in the Guaranty) becoming more than thirty (30) days past due;
- (ii) upon any Payment Default (as defined in the Guaranty);
- (iii) upon notice of Lender taking any actions to enforce the Lender's rights under the Loan Agreement or any collateral or other documents related thereto, including, without limitation, acceleration of any Loan or foreclosure on any collateral securing any Loan;
- (iv) upon any action or proceeding instituted or threatened by or against the Borrower or any Franchisee Guarantor in any federal or state court or by any commission or other regulatory body, whether federal, state or local, or of any proceedings threatened against the Borrower or any Franchisee Guarantor in writing, which, if determined adversely, could reasonably be expected to have a material adverse effect on the business, operations, properties, assets or the condition, financial or otherwise of the Borrower; and
- (v) upon a default, event of default or any condition or conditions that, with the giving of notice, the passage of time, or both, would result in a default or event of default, under the Loan Agreement or any other related document, including but not limited to adverse health department inspections.

In each case such notice will include, in reasonable detail, a description of the event or events that prompted the notice and the action which the Borrower proposes to take with respect thereto.

3. The Lender hereby agrees to provide prompt notice to the Guarantor, in accordance with the notice provisions set forth in Section 9 of the Guaranty, in each of the following instances regardless of whether the Guarantor has previously paid to Lender the Maximum Guaranteed Amount; <u>provided</u>, <u>however</u>, that failure by the Lender to notify the Guarantor will not affect the Guarantor's obligations under the Guaranty:

(a) upon any payment of principal, interest or fees relating to any Loan becoming more than 30 days past due;

(b) upon any Payment Default (as defined in the Guaranty); and

(c) at least ten (10) Business Days prior to taking any actions to enforce the Lender's rights under the Loan Agreement or any collateral or other documents related thereto, including, without limitation, acceleration of any Loan or foreclosure on any collateral securing any Loan.

4. If any payment of principal, interest or fees under the Loan Agreement or any related document has become more than thirty (30) days past due, the Guarantor shall have the right, in its sole discretion and regardless of whether the Guarantor has previously paid to Lender the Maximum Guaranteed Amount, to purchase from the Lender the outstanding obligations owing to the Lender by the Borrower under the Loan Agreement and related documents in accordance with the terms hereof (the "Purchase Option"), for a cash purchase price equal to the sum of the outstanding principal balance of the Loans plus accrued and unpaid interest thereon and fees related thereto at the non-default rate of interest plus all other outstanding obligations other than interest at the default rate (the "Purchase Option Price"). Guarantor shall provide written notice to the Lender of any election to exercise the Purchase Option. Following such notice, the Lender and the Guarantor will negotiate in good faith, and then execute and deliver assignments of the Loans and all related guarantees and collateral documents, in forms appropriate to the laws which govern such documents. Any such assignments by the Lender shall be without recourse to, or warranty by, the Lender, except that the Lender shall warrant to the Guarantor (i) as to the outstanding amounts of principal, interest, fees and other amounts relating to the Loans which are being assigned under the Purchase Option, (ii) that the Lender is the owner of such Loans subject to the Purchase Option and other amounts free and clear of any liens, security interests, encumbrances or any other interests of any third parties, (iii) that the Lender has all necessary power and authority to sell such Loans in connection with the Purchase Option and to enter into the applicable assignments of the Loans and related guarantees and collateral documents and any related documents, and (iv) that the Lender has not modified, exchanged, waived, subordinated or released any security, collateral or other guaranty for the payment of the Guaranteed Obligations without the prior written consent of the Guarantor in accordance with Section 6 hereof. After such assignments of the Loans in connection with the Purchase Option, the assignment of all related guarantees and collateral documents, and the indefeasible payment in full of the Purchase Option Price, the Lender shall not maintain any lien or encumbrance on any collateral securing the Loans.

5. Without limiting the provisions of <u>Section 4</u> above, the Guarantor shall have the right, in its sole discretion, to purchase from the Lender any payment or payments from time to time owing to the Lender by the Borrower under the Loan Agreement (the "Partial Purchase Option") at any time after such payment has been past due for at least thirty (30) days (the "Partial Purchase Option Trigger"), for a cash purchase price equal to the amount of such payment which is due and unpaid (the "Partial Purchase Option Price"). Unless such purchase of a payment is made following a Notice of Demand given by the Lender to the Guarantor in respect of such payment in accordance with Section 1 of the Guaranty, such purchase by the Guarantor shall not be deemed to be a payment by the Guarantor under the Guaranty and shall not reduce the Guarantor's obligations under the Guaranty. If the Guarantor elects to exercise its Partial Purchase Option under this <u>Section 5</u>, it will give written notice to the Lender of such election and the Guarantor and the Lender will negotiate in good faith, and will execute a form of assignment in

respect of such payment. Any such assignments by the Lender shall be without recourse to, or warranty by, the Lender, except that the Lender shall warrant to the Guarantor (i) as to the type (whether principal, interest, fees or other costs relating to the Loans) of the payments being assigned under the Partial Purchase Option, (ii) that the Lender has a right to receive such payments being assigned under the Partial Purchase Option, and such rights to receive such payments are free and clear of any liens, security interests, encumbrances or any other interests of any third parties, and (iii) that the Lender has all necessary power and authority to assign such payments subject to the Partial Purchase Option. The Borrower and each Franchisee Guarantor shall cooperate in good faith with respect to any such assignments in connection with Partial Purchase Options. The Guarantor's rights against the Borrower in respect of any such assigned payment under a Partial Purchase Option shall be waived and postponed to the rights of the Lender in respect of any amounts payable under the Loan Agreement which are not assigned to the Guarantor to the same extent as is set forth in the proviso to Section 13 of the Guaranty.

6. The Lender shall not modify, exchange, waive, subordinate or release any security, collateral or other guaranty for the payment of any Guaranteed Obligations without the prior written consent of the Guarantor (such consent not to be unreasonably withheld).

7. The Borrower and each Franchisee Guarantor hereby agree jointly and severally to reimburse the Guarantor for any and all payments paid by the Guarantor to the Lender under the Guaranty, including, without limitation, all costs and expenses paid pursuant to Section 10 of the Guaranty; provided that such rights of the Guarantor to such reimbursement shall be subordinate to the rights to payment of the Lender under the Loan Agreement, and postponed until the Lender has been paid in full for all amounts owing to it under the Loan Agreement; provided, however, that such subordination shall not apply to any rights of the Guarantor or any of its Affiliates under any Franchise Agreement. Further, each Franchisee Guarantor acknowledges and agrees that any rights of subrogation it may have with respect to any payments by it to the Lender under the Loan Agreement or any other related document, shall be subordinate to the rights to payment of the Guarantor (as set forth in this Section 7), and shall be postponed until the Lender and the Guarantor have each been paid in full for all amounts owing to each such party under the Loan Agreement, the Guarantor or any other related document.

8. The Borrower and each Franchisee Guarantor shall, jointly and severally, indemnify, defend and hold harmless the Guarantor and its respective officers, shareholders, directors, employees and Affiliates from and against any claim, liability, loss, damage, cost or expense (including court costs and reasonable attorneys' fees and expenses) arising from: (i) Borrower's ownership or operation of the Restaurants; (ii) any material misrepresentation, breach of warranty or non-fulfillment of any covenant or agreement on the part of the Borrower or any Franchisee Guarantor under this Letter Agreement or from any material misrepresentation in or omission from any instrument of the Borrower or any Franchisee Guarantor furnished to the Guarantor pursuant to this Letter Agreement; and/or (iii) the enforcement and protection of the rights of the Guarantor under this Letter Agreement, the Guaranty, the Franchise Agreements and any other related document, as applicable; <u>provided</u> that such rights of the Guarantor to any such indemnification and/or reimbursement of costs or expenses shall be subordinate to the rights to

payment of the Lender under the Loan Agreement, and postponed until the Lender has been paid in full for all amounts owing to it under the Loan Agreement; <u>provided</u>, <u>however</u>, that such subordination shall not apply to any rights of the Guarantor or any of its Affiliates under any Franchise Agreement, including any rights to payment, fees or other amounts under any such Franchise Agreement.

9. The Lender, the Borrower and each Franchisee Guarantor each acknowledge and agree that, in accordance with the Guarantor's long-standing policy, the Guarantor will not permit the encumbrance of any direct or indirect beneficial or legal ownership interest in (i) the Borrower (except for the ownership interest of any Franchisee Guarantor), (ii) the Franchise Agreement, or (iii) any rights licensed to the Borrower by the Guarantor or any of its Affiliates (including, without limitation, intellectual property rights). Subject to the terms of this Letter Agreement, however, the Guarantor will permit the Lender to cure any monetary defaults by the Borrower under the Franchise Agreement; provided the Lender cures any such monetary defaults within the time provided under the Franchise Agreement and applicable law, if any. Notwithstanding the foregoing, nothing in this Letter Agreement, including relating to the transfer or disposition of the Franchise Agreement.

10. The Lender agrees that if, at any time after a default under the Loan Agreement, the Lender elects to transfer any of the owned properties or any lease or sublease related to any Restaurant to a third party for any use other than as a [Brand] restaurant, in addition to the requirements of <u>Section 6</u> hereof, the Guarantor will have a prior right to acquire the affected properties on the same terms and conditions as those agreed to between the Lender and the third party. If the Lender reaches agreement with a third party regarding transfer, the Lender shall notify the Guarantor in a writing that describes the location of the property, the interest proposed to be transferred, and the terms of the transfer. Within thirty (30) days after receipt of the written notice from the Lender, the Guarantor may elect, in its sole discretion, to acquire the affected properties on the same terms agreed upon between the Lender and the third party.

11. Any breach by Borrower or failure by Borrower to comply with this Letter Agreement shall constitute a default under the Franchise Agreements for all the Restaurants.

12. Any notices and demands under this Letter Agreement shall be in writing and delivered to the intended party by hand-delivery or overnight courier service, mailed by certified or registered mail, or sent by e-mail, as follows:

- (a) if to the Guarantor, in accordance with Section 9 of the Guaranty;
- (b) if to the Lender, in accordance with Section 9 of the Guaranty;
- (c) if to the Borrower, [address, e-mail address]; and
- (d) if to a Franchisee Guarantor, [address, e-mail address];

13. The validity, interpretation and enforcement of this Letter Agreement and any dispute arising hereunder, whether in contract, tort, equity or otherwise, shall be governed by the

internal laws of the State of New York but excluding any principles of conflicts of law or other rule of law that would cause the application of the law of any jurisdiction other than the laws of the State of New York and further excluding any application of the New York Franchise Act if said statute would not by its terms otherwise apply.

14. The parties hereto hereby irrevocably consent and submit to the non-exclusive jurisdiction of the courts of the Supreme Court of the State of New York for the County of New York and the United States District Court for the Southern District of New York, and waive any objection based on venue or <u>forum non conveniens</u> with respect to any action instituted therein arising under this Letter Agreement or any of the other [Loan Documents] or in any way connected with or related or incidental to the dealings of the Guarantor and the Lender in respect of this Letter Agreement or any of the other [Loan Documents] or the transactions related hereto or thereto, in each case whether now existing or hereafter arising and whether in contract, tort, equity or otherwise, and agrees that any dispute with respect to any such matters shall be heard only in the courts described above.

15. Each of the parties hereto hereby waives personal service of any and all process upon it and consents that all such service of process may be made by certified mail (return receipt requested) directed to its address set forth herein and service so made shall be deemed to be completed five (5) days after the same shall have been so deposited in the U.S. mails or by service upon such party in any other manner provided under the rules of any such courts.

16. TO THE EXTENT NOT PROHIBITED BY APPLICABLE LAW, EACH OF THE PARTIES HERETO HEREBY KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVES ANY RIGHT TO TRIAL BY JURY THAT SUCH PARTY MAY HAVE IN ANY ACTION OR PROCEEDING, IN LAW OR IN EQUITY, IN CONNECTION WITH THIS LETTER AGREEMENT OR ANY GUARANTEED OBLIGATIONS.

17. This Letter Agreement may be executed in any number of counterparts and by different parties on separate counterparts, each of which, when executed and delivered, shall be deemed to be an original, and all of which, when taken together, shall constitute but one and the same Letter Agreement. Delivery of an executed counterpart of this Letter Agreement by an electronic method of transmission shall be equally as effective as delivery of an original executed counterpart of this Letter Agreement. Any party delivering an executed counterpart of this Letter Agreement by an electronic method of transmission also shall deliver an original executed counterpart of this Letter Agreement but the failure to deliver an original executed counterpart shall not affect the validity, enforceability, and binding effect of this Letter Agreement.

18. If one or more provisions of this Letter Agreement shall be held to be invalid, illegal or unenforceable under applicable law, the parties agree that the remainder of this Letter Agreement will remain valid and enforceable to the fullest extent permitted by law, and such term or condition shall be reformed to achieve as nearly as possible the same effect as the original term.

19. Guarantor may not assign this Letter Agreement (including without limitation any of its respective rights or obligations hereunder) without the prior written consent of Lender, such consent not to be unreasonably withheld. Lender may only assign this Letter Agreement subject

to the terms of Section 14 of the Guaranty. Neither the Borrower nor any Franchisee Guarantor may assign this Letter Agreement (including without limitation any of their respective rights or obligations hereunder) without the prior written consent of each of Lender and Guarantor. Any assignment that does not comply with the terms of this <u>Section 19</u> shall be deemed null and void and of no force or effect. This Letter Agreement shall be binding upon and inure to the benefit of each party hereto and their respective successors and permitted assigns.

20. No waiver by any party of any breach or default under this Letter Agreement or any related agreements shall be deemed a waiver of any subsequent or other breach or default. Except as otherwise provided herein, a party to this Letter Agreement may waive a provision of this Letter Agreement or consent to any departure from the provisions of this Letter Agreement only by written notice to the other parties. Except as expressly provided otherwise herein, this Letter Agreement may not be amended except in writing, signed by all parties hereto, and any attempt at oral modifications of this Letter Agreement shall be void and of no effect.

Please confirm your agreement with the foregoing by executing this Letter Agreement and returning it to us.

Sincerely,

[Brand/Yum], as Guarantor

By: _____

Name: Title: Acknowledged and agreed as of the date set forth above:

[BANK], as Lender

By: _____

Name: Title:

Acknowledged and agreed as of the date set forth above:

BY: [FRANCHISEE] as Borrower

By: _____

Name: Title:

Acknowledged and agreed as of the date set forth above: [FRANCHISEE GUARANTORS]

EXHIBIT A

FRANCHISEE GUARANTY

In consideration of Yum! Brands, Inc.'s ("Yum") entering into that certain Guaranty Agreement, dated as of [_____], in favor of [_____] (the "Borrower") for the benefit of the franchisee (the "Guaranty"), each of the undersigned hereby personally guarantees, jointly and severally, the full payment and performance of the franchisee's obligations to Yum! Brands, Inc., and Taco Bell Franchisor, LLC under that certain Letter Agreement dated as of ______, between Yum, Borrower, and franchisee (the "Letter Agreement"), and individually undertakes to be bound by all the terms of the Letter Agreement, which provisions are hereby approved. This Guaranty shall be personal, except in the case of a Trustee that is not also a member or a beneficiary of the Trust, in which case this guaranty shall be provided by such Trustee solely in its capacity as a Trustee of the Trust. This Personal Guaranty is and shall be a continuing guaranty and no amendment of or waiver under the Letter Agreement, or transfer of any interest in Assignee, or other change in circumstances shall modify, reduce or cancel any of the obligations of any of the undersigned under this Personal Guaranty, except for the express, written cancellation of such obligations by an officer of Yum or Taco Bell Franchisor, LLC.

Date:

, Individually

EXHIBIT N

GUARANTY BY YUM OF FINANCING (QUALIFIED, SELECTED APPLICANTS)

GUARANTY AGREEMENT

| THIS | GUARANTY AGREEMENT (as amended, supplemented, restated or o | otherwise |
|---------------|--|-----------|
| modified from | n time-to-time, referred to herein as the "Guaranty"), dated as of | , is |
| made by | (together with its successors, the " <u>Guarantor</u> "), in | favor of |
| | (together with its successors, the "Lender"). | |

| WHEREAS, | Guarantor | operates | and | franchises | the | |
|-----------------------|-----------|----------|-----|-----------------|--------|-----------------|
| restaurant concept in | | | | (" <u>Branc</u> | d Conc | <u>cept</u> "); |

WHEREAS, _______ (the "<u>Borrower</u>"), and Lender have entered into that certain _______ dated as of the date hereof (as such agreement may be amended, modified, restated or otherwise supplemented from time to time, the "<u>Loan Agreement</u>"), pursuant to which Lender has agreed to make certain loans (the "<u>Loans</u>") available to Borrower to establish and maintain a certain franchise of Guarantor (unless otherwise defined herein, or unless the context otherwise requires, each term used herein with its initial letter capitalized shall have the meaning given such term in the Loan Agreement);

WHEREAS, LENDER has required, as a condition to making the Loans to Borrower under the Loan Agreement, that Guarantor execute and deliver this Guaranty;

WHEREAS, LENDER and GUARANTOR have entered into that certain Letter Agreement dated as of the date hereof (as such agreement may be amended, modified, restated or otherwise supplemented from time to time, the "Letter Agreement"); and

NOW, THEREFORE, for valuable consideration, the receipt and sufficiency of which are hereby acknowledged by Guarantor, Guarantor hereby covenants and agrees as follows:

1. <u>Guaranty</u>. Guarantor hereby absolutely and unconditionally guarantees the prompt, complete and full payment of the Guaranteed Obligations (as defined below) up to the Maximum Guaranteed Amount (as defined below), within ten (10) business days of written demand by Lender to Guarantor (a "<u>Notice of Demand</u>") as set forth below. This Guaranty is a guaranty of payment and not of collection. This Guaranty does not in any way cancel, amend, discharge or limit any other guaranty executed by Guarantor in favor of Lender.

(a) Any Notice of Demand shall be substantially in the form of <u>Exhibit A</u> hereto and may only be delivered upon:

- failure by Borrower to make any principal and/or interest payment under the Loan Agreement when due and such failure continues for more than ninety (90) consecutive days (a "<u>Payment Default</u>"); and/or
- (ii) acceleration of the Loans pursuant to the terms of the Loan Agreement.

(b) Within ten (10) business days of delivery of a Notice of Demand, Guarantor shall pay the lesser of (A) the amount demanded in such Notice of Demand, or (B) the sum of (x) the Maximum Guaranteed Amount minus (y) any Prior Payments (as defined below).

(c) As used herein, the term "<u>Affiliate</u>" shall mean, with respect to any person or entity, any other person or entity that directly or indirectly controls, is controlled by, or is under common control with, such first person or entity.

(d) As used herein, the term "<u>Guaranteed Obligations</u>" shall mean the first _______ of the original principal amount of the Loans, and accrued interest thereon, which amount shall be reduced as amortized over the term of the Loan. For avoidance of doubt, the Guaranteed Obligations shall be the first amounts reduced by amortization of the total original principal amount of the Loans. The Loans shall not be refinanced, renewed, extended, substituted or otherwise modified unless Guarantor expressly agrees in writing.

(e) As used herein, the term "<u>Maximum Guaranteed Amount</u>" shall mean the amount of the Guaranteed Obligations, which in no event shall be greater than _____.

(f) As used herein, the term "<u>Prior Payments</u>" shall mean the aggregate amount of any and all amounts previously paid by Guarantor under this Guaranty.

2. <u>Termination of Guaranty</u>. This Guaranty will continue to be in full force and effect until the earliest of (i) final payment in full of all of the Guaranteed Obligations, (ii) payment by the Guarantor of payments hereunder which total the Maximum Guaranteed Amount, (iii) consummation of Guarantor's Purchase Option in accordance with the terms set forth in the Letter Agreement, or (iv) Lender's written termination thereof.

3. <u>Reinstatement</u>. Guarantor agrees that to the extent any payment or transfer is received by Lender in connection with the Guaranteed Obligations, and all or any part of such payment or transfer is subsequently invalidated, declared to be fraudulent or preferential, set aside or required to be transferred or repaid by Lender or transferred or paid over to a trustee, receiver or any other entity, whether under any bankruptcy act or otherwise (any of such payments or transfers are hereinafter referred to as a "<u>Preferential Payment</u>"), then this Guaranty shall continue to be effective or shall be reinstated, as the case may be, and whether or not Lender is in possession of this Guaranty, or whether the Guaranty has been marked paid, released or canceled, or returned to Guarantor and, to the extent of any such payment, repayment or transfer by Lender, the Guaranteed Obligations or part intended to be satisfied by the Preferential Payment shall be revived and shall continue in full force and effect as if the Preferential Payment had not been received by Lender. Notwithstanding the previous sentence, if all payments by Guarantor which are not Preferential Payments total the Maximum Guaranteed Amount, then this Guaranty shall be or remain terminated and shall not continue to be effective or be reinstated, as the case may be.

4. <u>Changes to Guaranteed Obligations</u>. Except as set forth in the Letter Agreement, Guarantor authorizes Lender, without notice, consent or demand and without affecting Guarantor's liability under this Guaranty, to do any of the following: (i) take and hold security from the Borrower for the payment of any Guaranteed Obligations, and to exchange, enforce, foreclose, waive, subordinate and release any security and to apply the proceeds of the security as Lender in its reasonable discretion determines; and (ii) obtain a guaranty of any Guaranteed Obligations from any one or more other persons whomsoever and at any time or times to enforce, waive, rearrange, modify, limit or release such other persons from their obligations under such guaranties.

5. <u>Automatic Acceleration</u>. Guarantor agrees that if the maturity of any Guaranteed Obligations is accelerated by bankruptcy or otherwise, the maturity thereof shall also be deemed accelerated for the purpose of this Guaranty and the Guaranteed Obligations up to the Maximum Guaranteed Amount shall be payable by Guarantor upon demand and notice to Guarantor.

Waivers of Guarantor. To the extent not prohibited by applicable law and except as 6. otherwise provided herein, Guarantor waives: (i) diligence and promptness in preserving liability of any person on Guaranteed Obligations, and in collecting or bringing suit to collect Guaranteed Obligations; (ii) presentment, demand for payment, notice of dishonor or nonpayment, protest and notice of protest, or any other notice of any other kind with respect to the Guaranteed Obligations, except as set forth in Section 1 above and in the Letter Agreement; (iii) any requirement that suit be brought against, or any other action by Lender be taken against, or any notice of default or other notice to be given to, or any demand to be made on, Borrower or any other person; and (iv) notice of acceptance of this Guaranty, creation of the Guaranteed Obligations, failure to pay the Guaranteed Obligations as they mature, any other default, adverse change in Borrower's financial condition, release or substitution of collateral, subordination of Lender's rights in any other collateral, and every other notice of every kind, except as provided herein or in the Letter Agreement. Guarantor irrevocably waives, and agrees that it shall not seek to enforce or collect upon, any rights which Guarantor now has or may acquire against Borrower, either by way of subrogation, indemnity, reimbursement or contribution, as a result of any amount paid by Guarantor to Lender under this Guaranty (the "Subordinated Obligations") until 91 days after all Guaranteed Obligations of Borrower to Lender arising under the Loan Agreement have been paid in full. If any amount is paid to Guarantor on account of any such Subordinated Obligations, the amount shall be held in trust for the benefit of Lender and shall, to the extent such amount is less than the Maximum Guaranteed Amount, be promptly paid to Lender to be credited and applied to such Guaranteed Obligations, whether matured or unmatured or absolute or contingent, in accordance with the terms of the Loan Agreement. For the avoidance of doubt, the Subordinated Obligations shall not include any payments, fees or other amounts owed to Guarantor or any of its Affiliates under any Franchise Agreement and none of the waivers by Guarantor set forth in this Guaranty shall apply to the rights of Guarantor or any of its Affiliates under any such Franchise Agreement.

Guaranty Absolute. The liability of the Guarantor to Lender under this Guaranty shall 7. be absolute and unconditional. Guarantor will remain liable for all of the Guaranteed Obligations up to the Maximum Guaranteed Amount even though any Guaranteed Obligations may be unenforceable against or uncollectible from Borrower or any other person due to incapacity, lack of power or authority, discharge or for any other reason whatsoever. Without limiting the foregoing, but subject thereto, Guarantor's liability to Lender under this Guaranty is absolute and unconditional irrespective of: (i) any present or future law, regulation or order of any jurisdiction (whether of right or in fact) or of any agency thereof purporting to reduce, amend, restructure, render unenforceable or otherwise affect any term of the Loan Agreement or Guaranteed Obligations; (ii) any lack of validity or enforceability of the Loan Agreement or Guaranteed Obligations against Borrower or any other person due to incapacity, lack of power or authority, discharge or for any reason whatsoever; (iii) any setoff, defense or counterclaim whatsoever (in any case, whether based on contract, tort or any other theory) with respect to any Guaranteed Obligations, the Loan Agreement or the transactions contemplated thereby which might constitute a legal or equitable defense available to, or discharge of, Borrower, a guarantor, or any other obligor on any Guaranteed Obligations; (iv) any war, riot or revolution impacting multinational companies or any act of expropriation, nationalization or currency

inconvertibility or nontransferability arising from governmental, legislative or executive measures affecting Borrower or the property of Borrower; (v) the bankruptcy, insolvency, dissolution or liquidation of Borrower or the appointment of a trustee, custodian, receiver or liquidator of all or any substantial part of the assets of Borrower; (vi) any change in the time, manner or place of payment of all or any of the Guaranteed Obligations; or (vii) any change in the name, constitution or capacity of Lender or Borrower. Guarantor waives Guarantor's right to assert those defenses, set-offs, or counterclaims in any litigation or other proceeding relating to Guaranteed Obligations, except as provided herein.

8. <u>Governing Law; Choice of Forum; Service of Process; Jury Trial Waiver</u>.

(a) The validity, interpretation and enforcement of this Guaranty and any dispute arising hereunder, whether in contract, tort, equity or otherwise, shall be governed by the internal laws of the State of New York but excluding any principles of conflicts of law or other rule of law that would cause the application of the law of any jurisdiction other than the laws of the State of New York and further excluding any application of the New York Franchise Act if said statute would not by its terms otherwise apply.

(b) The parties hereto hereby irrevocably consent and submit to the non-exclusive jurisdiction of the courts of the Supreme Court of the State of New York for the County of New York and the United States District Court for the Southern District of New York, and waive any objection based on venue or <u>forum non conveniens</u> with respect to any action instituted therein arising under this Guaranty or the Loan Agreement or any other Loan documents or in any way connected with or related or incidental to the dealings of the Guarantor and the Lender in respect of this Guaranty or any of the Loan Agreement or any other loan documents or the transactions related hereto or thereto, in each case whether now existing or hereafter arising and whether in contract, tort, equity or otherwise, and agrees that any dispute with respect to any such matters shall be heard only in the courts described above.

(c) Each of the parties hereto hereby waives personal service of any and all process upon it and consents that all such service of process may be made by certified mail (return receipt requested) directed to its address set forth herein and service so made shall be deemed to be completed five (5) days after the same shall have been so deposited in the U.S. mails or by service upon such party in any other manner provided under the rules of any such courts.

TO THE EXTENT NOT PROHIBITED BY APPLICABLE LAW, EACH OF THE PARTIES HERETO HEREBY KNOWINGLY, VOLUNTARILY, AND INTENTIONALLY WAIVES ANY RIGHT TO TRIAL BY JURY THAT SUCH PARTY MAY HAVE IN ANY ACTION OR PROCEEDING, IN LAW OR IN EQUITY, IN CONNECTION WITH THIS GUARANTY OR ANY GUARANTEED OBLIGATIONS.

9. <u>Notices</u>. Any notices and demands under this Guaranty shall be in writing and delivered to the intended party by hand-delivery or overnight courier service, mailed by certified or registered mail, or sent by e-mail, as follows:

(a) if to Guarantor, to it at:

| | e-mail: | ; |
|-----|-------------------------|---|
| and | | |
| (b) | if to Lender, to it at: | |
| | | |
| | | |
| | | |
| | e-mail: | ; |

Any party hereto may change its address or e-mail address for notices and other communications hereunder by notice to the other parties as provided herein. All notices and other communications given to any party hereto in accordance with the provisions of this Guaranty will be deemed to have been given on the date of receipt.

10. <u>Cost and Expenses</u>. To the maximum extent not prohibited by applicable law and subject to the Maximum Guaranteed Amount, Guarantor agrees to pay on demand all reasonable expenses (including without limitation the fees and expenses of counsel for Lender and outside counsel) incurred by Lender in connection with the enforcement and collection of any obligation of Guarantor under this Guaranty. The obligations of Guarantor under this <u>Section 10</u> will survive the termination of this Guaranty.

11. <u>Payments Generally</u>. All payments by Guarantor hereunder shall be made in the manner, at the place, and in the currency required by the Loan Agreement or related documents.

12. <u>Severability</u>. The provisions of this Guaranty are severable, and in any action or proceeding involving any state corporate law, or any state, federal or foreign bankruptcy, insolvency, or reorganization law, or other law affecting the rights of creditors generally, if the obligations of Guarantor under this Guaranty would otherwise be held or determined to be avoidable, invalid or unenforceable on account of the amount of Guarantor's liability under this Guaranty, then, notwithstanding any other provision of this Guaranty to the contrary, the amount of such liability shall, without any further action by Guarantor or Lender, be automatically limited and reduced to the highest amount that is valid and enforceable as determined in such action or proceeding.

13. <u>Subrogation</u>. Guarantor shall be subrogated to all rights of Lender against Borrower in respect of any amounts paid by Guarantor pursuant to this Guaranty; <u>provided</u>, <u>however</u>, that Guarantor hereby waives any rights it may acquire by way of subrogation under this Guaranty, by any payment made hereunder (including without limitation any statutory rights of subrogation under

Section 509 of the Bankruptcy Code, 11 U.S.C. § 509, or otherwise), reimbursement, exoneration, contribution, indemnification, or any right to participate in any claim or remedy of Lender against Borrower, or any collateral which Lender now has or requires, until all of the Guaranteed Obligations shall have been irrevocably and indefeasibly paid to the Lender in full. For the avoidance of doubt, this <u>Section 13</u> shall not apply to any rights of Guarantor or any of its Affiliates under any Franchise Agreement, including any rights to payment, fees or other amounts under any such Franchise Agreement.

14. <u>Assignment; Successors and Assigns</u>. Guarantor may not assign or delegate this Guaranty (including without limitation any of its respective rights or obligations hereunder) without the prior written consent of Lender. Prior to the occurrence and continuance of an Event of Default under the Loan Agreement, Lender may not assign this Guaranty in whole or in part without the prior written consent of Guarantor; <u>provided</u>, <u>however</u>, that Lender may assign this Guaranty in whole but not in part with prior notice to, but without consent from, the Guarantor only to any of its Affiliates or to a fund owned or managed by Lender or one of its Affiliates. Subsequent to the occurrence and continuance of an Event of Default under the Loan Agreement which has not been cured, subject to the following sentence, there shall be no restriction on the assignment rights of Lender hereunder. In any event, any assignee of this Guaranty must, as a condition precedent to such assignment, assume the assignor's obligations under the Letter Agreement. Any assignment that does not comply with the terms of this <u>Section 14</u> shall be deemed null and void and of no force or effect. This Guaranty shall be binding upon and inure to the benefit of each party hereto and their respective successors and permitted assigns.

15. <u>Amendments</u>. No amendment or other modification of the terms of this Guaranty shall be effective unless in writing and signed by Guarantor and Lender and so stating that it is expressly intended to give effect to the applicable amendment or modification hereto. No waiver of any provision of this Guaranty nor consent to any departure by Guarantor therefrom shall in any event be effective unless such waiver shall refer to this Guaranty, be in writing and be signed by Lender. Any such waiver shall be effective only in the specific instance and for the specific purpose for which it was given.

16. <u>Representations and Warranties</u>. Guarantor represents and warrants to Lender as follows: (a) Guarantor is duly organized, validly existing and in good standing under the laws of the jurisdiction of its incorporation and has full corporate power and authority to execute, deliver and perform this Guaranty; (b) the execution, delivery and performance of this Guaranty have been and remain duly authorized by all necessary corporate action and do not contravene Guarantor's constitutional documents or any contractual restriction binding on the Guarantor or its assets; (c) this Guaranty constitutes the legal, valid and binding obligation of Guarantor, enforceable against it by Lender in accordance with its terms, subject, as to enforcement, to bankruptcy, insolvency, reorganization and other laws of general applicability relating to or effecting creditor's rights and to general equity principles; and (d) Guarantor has not made a transfer or incurred any obligations with the intent to hinder, delay or defraud any of Guarantor's present or future creditors.

All the representations and warranties of Guarantor contained herein: (i) shall survive the execution and delivery of this Guaranty and also the making and satisfaction of each extension of credit comprising the Guaranteed Obligations; and (ii) shall continue to be effective whenever made

or deemed to be made until all of the Guaranteed Obligations up to the Maximum Guaranteed Amount have been indefeasibly repaid in full.

17. <u>Taxes</u>. All payments made by Guarantor to Lender hereunder shall be made free and clear of and without deduction for any and all present and future taxes, levies and withholdings, including stamp and documentary taxes, other than taxes imposed on the net income of Lender (collectively, the "<u>Taxes</u>"). If Guarantor is required by law to deduct any Taxes from or in respect of any amount paid or payable hereunder, such amount shall be increased as necessary so that Lender receives an amount equal to the sum it would have received had no such deduction been made and Guarantor shall pay same to the relevant taxing authority and give to Lender acceptable evidence of such payment. The provisions of this <u>Section 17</u> as they pertain to Taxes shall survive payment in full hereunder.

18. <u>Miscellaneous</u>. Guarantor's liability under this Guaranty is independent of its liability under any other guaranty previously or subsequently executed by Guarantor or any one of them, singularly or together with others, as to all or any part of the Guaranteed Obligations, and may be enforced for the full amount of this Guaranty regardless of Guarantor's liability under any other guaranty. This Guaranty binds Guarantor's heirs, successors and assigns, and benefits Lender and its successors and permitted assigns. The use of headings does not limit the provisions of this Guaranty.

THIS GUARANTY TOGETHER WITH THE LETTER AGREEMENT REPRESENT THE FINAL AGREEMENT BETWEEN THE PARTIES HERETO WITH RESPECT TO GUARANTOR'S GUARANTY OF GUARANTEED OBLIGATIONS AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. NO COURSE OF DEALING BETWEEN GUARANTOR AND LENDER, NO COURSE OF PERFORMANCE, NO TRADE PRACTICES, AND NO EXTRINSIC EVIDENCE OF ANY NATURE MAY BE USED TO CONTRADICT OR MODIFY ANY TERM OF THIS GUARANTY, THE LETTER AGREEMENT. THERE ARE NO ORAL AGREEMENTS BETWEEN GUARANTOR AND LENDER.

[Remainder of page intentionally left blank.]

IN WITNESS WHEREOF, Guarantor has caused this Guaranty to be duly executed by its authorized officer as of the day and year first above written.

By:_____

Name: Title:

Acknowledged and agreed to:

By:_____

Name: Title:

EXHIBIT A

FORM OF NOTICE OF DEMAND

[DATE]

[BRAND/YUM] [●] Ladies and Gentlemen:

Reference is made to (a) that certain Guaranty Agreement, dated as of $[\bullet]$ (the "<u>Guaranty</u>"), made by [Yum] (together with its successors, the "<u>Guarantor</u>"), in favor of $[\bullet]$ (together with its successors, the "<u>Lender</u>"); (b) that certain [Loan Agreement], dated as of $[\bullet]$ (the "<u>Loan Agreement</u>"), by and between the Lender and $[\bullet]$ (the "<u>Borrower</u>"); and (c) that certain Letter Agreement, dated as of $[\bullet]$,(the "<u>Letter Agreement</u>"), by and between, *inter alios*, the Guarantor, the Lender and the Borrower. Capitalized terms used herein and not otherwise defined herein shall have the respective meanings ascribed to them in the Guaranty, the Loan Agreement or the Letter Agreement, as applicable.

We hereby certify that there has been a [Payment Default pursuant to Section $[\bullet]$ of the Loan Agreement] [an acceleration of the [Loans] pursuant to Section $[\bullet]$ of the Loan Agreement]. We further certify to the following:

The principal amount outstanding of the [Loans] as of [date] is ______.

The amount of principal past due is and the amount of interest past due is .

The aggregate amount of payments received by Lender from Guarantor to date is

We hereby provide notice of demand for payment by the Guarantor of ______, pursuant to, and in accordance with, Section 1 of the Guaranty. Please provide payment to the order of $[\bullet]$ in the form of $[\bullet]$ at the following [address][direction]:

[Address or account details]

Regards, [LENDER]

By:_____

Name: Title:

EXHIBIT O

INCENTIVE PROGRAMS

To incentivize franchisees to develop we currently offer four incentive programs: i) the Urban Test Incentive Program to incentivize development in high density urban trade areas, ii) the National Incentive Program to encourage franchisees to develop stand-alone drive thru restaurants between 2021 up to August 1, 2023 and August 1, 2023 through December 29, 2026, iii) the KT Decouple Incentive programs (each, a "De-Coupling Incentive Program"), and iv) the Walmart Test Incentive to encourage development at these captive locations that pose a large opportunity for incremental restaurant growth at a lower investment than traditional freestanding development. Because the restaurants at Walmart locations will operate under a license agreement rather than a franchise agreement, they are offered under a separate disclosure document pertaining to licenses; however, these restaurants, if open by December 31, 2024, will count towards determining net new unit/growth for National Incentive Program tiers.

Units that otherwise meet the qualifications for any of these four programs may not be eligible to receive the incentives under the following scenarios: (i) Units that you develop pursuant to a Market Build Out Agreement (see Item 12) and/or (ii) Units currently under development by us that are included in your purchase of existing restaurants from us or our affiliates (see Item 5).

Urban Test Incentive

To qualify for the Urban Test Incentive Program, you must register a site for an In-Line Unit that has at least 20,000 people within (a 0.5 mile radius, and open the restaurant no later than December 31, 2024. You must also waive any impact protection under our then-current Integrated Expansion Policy, if any (see Item 12), to which you may be entitled under the Franchise Agreement for the In-Line Unit.

If you qualify for the Urban Test Incentive Program and open the qualifying restaurant by December 31, 2024, we will: (i) waive what would otherwise be an initial franchise fee of \$25,000 with the \$10,000 registration deposit returned on opening. (Note that due to waived initial fee there will be no grand opening reimbursement); (ii) reduce your period franchise fee from 5.5% of Gross Sales to 2.75% of Gross Sales, for the first year that your Unit is open; (iii) waive the marketing fee for the first two years that your Unit is open; and (iv) provide you with a Franchise Agreement with a 10-year term with a mid-term upgrade requirement upon the 5 year anniversary of restaurant open date and an option to extend the term for an additional 10 years upon completion of a successor remodel with a mid-term upgrade requirement upon the 15 year anniversary of restaurant open date.

National Incentive

To qualify for the National Incentive Program, you must register a restaurant site as a drive-thru Unit and open the restaurant by December 31, 2024.

If you qualify for the National Incentive Program and open the qualifying Unit(s) by December 31, 2024, depending on the size of your Taco Bell restaurant portfolio as of December 26, 2023 and the tier level that is achieved, we will (i) waive what would otherwise be an initial franchise fee of \$45,000 and (ii) waive the marketing fees for one to four years after the opening date.

| Franchisees < 30 Units | | | | |
|---------------------------------------|------------------------------|--|--|--|
| Per Store Growth by December 31, 2024 | | | | |
| | Bronze: 1 st Unit | Initial Fee Waiver + 1 Yr NAFA Waiver | | |
| Tier | Silver: 2 Net New Units | Initial Fee Waiver + 2 Yrs NAFA Waiver | | |
| | Gold: 3 Net New Units | Initial Fee Waiver + 3 Yrs NAFA Waiver | | |

IF YOUR TACO BELL PORTFOLIO IS LESS THAN 30 UNITS:

| Platinum: 4+ Net New Units | Initial Fee Waiver + 4 Yrs NAFA Waiver |
|----------------------------|--|
|----------------------------|--|

IF YOUR TACO BELL PORTFOLIO IS 30 UNITS OR GREATER:

| Franchisees ≥ 30 Units | | | | | |
|---------------------------------------|-----------------------------|--|--|--|--|
| % Net New Growth by December 31, 2024 | | | | | |
| | Silver: 2% Net New Growth | Initial Fee Waiver + 2 Yrs NAFA Waiver | | | |
| Tier | Gold: 3.5% Net New Growth | Initial Fee Waiver + 3 Yrs NAFA Waiver | | | |
| | Platinum: 5% Net New Growth | Initial Fee Waiver + 4 Yrs NAFA Waiver | | | |

Once a new tier is achieved, all new Units opened in the specified time periods will retroactively receive that tier incentive, with the following caveats:

- Net New Growth and Net New Units are calculated per year. See Note 2 below.
- For Franchisees \geq 30 Units, in order to qualify for the Gold or Platinum tiers in 2024, they must have achieved Gold or Platinum in 2023.

Additionally, a one-time cash incentive will be provided to help mitigate high predicted self-impact to your existing units from your new opening. You must qualify for a National Incentive tier in order to receive any cash incentive.

For sites registered under the National Incentive Program prior to August 1, 2023 and opened by December 31, 2024 the following one-time cash incentive will be provided.

| For openings by December 31, 2024 | | | | |
|--|--|--|--|--|
| Cumulative Self Impact 15-30% \$50,000 | | | | |
| Cumulative Self Impact > 30% \$100,000 | | | | |

For sites registered under the National Incentive Program as of August 1, 2023 and opened by the dates below the following one-time cash incentive will be provided.

| For openings by December 31 | , 2024 | For openings by December 29, 2026 | | | |
|---|-----------|---------------------------------------|-----------|--|--|
| Cumulative Self Impact 15-24% \$200,000 | | Cumulative Self Impact 15-24% \$150,0 | | | |
| Cumulative Self Impact ≥25% | \$250,000 | Cumulative Self Impact ≥25% | \$200,000 | | |

In order to account for greater than predicted, actual self-impact, a backstop payout will also be available based on a post-opening audit 12 months from new store opening for sites registered under the National Incentive Program as of August 1, 2023. You must qualify for a National Incentive tier in order to receive any cash incentive.

| Actual Self Impact >5 ppts than Projected | \$25,000 |
|--|----------|
| Actual Self Impact >10 ppts than Projected | \$50,000 |

National Incentive Notes:

- 1. Franchisees need to be in good standing to qualify for the National Incentive Program. Good standing includes, but is not limited to, paying all fees on time, having no defaults within the last 12 months or during this program, complying with all brand standards, and on track with remodel and new build obligations.
- 2. Time Period for 2024: December 27, 2023 to December 31, 2024
- **3.** Taco Bell in its sole discretion will determine how franchisees with multiple individuals and entities will be categorized for purposes of store count. For purposes of determining whether your portfolio of Taco Bell is less than 30 units or 30 and greater, the number of stores in your Taco Bell portfolio will be determined on or before the end of the prior fiscal year, based on the number of TB, TL, TP, KT and licensed Units owned based on YUM Control Person designation.
- 4. Net New % will be rounded to the nearest whole number using conventional rounding methodology.
- 5. Net New Units means the number of new Units open to the public in the specified time periods minus the number of Units that you (the franchisee) permanently close during the same time period. Net New Units does not include (i) Taco Bell Units that are open before the beginning of the specified time period; or (ii) Taco Bell Units that are opened after the end of the specified time period. Net New Units also does not include any multi-brand Units, acquired Units or successor Units.
- 6. Cumulative self-impact is based on predictive models and not actual impact following opening. The current impact worksheet at time of site registration will be used to determine cumulative self-impact for purposes of determining which incentive will apply to your new Unit upon opening. No other methodology will be used. Only the developer's closest 3 restaurants within 10 miles will be assessed based on Yum Control Person designation.
- 7. Actual self-impact will be based on Taco Bell's Pre/Post Net of Control Assessment completed on the 12-month anniversary of the new store opening. This Assessment compares year over year performance of impacted stores in the 26 weeks prior to the new Unit opening and 52 weeks after the new Unit opens. The assessment then controls for designated market area performance over the same periods to conclude actual self-impact. If the actual self-impact determined in the assessment is higher than cumulative self-impact predicted at registration and meet the thresholds for a backstop payout, payment will be made within 90 days of the assessment.
- 8. National Incentives will apply only to stand-alone drive-thru Units and cannot be applied toward license, multi-brand, inline, end-cap, power pumpers or any other asset type.

- **9.** The National Incentive cannot be combined with other incentive programs. If a Unit qualifies for the Urban Test Incentive or any incentives offered strictly to restaurants under license agreements, those Units will receive the incentive package under those stated programs and not under this program. However, Units built under these programs will count toward determining Net New Units during the time period they are open (meaning these units can help accelerate you to the next National Incentive Tier).
- 10. Restaurants that receive incentives under the National Incentive Program are not eligible to satisfy any development obligations arising out of a development or market build out agreement unless expressly stated as otherwise in your agreement. The National Incentive Program will not supersede any terms of your development or market build out agreement or any other written incentive agreement with Taco Bell.
- 11. If you qualify for any of the above incentives, the incentives will be effective the first day of P5 of the fiscal year or sooner, following the time period in which you opened the qualifying number of Net New Restaurants. We will refund the total amount of initial fees paid for each Net New Restaurant in the specified time period (except for any amounts already reimbursed to you for grand opening expenses) within 120 days of the first day of the following fiscal year. Any cash incentive payments will be paid within this 120-day timeframe as well.
- **12.** Existing registered sites in our system prior to August 1, 2023 will not qualify for the 2024-2026 National Incentive but may still receive any incentives previously applicable under the 2021-2023 National Incentive program.

De-Coupling Incentive Program

As KFC and Taco Bell continue to develop their individual brands and grow market share, we continuously look for opportunities to drive breakthrough results and provide financial wins and asset opportunities across both systems. The KT decoupling incentive provides another avenue for you to capitalize on the ongoing success of our brands. Four distinct de-coupling incentive options are available until **December 31, 2024**. Existing franchisees may access the details of these programs in OneSource. Interested franchisees should also review the applicable Franchise Disclosure Document provided by KFC for additional information regarding KFC approval requirements and KFC associated incentives.

Option #1: Upgrade an existing KT to a single-brand KFC restaurant, and build a new single-brand Taco Bell restaurant in the same trade area as your existing KT*. Incentives include:

- TB waives \$22,500 successor fee for offsetting the TB unit
- TB reduces Marketing Fee from 4.25% to 2.25% for 1 year
- TB provides \$50,000 Cash if new unit is open by December 31, 2024**

Option #2: Upgrade an existing KT to a single-brand Taco Bell restaurant, and build a new single-brand KFC restaurant in the same trade area as your existing KT. Incentives include:

- TB waives the \$22,500 successor fee for the continuing TB unit
- TB reduces Marketing Fee from 4.25% to 2.25% for 1 year

Option #3: Upgrade an existing KT to a single-brand KFC restaurant *without* building a new Taco Bell restaurant. Incentives include:

• TB waives the pre-term closure fee if closing prior to contractual expiration

Option #4: Upgrade an existing KT to a single-brand Taco Bell restaurant *without* building a new KFC restaurant. Incentives include:

- TB waives the \$22,500 successor fee for the continuing TB unit
- TB reduces Marketing Fee from 4.25% to 2.25% for 1 year

De-Coupling Incentive Program Notes:

The above outlines only the TB portion of incentive; unit may be eligible to receive additional benefit from KFC.

*New TB stand-alone restaurants must still satisfy IE Policy requirements.

** Please allow approximately 30-45 days from the store open date for the \$50,000 cash payment and refund of any deposit reimbursement.

EXHIBIT P

THE 10K TRADE AREA GUIDELINES AND PRINCIPLES

The 10K Trade Area Guidelines and Principles

Following consultation with and concurrence by FRANMAC, we have adopted 10K Guidelines and Principles to identify undeveloped trade areas in which potentially profitable Taco Bell Restaurants may be developed (each a "10K Trade Area"). This is a pilot program under which we could authorize the development of franchised restaurants proximate to existing franchised Taco Bell Restaurants. For the avoidance of doubt, the 10K Guidelines and Principles do not replace or modify the Integrated Expansion and TBx Development Policy (the "IE Policy").

Our 10K Guidelines and Principles utilize a dynamic software tool created by Bain & Company, Inc. which identifies trade areas that may be attractive for development. This software tool is called "Bell Point" and uses a model called the Bain White Space Model (the "Model"). We will filter the Model's results to identify trade areas in which the Model projects an annual Unit sales volume of at least \$1.4 million and an unlevered 14% cash-on-cash return. The Model is based on the Bell Point tool which, as described in Item 19, is new and untested, with large margins of error and uncertainty, and should not take the place of the franchisee's independent judgment and analysis. If the Model anticipates that a new Unit in a 10K Trade Area would produce impact on any existing Unit of 8% or more, we may in our business judgment use a massive mobile data model in lieu of the Model to determine anticipated impact.

I. How We Use the Model

If the Model projects that the trade area will have annual Unit sales volumes of at least \$1.2 million but less than \$1.4 million, we may supplement the forecast by averaging the projection of the Model with the projections of one or more other industry-standard models. If the average Unit sales volume resulting from this process is at least \$1.4 million, we will use the Model to forecast whether the projected Unit will have at least a 14% cash-on-cash return. We will also use spatial analysis, field work and, as appropriate, other systems and tools to identify 10K Trade Areas.

Based on the foregoing, we will create a schedule of 10K Trade Areas with input from the Steering Committee (an advisory group of franchisees appointed by FRANMAC). The Steering Committee will give us feedback, including recommended 10K Trade Area additions, deletions and/or adjustments. However, the Steering Committee's recommendations are advisory only and not binding on us. Note that, because of this mechanism for adding 10K Trade Areas based on Steering Committee input, it is possible that we could add a 10K Trade Area even where the Model projects less than \$1.2 million in annual Unit sales volumes, because other models suggest it is higher.

II. Closest Entity Principles

"Closest Entity Principles" implement our and FRANMAC's shared belief that a franchisee who is closest to a 10K Trade Area should be given the first opportunity to select a 10K Site and develop a Unit. "Closest" for the purposes of Closest Entity Principles generally means the franchisee is closest in geographic proximity to the center point of a 10K Trade Area. In some circumstances, factors other than distance may be used to determine who should be offered the first opportunity to develop a 10K Trade Area. Only those franchisees who are growth-eligible will receive offers.

III. DMA Market Plan

After considering Steering Committee feedback, we will create a DMA Market Plan for the applicable designated market area ("DMA") that identifies the 10K Trade Areas. Each DMA Market Plan will be updated at least every six months and be distributed to franchisees in the DMA by Closest Entity Principles.

IV. Trade Area Submission Process

Following each DMA Market Plan update, the three franchisees who, based on Closest Entity Principles, will be offered the opportunity to develop a Unit in the 10K Trade Area (the "Designated Franchisees"). The Designated Franchisees may secure an available 10K Trade Area by submitting a 10K Trade Area development form within 45 days. We will consider 10K Trade Area Development Form submissions in the order in which the Designated Franchisee is identified in the DMA Market Plan and will notify the Designated Franchisee whose form was accepted (the "Selected Franchisee") and will also notify the Designated Franchisees whose 10K Trade Area Development Forms were not selected and will include the reason why the selection did not occur. The Selected Franchisee will have 10 days following our notification to pay us a non-refundable, non-transferable fee of \$10,000 (the "First Trade Area Fee") to secure the Trade Area. This fee will be applied to the initial franchise fee for a Unit that timely opens in the 10K Trade Area. Failure to timely pay the First Trade Area fee will result in the Selected Franchisee being deemed to have relinquished the 10K Trade Area opportunity, and we will then accept the 10K Trade Area Development Form of the next Designated Franchisee who timely submitted the form. If no Designated Franchisee timely submits a 10K Trade Area Development Form and timely pays the 10K Trade Area Fee, then the 10K Trade Area will be designated an available trade area that may be developed by any growth-eligible franchisee in accordance with our market planning principles and the IE Policy.

It is anticipated that, a Selected Franchisee may occasionally find a site in a 10K Trade Area that is closer to another growth-eligible franchisee. In this rare instance, in consultation with the Steering Committee, we will apply market planning and Closest Entity Principles to determine whether registration of the proposed site by the Selected Franchisee will be permitted.

After payment of the First Trade Area Fee, a Selected Franchisee will have 90 days to register a proposed Site (the "10K Site") within the 10K Trade Area. If a Selected Franchisee has not been able to register the 10K Site within ninety (90) days, it may elect to pay a second non-refundable, non-transferable fee of \$15,000 (the "Second Trade Area Fee") to secure that selected Trade Area for an additional period of ninety days. Following the registration of the 10K Site the Selected Franchisee will have 180 days to obtain our approval for the Unit proposed to be developed on the 10K Site; and, 545 days following our approval to open the Unit at the 10K Site.

If by the end of the above 90 day or 180 day period, as applicable, the Selected Franchisee cannot register the 10K Site it forfeits any First Trade Area Fee or Second Trade Area Fee previously paid. In this event, the Designated Franchisees who submitted timely 10K Trade Area Development Forms will be notified and given the opportunity to become the Selected Franchisee for the 10K Trade Area following the above process. If no such franchisee becomes a Selected Franchisee in the 10K Trade Area, it will be deemed an available Trade Area which may be developed by any growth-eligible franchisee in accordance with our market planning principles and the IE Policy.

V. Available Assistance to Selected Franchisees

We may provide assistance to Selected Franchisees who develop free-standing Units with drive-thrus in 10K Trade Areas.

A. Cash Assistance

If each of the following preconditions is satisfied, a Selected Franchisee will receive a \$50,000 cash payment within ninety days following the close of the preceding Taco Bell fiscal calendar year:

- (i) the Unit was opened in a 10K Trade Area developed under the 10K Guidelines and Principles;
- (ii) the Unit was continually opened and operating for at least 13 Periods;
- (iii) the Unit had Gross Sales (as defined in the Franchise Agreement) of less than \$1.1 million during the prior 13 Periods; and

(iv) the Unit has been open for three years or less.

A Selected Franchisee may not receive more than three annual \$50,000 cash payments for a maximum aggregate amount of \$150,000 per qualifying Unit.

B. Permitted Closures

A Selected Franchisee of a qualifying Unit may permanently close a cash-flow negative Unit (as defined by a rolling 13 period negative cash flow) between years 3 and 6 of operation, provided it gives us 120 days' written notice of such closure which shall include documentary proof of negative cash flow. A closure pursuant to the preceding sentence will be excluded from the calculation of net new Units per a franchisee's Market Build Out Agreement, Development Agreement, or other written agreement, as applicable.

C. Market Build Out Agreements or Development Agreements

Any Unit opened under the 10K Principles and Guidelines process will be eligible to close at the end of its franchise term without counting toward the calculation of net new Units per a franchisee's Market Build Out Agreement, Development Agreement or other written agreement that may have existed at the time of the Unit's opening.

VI. Available Assistance to Impacted Unit(s)

We may provide assistance to franchisees of existing free-standing Units with drive-thrus that experience actual lost sales due to the development of a Taco Bell Unit in a 10K Trade Area in accordance with the 10K Guidelines and Principles.

A. Single Unit Assistance

To qualify, the impacted Unit must:

- (i) be continuously open and operating for the prior 13 periods;
- (ii) meet the eligibility criteria for protection based on single Unit sales transfer as set out in the IE Policy; and
- (iii) have experienced an actual decline of Gross Sales of more than 12% based on the impact caused by the 10K Trade Area restaurant as measured over the prior 13 periods due to the opening of the new Unit in the 10K Trade Area.

If the above conditions have been met, the franchisee of the impacted Unit will receive a one-time \$25,000 cash payment from us, and the impacted Unit's advertising contribution pursuant to its Franchise Agreement will be waived for the subsequent 13 periods.

If the actual decline in Gross Sales is more than 15%, then the above one-time cash payment will be increased to \$50,000.

B. Multi-Unit Assistance

To qualify for multi-Unit assistance, the impacted franchisee's up to three closest Units to the 10K Site must:

- (i) be continuously open and operating for the prior 13 periods;
- (ii) meet the eligibility criteria for protection based on cumulative multi-unit sales transfer as set out in the IE Policy; and

a. have experienced an actual decline of Gross Sales of more than 17% based on the impact caused by the 10K Trade Area restaurant as measured over the prior 13 periods due to the opening of the new Unit in the 10K Trade Area, and must not qualify for single-unit assistance as described above.

If the above conditions have been met, the franchisee of the impacted multi-units will receive a one-time \$25,000 cash payment from us, and the impacted multi-unit's advertising contribution pursuant to the Unit's Franchise Agreement will be waived for the subsequent 13 periods.

If the actual decline in Gross Sales is more than 20%, then the above one-time cash payment will be increased to \$50,000.

If an impacted franchisee instead qualifies for single-unit and multi-unit assistance, then the single Unit assistance described above will apply rather than multi-unit assistance.

Note that we may choose not to provide any of the foregoing Single Unit or Multi-Unit assistance if the subject Units do not have a strong track record of passing CORE audits or if the impacted franchisee is not in financial good standing with us (e.g. current on royalty payments, NAFA/marketing funds, and technology and other fees). We will use our commercially reasonable judgment in making such decisions.

EXHIBIT O

STATE EFFECTIVE DATES

State Effective Dates

The following states have franchise laws that require that the Franchise Disclosure Document be registered or filed with the state, or be exempt from registration: California, Hawaii, Illinois, Indiana, Maryland, Michigan, Minnesota, New York, North Dakota, Rhode Island, South Dakota, Virginia, Washington, and Wisconsin.

This document is effective and may be used in the following states, where the document is filed, registered or exempt from registration, as of the Effective Date stated below:

| State | Effective Date |
|--------------|----------------|
| California | |
| Illinois | |
| Indiana | |
| Maryland | Pending |
| Michigan | |
| Minnesota | Pending |
| New York | |
| North Dakota | Pending |
| Rhode Island | Pending |
| South Dakota | Pending |
| Virginia | Pending |
| Washington | Pending |
| Wisconsin | Pending |

Other states may require registration, filing, or exemption of a franchise under other laws, such as those that regulate the offer and sale of business opportunities or seller-assisted marketing plans.

Franchise opportunities in Hawaii, if any, are offered under a separate franchise disclosure document.

EXHIBIT R

RECEIPT

RECEIPT

This disclosure document summarizes certain provisions of the franchise agreement and other information in plain language. Read this disclosure document and all agreements carefully.

If Taco Bell offers you a franchise, it must provide this disclosure document to you 14 calendar-days before you sign a binding agreement with, or make a payment to Taco Bell or an affiliate in connection with the proposed franchise sale. New York requires that we give you this disclosure document at the earlier of the first personal meeting or 10 business days before the execution of the franchise or other agreement or the payment of any consideration that relates to the franchise relationship. Michigan requires that we give you this disclosure document at least 10 business days before the execution of any binding franchise or other agreement or the payment of any consideration, whichever occurs first. If Taco Bell does not deliver this disclosure document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, DC 20580 and the state agency listed on Exhibit A.

| The franchise seller for this offering is | at Franchisor's contact info below. |
|---|-------------------------------------|
|---|-------------------------------------|

(insert name)

The franchisor is Taco Bell Franchisor, LLC, 1 Glen Bell Way, Irvine, CA 92618. Telephone number is (949) 863-4500.

Issuance Date: March 26, 2024

Taco Bell Franchisor, LLC authorizes the respective state agencies identified on Exhibit A to receive service of process for it in the particular state.

I received a disclosure document dated March 26, 2024, that included the following Exhibits.

- A. List of State Agencies and Agents for Service
- B-1. Franchise Agreement
- B-1.5 KT Successor Franchise Agreement
- B-2. Franchise Agreement, Assignment, Guaranty
- B-3. Amendment to Franchise Agreement/KT Successor Franchise Agreement
- B-4. In-Line 10 + 10 Addendum to Franchise Agt
- C. Market Build Out Agreement
- D. Release
- E. Relationship Agreement, Letter of Credit, and Guaranty
- F-1. Development Services Agreement
- F-2. Development Services Agreement for Cantina/Urban In-Line Locations

- G. Table of Contents of Manual
- H. Applicant Confidentiality Agreement
- I. Information Regarding Taco Bell Franchises
- J. Consolidated Financial Statements
- K. State Addenda
- L. Asset Purchase Agreement
- M. Letter Agreement (Qualified, Selected Applicants) & Guaranty by Franchisee Guarantors
- N. Guaranty by YUM of Financing (Qualified, Selected Applicants)
- O. Incentive Programs
- P. The 10K Trade Area Guidelines and Principles
- Q. State Effective Dates
- R. Receipt

Please sign and date AS OF YOUR DATE OF RECEIPT and RETURN A SIGNED AND DATED COPY TO TACO BELL FRANCHISOR, LLC BY EMAIL TO SARAHI.MONTIEL@YUM.COM.

DATE: _____

[Insert Franchise Entity]

Signature of shareholder/member

By: _____

Title: _____

Signature of shareholder/member

TBF Traditional FDD 2024

RECEIPT

This disclosure document summarizes certain provisions of the franchise agreement and other information in plain language. Read this disclosure document and all agreements carefully.

If Taco Bell offers you a franchise, it must provide this disclosure document to you 14 calendar-days before you sign a binding agreement with, or make a payment to Taco Bell or an affiliate in connection with the proposed franchise sale. New York requires that we give you this disclosure document at the earlier of the first personal meeting or 10 business days before the execution of the franchise or other agreement or the payment of any consideration that relates to the franchise relationship. Michigan requires that we give you this disclosure document at least 10 business days before the execution of any binding franchise or other agreement or the payment of any consideration, whichever occurs first. If Taco Bell does not deliver this disclosure document on time or if it contains a false or misleading statement, or a material omission, a violation of federal law and state law may have occurred and should be reported to the Federal Trade Commission, Washington, DC 20580 and the state agency listed on Exhibit A.

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- Q. State Effective Dates
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Please sign and date AS OF YOUR DATE OF RECEIPT and RETURN A SIGNED AND DATED COPY TO TACO BELL FRANCHISOR, LLC BY EMAIL TO SARAHI.MONTIEL@YUM.COM.

| DATE: | |
|-------|--|
| | |

[Insert Franchise Entity]

Signature of shareholder/member

| By: | | | | | |
|---------|--|--|--|--|--|
| | | | | | |
| | | | | | |

Title:

Signature of shareholder/member