## NOTICE TO EMPLOYEE Labor Code section 2810.5

Effective January 1, 2012, California Labor Code section 2810.5(a) requires that the following information be provided to each employee <u>at the time of hire</u> in the language the employer normally uses to communicate employment-related information. Exceptions to this requirement are indicated on the next page. This notice is available in other languages at <u>www.dir.ca.gov/DLSE</u> .		
EMPLOYEE		
Employee Name: Hire Date:		
EMPLOYER		
Name of Employer: <u>ColCal California, Inc.</u>		
(Check all that apply):  Sole Proprietor X Corporation  Limited Liability Company  General Partnership Other type of entity:		
□ Staffing agency (e.g., temp agency or PEO)		
Other Name Employer is doing business as (if applicable): <u>dba Taco Bell</u>		
Physical Address of Main Office: 2764 Compass Dr. Ste 101, Grand Junction CO 81506		
Employer's Mailing Address: 2764 Compass Dr. Ste. 101, Grand Junction CO 81506		
Employer's Telephone Number: 970-245-0898 Extension 322 for Human Resources or 321 for Payroll		
the information above for the worksite employer, complete the information below for the other business, and complete the remaining sections. If there is no other business or co-employer, or if the only other business is a recruiting service or a payroll processing service, skip the rest of this section, and complete the remaining sections. Name of Other Business: This other business is a: Professional Employer Organization (PEO) or Employee Leasing Company or a Temporary Services Agency Other: Physical Address of Main Office: Telephone Number: Telephone Number:		
WAGE INFORMATION		
Rate(s) of Pay: Overtime Rate(s) of Pay:		
Rate by (check box):       □ Hour       □ Shift       □ Day       □ Week       □ Salary       □ Piece rate       □ Commission         □ Other (provide specifics):		
Allowances, if any, claimed as part of minimum wage (including meal or lodging allowances):		
<b>Regular Pay Day:</b> TACO BELL restaurants have a two-week pay period. Each pay period begins on a Wednesday and ends the second Tuesday after. Taco Bell guarantees payment of wages to be available the Tuesday following the end of the pay period		

WORKERS' COMPENSATION		
Insurance Carrier's Name: Employers		
Address: P.O. Box 71088 Charlotte, NC 28272-1088		
Telephone Number:1-888-682-6671		
Policy No.: _EIG 1407071 00		
□ Self-Insured (Labor Code 3700) and Certificate Number for Consent to Self-Insure:		
ACKNOWLEDGMENT OF RECEIPT		
(PRINT NAME of Employer representative)	(PRINT NAME of Employee)	
(SIGNATURE of Employer representative)	(SIGNATURE of Employee)	
(Date provided to employee & signed by representative)	(Date received by employee & signed by employee)	
Labor Code section 2810.5(b) requires that the employer notify you in writing of any changes to the information set forth in this Notice within seven calendar days after the time of the changes, unless one of the following applies: (a) All changes are reflected on a timely wage statement furnished in accordance with Labor Code section 226; (b) Notice of all changes is provided in another writing require by law within seven days of the changes.		
This Notice is NOT required if (a) you are directly employed by the state or any political subdivision thereof, (b) you are an employee who is exempt from the payment of overtime wages by statute or wage order, or (c) you are covered by a collective bargaining agreement that expressly provides for wages, hours of work and working conditions, and provides for premium wage rates for all overtime worked.		
The full text of Labor Code section 2810.5 may be found at <u>www.leginfo.ca.gov/calaw.html</u> . Check "Labor Code" and search for "2810.5" in quotes.		
The employee's signature on this notice merely constitutes acknowledgement of receipt. In accordance with an employer's general recordkeeping requirements under the law, it is the employer's obligation to ensure that the employment and wage-related information provided on this notice is accurate and complete. Furthermore, the employee's signature acknowledging receipt of this notice does not constitute a voluntary written agreement as required under the law between the employer and employee in order to credit any meals or lodging against the minimum wage. Any such voluntary written agreement must be evidenced by a separate document.		