

U.S. Department of Labor
Occupational Safety and Health Administration
8344 East R.L. Thornton Frwy.
Suite 420
Dallas, TX 75228
Phone: (214)320-2400 FAX: (214)320-2598



Citation and Notification of Penalty

To:
Bridgford Foods Corporation
and its successors
1707 South Good Latimer Expressway
Dallas, TX 75315

Inspection Number: 314182544
Inspection Date(s): 04/29/2011- 10/20/2011
Issuance Date: 10/27/2011

Inspection Site:
1601 South Good Latimer Expressway
Dallas, TX 75315

The violation(s) described in this Citation and Notification of Penalty is (are) alleged to have occurred on or about the day(s) the inspection was made unless otherwise indicated within the description given below.

This Citation and Notification of Penalty (this Citation) describes violations of the Occupational Safety and Health Act of 1970. The penalty(ies) listed herein is (are) based on these violations. You must abate the violations referred to in this Citation by the dates listed and pay the penalties proposed, unless within 15 working days (excluding weekends and Federal holidays) from your receipt of this Citation and Notification of Penalty you mail a notice of contest to the U.S. Department of Labor Area Office at the address shown above. Issuance of this Citation does not constitute a finding that a violation of the Act has occurred unless there is a failure to contest as provided for in the Act or, if contested, unless this Citation is affirmed by the Review Commission or a court.

Posting - The law requires that a copy of this Citation and Notification of Penalty be posted immediately in a prominent place at or near the location of the violation(s) cited herein, or, if it is not practicable because of the nature of the employer's operations, where it will be readily observable by all affected employees. This Citation must remain posted until the violation(s) cited herein has (have) been abated, or for 3 working days (excluding weekends and Federal holidays), whichever is longer. **The penalty dollar amounts need not be posted and may be marked out or covered up prior to posting.**

Informal Conference - An informal conference is not required. However, if you wish to have such a conference you may request one with the Area Director during the 15 working day contest period. During such an informal conference you may present any evidence or views which you believe would support an adjustment to the citation(s) and/or penalty(ies).

If you are considering a request for an informal conference to discuss any issues related to this Citation and Notification of Penalty, you must take care to schedule it early enough to allow time to contest after the informal conference, should you decide to do so. Please keep in mind that a written letter of intent to contest must be submitted to the Area Director within 15 working days of your receipt of this Citation. The running of this contest period is not interrupted by an informal conference.

If you decide to request an informal conference, please complete, remove and post the page 4 Notice to Employees next to this Citation and Notification of Penalty as soon as the time, date, and place of the informal conference have been determined. Be sure to bring to the conference any and all supporting documentation of existing conditions as well as any abatement steps taken thus far. If conditions warrant, we can enter into an informal settlement agreement which amicably resolves this matter without litigation or contest.

Right to Contest - You have the right to contest this Citation and Notification of Penalty. You may contest all citation items or only individual items. You may also contest proposed penalties and/or abatement dates without contesting the underlying violations. Unless you inform the Area Director in writing that you intend to contest the citation(s) and/or proposed penalty(ies) within 15 working days after receipt, the citation(s) and the proposed penalty(ies) will become a final order of the Occupational Safety and Health Review Commission and may not be reviewed by any court or agency.

Penalty Payment - Penalties are due within 15 working days of receipt of this notification unless contested. Make your check or money order payable to "DOL-OSHA". Please indicate the Inspection Number on the remittance.

OSHA does not agree to any restrictions or conditions or endorsements put on any check or money order for less than the full amount due, and will cash the check or money order as if these restrictions, conditions, or endorsements do not exist.

Notification of Corrective Action - For each violations which you do not contest, you are required by 29 CFR 1903.19 to submit an Abatement Certification to the Area Director of the OSHA office issuing the citation and identified above. The certification must be sent by you within 10 calendar days of the abatement date indicated on the citation. For **Willful** and **Repeat** violations, documents (example: photos, copies of receipts, training records, etc.) demonstrating that abatement is complete must accompany the certification. Where the citation is classified as **Serious** and the citations states that abatement documentation is required, documents such as those described above are required to be submitted along with the abatement certificate. If the citation indicates that the violation was corrected during the inspection, no abatement certification is required for that item.

All abatement verification documents must contain the following information: 1) Your name and address; 2) the inspection number (found on the front page); 3) the citation and citation item number(s) to which the submission relates; 4) a statement that the information is accurate; 5) the signature of the employer or employer's authorized representative; 6) the date the hazard was corrected; 7) a brief statement of how the hazard was corrected; and 8) a statement that affected employees and their representatives have been informed of the abatement.

The law also requires a copy of all abatement verification documents, required by 29 CFR 1903.19 to be sent to OSHA, also be posted at the location where the violation appeared and the corrective action took place.

Employer Discrimination Unlawful - The law prohibits discrimination by an employer against an employee for filing a complaint or for exercising any rights under this Act. An employee who believes that he/she has been discriminated against may file a complaint no later than 30 days after the discrimination occurred with the U.S. Department of Labor Area Office at the address shown above.

Notice to Employees - The law gives an employee or his/her representative the opportunity to object to any abatement date set for a violation if he/she believes the date to be unreasonable. The contest must be mailed to the U.S. Department of Labor Area Office at the address shown above and postmarked within 15 working days (excluding weekends and Federal holidays) of the receipt by the employer of this Citation and Notification of Penalty.

Inspection Activity Data - You should be aware that OSHA publishes information on its inspection and citation activity on the internet under the provisions of the Electronic Freedom of Information Act. The information related to your inspection will be available 30 calendar days after the Citation Issuance Date. You are encouraged to review the information concerning your establishment at WWW.OSHA.GOV. If you have any dispute with the accuracy of the information displayed, please contact this office.



NOTICE TO EMPLOYEES OF INFORMAL CONFERENCE

An informal conference has been scheduled with OSHA to discuss the citation(s) issued on 10/27/2011. The conference will be held at the OSHA office located at 8344 East R.L. Thornton Frwy., Suite 420, Dallas, TX, 75228 on _____ at _____.

Employees and/or representatives of employees have a right to attend an informal conference.

ABATEMENT CERTIFICATION

STEPHEN BOYD, Area Director
U.S. Department of Labor - OSHA
8344 East R.L. Thornton Frwy.
Suite 420
Dallas, TX 75228
Phone: (214)320-2400

Bridgford Foods Corporation
1707 South Good Latimer Expressway
Dallas, TX 75315

The hazard referenced in Inspection Number _____ for the violation identified as
Citation _____ and Item _____ was corrected on _____
by way of _____.

The hazard referenced in Inspection Number _____ for the violation identified as
Citation _____ and Item _____ was corrected on _____
by way of _____.

The hazard referenced in Inspection Number _____ for the violation identified as
Citation _____ and Item _____ was corrected on _____
by way of _____.

The hazard referenced in Inspection Number _____ for the violation identified as
Citation _____ and Item _____ was corrected on _____
by way of _____.

The hazard referenced in Inspection Number _____ for the violation identified as
Citation _____ and Item _____ was corrected on _____
by way of _____.

I attest that the information contained in this document is accurate and that the affected employees and their representatives have been informed of the abatement activities described in this certification.

Signature

Typed or Printed Name



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 1 Type of Violation: **Serious**

Section 5(a)(1) of the Occupational Safety and Health Act of 1970: The employer does not furnish to each of his employees employment and a place of employment which are free from the recognized hazards of being struck-by and/or crushed-by machinery and/or equipment which is causing or likely to cause death or serious physical harm to employees:

This violation most recently occurred on April 29, 2011, where employees were exposed to struck-by and/or crushed-by hazards while operating an overhead hand operated chain hoist. The safety latch at the throat of the hook was missing.

Among other methods, one feasible and acceptable means of abatement includes, but is not limited to: Comply with the requirements in ANSI B30.10-1.4.1 through 6, Safety Standards for Hook Inspections and Maintenance. In addition, another means of abatement would be while maintenance employees are making sure that there are no kinks and/or bad links in the chains check the hook for damage or for missing safety devices.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit an abatement plan describing the action it is taking to establish, communicate and implement written procedures to ensure that all hooks are inspected before employees are allowed to utilize.

Date By Which Violation Must be Abated:	Corrected During Inspection
Proposed Penalty:	\$ 7000.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 2 Type of Violation: **Serious**

29 CFR 1910.22(a)(2): Floor(s) of workroom(s) were not maintained in a clean and, so far as possible, a dry condition:

The employer does not keep ice and water off the floor where employees walk and work around the ice machine, roll mixer, and roll line. This violation most recently occurred on May 04, 2011, in the main production area.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that the main production area is in a dry condition.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 6600.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

The alleged violations below have been grouped because they involve similar or related hazards that may increase the potential for injury resulting from an accident.

Citation 1 Item 3a Type of Violation: **Serious**

29 CFR 1910.22(b)(1): Where mechanical handling equipment was used, sufficient safe clearances were not allowed for aisles, at loading docks, through doorways and wherever turns or passage must be made. Aisles and passageways shall be kept clear and in good repairs, with no obstruction across or in aisles that could create a hazard:

The employer does not maintain sufficient safe clearances where mechanical handling equipment is used. This violation most recently occurred on May 10, 2011, in the box storage warehouse around the box machine near the bay door going into the roll pack area. Powered industrial trucks travel through this area with full pallets of product to be loaded onto tractor-trailer trucks in the shipping department.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that the aisle/passage way is kept clear with no obstructions that could create a hazard.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 6600.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 3b Type of Violation: **Serious**

29 CFR 1910.22(b)(2): Permanent aisles and passageways shall be appropriately marked:

The employer does not mark permanent aisles and passageways. This violation most recently occurred on May 10, 2011, where pedestrian employees and forklift operator employees used the same aisles and passageways that were not marked.

Instance a): This violation most recently occurred on May 10, 2011, where at least one (1) production employee used the same passageway a forklift operator employee used the passageway was not marked to distinguish the path of travel for the pedestrian verses the forklift operator.

Instance b): This violation was observed on or about May 10, 2011, where at least one (1) production employee used the same passageway a forklift operator employee used the passageway was not marked to distinguish the path of travel for the pedestrian verses the forklift operator.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that the aisle/passageway are appropriately marked.

Date By Which Violation Must be Abated: 11/04/2011



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 4 Type of Violation: **Serious**

29 CFR 1910.23(c)(1): Open sided floor(s) or platform(s) 4 feet or more above the adjacent floor or ground level were not guarded by standard railings or the equivalent as specified in 29 CFR 1910.23(e)(3)(i) through (v), on all open sides:

The employer does not protect employees from falling 4-feet or more to the lower level:

Instance a): This violation was discovered on or about May 02, 2011, where at least one (1) maintenance employee, who was performing routine maintenance work on the 20-ton a day ice machine, was not protected from falling more than 8-feet to the lower level.

Instance b): This violation was discovered on or about May 04, 2011, where at least two (2) production employees, were periodically dumping flour into the back side of the Roll mixer from a work platform which did not have a guard rail on the backside. Employees were exposed to fall hazards of approximately 4-feet 6.5-inches: and

This violation most recently occurred on or about May 06, 2011, where at least one (1) sanitation employee, worked performing routine cleaning of the Roll mixer, from a working platform which did not have a guard rail on the backside. Employee was exposed to a fall hazard of approximately 4-feet 6.5-inches.

Instance c): This violation was discovered on or about May 19, 2011, where at least one (1) maintenance employee, worked performed routine maintenance, from the top of the biscuit oven that did not have any guard rails. Employee was exposed to a fall hazard of approximately 6-feet 6.5-inches.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that open sided platforms are guarded.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 7000.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 5 Type of Violation: **Serious**

29 CFR 1910.132(d)(1): The employer did not assess the workplace to determine if hazards were present, or were likely to be present, which necessitated the use of personal protective equipment:

The employer does not assess the workplace to determine if hazards were present, or were likely to be present, which necessitated the use of personal protective equipment. These violations occurred on July 22, 2011, where the employer did not assess the workplace to determine if hazards were present, or were likely to be present, which necessitated the use of personal protective equipment including but not limited to rubber insulated gloves.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that the entire workplace be assessed to determine if hazards were present, or were likely to be present, which necessitated the use of personal protective equipment.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 5500.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

The alleged violations below have been grouped because they involve similar or related hazards that may increase the potential for injury resulting from an accident.

Citation 1 Item 6a Type of Violation: **Serious**

29 CFR 1910.147(c)(4)(i): Procedures shall be developed, documented and utilized for the control of potentially hazardous energy when employees were engaged in activities covered by this section:

The employer does not develop, document and utilize procedures for the control of potentially hazardous energy. This violation occurred on May 04, 2011, where employees in the maintenance department who performed service and maintenance work on equipment and/or machinery were not provided procedures for the control of potentially hazardous energy.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that procedures are developed, documented and utilized for the control of hazardous energy when employees are engaged in activities covered by this section.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 7000.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 6b Type of Violation: **Serious**

29 CFR 1910.147(f)(4): Specific procedures shall be utilized during shift or personnel changes to ensure the continuity of lockout or tagout protection, including provision for the orderly transfer of lockout tagout device protection between off-going and oncoming employees, to minimize exposure to hazards from the unexpected energization or start-up of the machine or equipment, or the release of stored energy:

The employer does not provide training to ensure that the purpose and function of the energy control program are understood by employees and that the knowledge and skills required for the safe application, usage, and removal of the energy controls are acquired by employees. These violations was discovered on May 04, 2011, where the employer did not utilize specific procedures during shift or personnel changes to ensure the continuity of lockout or tagout protection, including provisions for orderly transfer of lockout or tagout device protection between off-going and oncoming employees.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that specific procedures are utilized during shift or personnel changes to ensure the continuity of lockout or tagout protection including provisions for the orderly transfer of lockout tagout device protection between off-going and oncoming employees.

Date By Which Violation Must be Abated: 11/04/2011



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 7 Type of Violation: **Serious**

29 CFR 1910.147(c)(5)(ii)(D): Lockout devices and tagout devices shall indicate the identity of the employee applying the device(s):

The employer does not ensure that lockout devices and tagout devices used by employees indicate the identity of the employee applying the devices. This violation was most recently observed on April 29, 2011, where maintenance employees performing work on machinery and/or equipment used locks and tags that did not indicate the identity of the employee, who applied the devices.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that lock-out and tag-out devices indicate the identity of the employee applying the device(s).

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 5500.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

The alleged violations below have been grouped because they involve similar or related hazards that may increase the potential for injury resulting from an accident.

Citation 1 Item 8a Type of Violation: **Serious**

29 CFR 1910.147(c)(7)(i)(B): Each affected employee shall be instructed in the purpose and use of the energy control procedure:

The employer does not ensure that each affected employee is instructed in the purpose and use of the energy control procedure. This violation was discovered on July 06, 2011, where affected employees were not instructed in the purpose and use of the employer's energy control procedure.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that affected employees are instructed in the purpose and use of the energy control procedure.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 7000.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 8b Type of Violation: **Serious**

29 CFR 1910.147(c)(7)(iv): The employer shall certify that employee training has been accomplished and is being kept up to date. The certification shall contain each employee's name and dates of training.

The employer does not certify that employee training has been accomplished and is being kept up to date. This violation was discovered on July 06, 2011, where the employer did not certify that employee training had been accomplished and is being kept up to date.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that employee training has been accomplished, being kept up to date and certified. In addition, that the certification contains each employee's name and dates of training.

Date By Which Violation Must be Abated: 11/04/2011



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 9 Type of Violation: **Serious**

29 CFR 1910.178(l)(1)(ii): The employer did not ensure that each operator had successfully completed the training required by paragraph (1), except as permitted by paragraph (1) (5), prior to permitting an employee to operate a power industrial truck:

The employer does not ensure that prior to employees operating powered industrial trucks that each operator has successfully completed the required training. This violation occurred on May 10, 2011 and this violation was discovered on May 19, 2011, where at least two (2) employees were allowed to operate powered industrial trucks without successfully completing the required training prior to operation.

Instance a): This violation occurred on May 10, 2011, and at times prior to where at least one (1) employee operated a powered industrial truck without successfully completing the required training prior to operation.

Instance b): This violation was discovered on May 19, 2011, and at times prior to where at least one (1) employee operated a powered industrial truck without successfully completing the required training prior to operation.

Pursuant to 29 CFR 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that each operator had successfully completed the training required by paragraph (1), except as permitted by paragraph (1) (5), prior to permitting an employee to operate a power industrial truck.

Date By Which Violation Must be Abated:	Corrected During Inspection
Proposed Penalty:	\$ 7000.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 10 Type of Violation: **Serious**

29 CFR 1910.178(m)(5)(i): When a powered industrial truck is left unattended, load engaging means shall be fully lowered, controls shall be neutralized, power shall be shut off, and brakes set:

The employer does not ensure that when a powered industrial truck is left unattended, load engaging means are fully lowered, controls are neutralized, power is shut off, and brakes set. This violation most recently occurred on April 29, 2011, where at least one (1) employee left a powered industrial truck unattended without fully lowering the loaded forks.

Pursuant to 29 CFR 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that when a powered industrial truck is left unattended, load engaging means are fully lowered, controls are neutralized, power is shut off, and brakes set.

Date By Which Violation Must be Abated:	Corrected During Inspection
Proposed Penalty:	\$ 6600.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 11 Type of Violation: **Serious**

29 CFR 1910.212(a)(1): One or more methods of machine guarding was not provided to protect the operator and other employees in the machine area from hazards such as those created by point of operation, ingoing nip points, rotating parts, flying chips and sparks:

The employer does not ensure that one or more methods of machine guarding are provided to protect the operator and other employees in the machine area from hazards such as those created by (point of operation, ingoing nip points, rotating parts). This violation most recently occurred on May 04, 2011, at times prior to where at least one (1) employee operating a rounder was not protected from contacting with it's rotating parts.

Pursuant to 29 CFR 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that machine guarding is provided to protect employees in the area of the rounder from hazards such as those created by point of operation, ingoing nip points and rotating parts.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 6600.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 12 Type of Violation: **Serious**

29 CFR 1910.242(b): Compressed air shall not be used for cleaning purposes except where reduced to less than 30 p.s.i. and then only with effective chip guarding and personal protective equipment:

The employer does not ensure that compressed air used for cleaning purposes is reduced to less than 30 p.s.i. and with effective chip guarding and personal protective equipment being provided to employees. These violations most recently occurred on May 04, 2011 and on May 10, 2011, at times prior to and at times thereafter where at least two (2) employees used compressed air to clean themselves and their clothing.

Instance a): This violation most recently occurred on May 04, 2011, and at times prior to where at least one (1) employee used compressed air to clean himself and his clothing.

Instance b): This violation most recently occurred on May 10, 2011, and at times prior to where at least one (1) employee used compressed air to clean himself and his clothing.

Pursuant to 29 CFR 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that compressed air is not used for cleaning purposes except where reduced to less than 30 p.s.i. and then only with effective chip guarding and personal protective equipment.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 5500.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 13 Type of Violation: **Serious**

29 CFR 1910.263(c)(2): All gears shall be completely enclosed regardless of location:

The employer does not ensure that all gears are completely enclosed regardless of location. This violation occurred on April 29, 2011 and on May 04, 2011, where employees were not protected from contacting rotating gears.

Instance a): This violation was discovered on April 29, 2011, where not protected from contacting rotating gears on the Butcher Boy walk-in cooler near the Bake and Serve packing area on the southeast side of the facility.

Instance b): This violation was discovered on May 04, 2011, where employees were not protected from contacting rotating gears on the North Star 20-ton ice machine in the main production area.

Instance c): This violation was discovered on May 04, 2011, where employees were not protected from contacting rotating gears on the Roll mixer in the main production area.

Instance d): This violation was discovered on May 04, 2011, where employees were not protected from contacting rotating gears on the Roll line in the main production area.

Instance e): This violation was discovered on May 04, 2011, where employees were not protected from contacting rotating gears on the Roll line at the west end of the Roll line in the main production area.

Pursuant to 29 CFR 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that all gears are completely enclosed regardless of location.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 6600.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 14 Type of Violation: **Serious**

29 CFR 1910.263(i)(7)(i): Wherever a conveyor passes over a main aisle way, regularly occupied work area, or passageway, the underside of the conveyor shall be completely enclosed to prevent broken chains or other material from falling in the passageway:

The employer does not ensure that wherever conveyors pass over main aisle ways, regularly occupied work areas or passageways, the underside of conveyors were completely enclosed to prevent broken chains or other material from falling in the passageway. This violation most recently occurred on May 04, 2011, where the employer did not ensure that wherever a conveyor passed over a main aisle way, regularly occupied work area, or passageway, the underside of the conveyor were completely enclosed to prevent broken chains or other material from falling in the passageway.

Instance a): In the main production area near the Biscuit line; where employees were not provided protection from overhead material or broken parts from falling and hitting them.

Instance b): On the southeast side of the facility known as the hole in close proximity of the Biscuit packing line, Bread box line, Biscuit box line and the Bread packing line for freezer; where employees were not provided protection from overhead material or broken parts from falling hitting them.

Pursuant to 29 CFR 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that wherever conveyors pass over main aisle ways, regularly occupied work areas or passageways, the underside of conveyors are completely enclosed to prevent broken chains or other material from falling in the passageway.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 6600.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 15 Type of Violation: **Serious**

29 CFR 1910.263(l)(9)(ii): All safety devices on the oven(s) were not inspected at intervals of not less than twice a month by a properly instructed bakery employee:

The employer does not ensure that all safety devices on the oven(s) are inspected at intervals of not less than twice a month by a properly instructed bakery employee. This violation was discovered on May 04, 2011, where the employer did not ensure that all safety devices on the oven(s) were inspected at intervals of not less than twice a month by a properly instructed bakery employee.

Pursuant to 29 CFR 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that all safety devices on the oven(s) are inspected at intervals of not less than twice a month by a properly instructed bakery employee.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 5500.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 16 Type of Violation: **Serious**

29 CFR 1910.303(b)(2): Listed or labeled electrical equipment was not used or installed in accordance with instructions included in the listing or labeling:

The employer does not install electrical equipment in accordance with instructions included in the listing or labeling. This violation occurred on about April 29, 2011 and on May 06, 2011, where the employer did not install the correct electrical outlets (pendant boxes) were not used as they were intended to be used.

Instance a): On the southeast side of the facility in close proximity of the Bake and Serve packing line where employees were allowed to use electrical outlets as (pendant boxes) that were intended to be installed in walls.

Instance b): In the maintenance shop at a work place located at 1601 South Good Latimer Expressway, Dallas, Texas 75226 where employees were allowed to use an electrical outlet that was intended to be installed in walls.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that electrical equipment is installed in accordance with instructions included in the listing or labeling.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 5500.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 17 Type of Violation: **Serious**

29 CFR 1910.303(e)(1)(ii): The employer did not mark electrical equipment with other markings giving voltage, current, wattage, or other ratings as necessary:

The employer does not mark electrical equipment with other markings giving voltage, current, wattage, or other ratings as necessary. This violation occurred on April 29, 2011:

Instance a): Occurred in the main production area located in close proximity of the Roll line where employees were allowed to use electrical equipment that did not have markings giving voltage, current, wattage, or other ratings as necessary.

Instance b): Occurred on the southeast side of the facility in close proximity of the Bake and Serve packing line in the path of travel of the emergency exit located on the southeast side of the facility where employees were allowed to use electrical equipment that did not have markings giving voltage, current, wattage, or other ratings as necessary.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that electrical equipment is marked giving voltage, current, wattage, or other ratings as necessary.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 7000.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 18 Type of Violation: **Serious**

29 CFR 1910.303(g)(2): Live parts of electric equipment operating at 50 volts or more was not guarded against accidental contact by use of approved cabinets or other forms of approved enclosures or by any of the following means:

The employer does not protect employees from making contact with live parts of electric equipment operating at 50-volts or more by guarding against accidental contact by use of approved cabinets or other form of approved enclosures. This violation most recently occurred on May 04, 2011, where the employer did not ensure that the live parts of the (110-volt hardwired power supply going to the North Star ice machine was guarded).

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that live parts of electric equipment operating at 50-volts or more are guarded against accidental contact by use of approved cabinets or other forms of approved enclosures or by any of the following means.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 7000.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

The alleged violations below have been grouped because they involve similar or related hazards that may increase the potential for injury resulting from an accident.

Citation 1 Item 19a Type of Violation: **Serious**

29 CFR 1910.333(a)(1): Live parts to which an employee may be exposed were not de-energized before the employee worked on or near them:

The employer does not de-energize live parts before employees work on or near them. This violation most recently occurred on July 21, 2011, when employees replaced the starter to the North Star ice machine without de-energizing the machine.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that live parts to which an employee may be exposed are de-energized before an employee works on or near them.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 7000.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 19b Type of Violation: **Serious**

29 CFR 1910.333(a)(2): When exposed live parts were not de-energized, other safety-related work practices were not used to protect employees who may be exposed to the electrical hazards involved:

When exposed live parts are not de-energized, the employer does not use safety-related work practices to protect employees from contacting energized circuit parts. This violation most recently occurred on July 21, 2011, when employees replaced the starter to the North Star ice machine without de-energizing the machine or using safety-related work practices.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that safety-related work practices are: developed and implemented to protect employees against contact with energized circuit parts directly with any part of their body or indirectly through some other conductive object; suitable for the conditions under which the work is to be performed and for the voltage level of the exposed electric conductors or circuit parts; and compliant with the specific work practice requirements detailed in paragraph (c) of 29 CFR 1910.333.

Date By Which Violation Must be Abated: 11/04/2011



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

The alleged violations below have been grouped because they involve similar or related hazards that may increase the potential for injury resulting from an accident.

Citation 1 Item 20a Type of Violation: **Serious**

29 CFR 1910.335(a)(1): Employees working in areas where there were potential electrical hazards were not provided with, nor did they use, electrical protective equipment that was appropriate for the specific parts of the body to be protected and for the work being performed:

The employer does not provide, nor do they require employees to use rubber insulating gloves when employees work in area where there are potential electrical hazards. This violation most recently occurred on July 21, 2011, when employees replaced the starter to the North Star ice machine with it energized and without using rubber insulating gloves.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that when there are potential electrical hazards, employees are provided with and use rubber insulating gloves.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 7000.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 20b Type of Violation: **Serious**

29 CFR 1910.335(a)(1)(v): Wherever there was danger of injury to the face from electrical arcs or flashes or from flying objects resulting from electrical explosion, employees did not wear protective equipment for the face:

The employer does not ensure that employees wear protective face shields when they work in areas where there is danger of injury to the face from electric arcs or flashes or from flying objects resulting from electrical explosion. This violation most recently occurred on July 21, 2011, when employees, who repaired the 20-ton a day North Star ice machine by trouble shooting the machine with its electrical power supply, still energized did so without wearing face shields.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that employees are provided with and use protective face shields when they are exposed to the danger of injury to the face from electric arcs or flashes or from flying objects resulting from electrical explosion.

Date By Which Violation Must be Abated: 11/04/2011



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 1 Item 20c Type of Violation: **Serious**

29 CFR 1910.335(a)(2)(i): When the tools or handling equipment could make contact with energized conductors or circuit parts, each employee did not use insulated tools or handling equipment:

The employer does not ensure that employees use insulated tools when there is a possibility of the tools making contact with energized conductors or circuit parts. This violation most recently occurred on July 21, 2011, when employees, who repaired the 20-ton 480-volt North Star ice machine by trouble shooting the machine with its electrical power supply, still energized, used non-insulated tools to aid them in this repair.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that employees are provided with and use when working on or near energized electrical circuits or parts.

Date By Which Violation Must be Abated: 11/04/2011



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 2 Item 1 Type of Violation: Repeat

29 CFR 1910.147(c)(6)(i): The employer did not conduct a periodic inspection of the energy control procedure at least annually to ensure that the procedure and requirements of this standard were being followed:

The employer does not conduct a periodic inspection of the energy control procedure at least annually. This violation was discovered on May 04, 2011, at a workplace located at 1601 South Good Latimer Expressway, Dallas, Texas 75226; where the employer did not conduct a periodically inspected of the energy control procedure at least annually to ensure that the procedure and requirements of this standard are being followed.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that a periodic inspection of the energy control procedure is performed at least annually.

BRIDGFORD FOODS WAS PREVIOUSLY CITED FOR A VIOLATION OF THIS OCCUPATIONAL SAFETY AND HEALTH STANDARD OR ITS EQUIVALENT STANDARD, 29 CFR 1910.147 (c)(6)(i), WHICH WAS CONTAINED IN OSHA INSPECTION NUMBER 313937997, CITATION NUMBER 1, ITEM NUMBER 2, ISSUED ON JANUARY 10, 2011, AND WAS AFFIRMED FINAL ORDER ON FEBRUARY 08, 2011, WITH RESPECT TO A WORKPLACE LOCATED AT 170 NORTH GREEN STREET, CHICAGO, ILLINOIS 60607.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 35000.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 2 Item 2 Type of Violation: **Repeat**

29 CFR 1910.147(f)(3)(ii)(D): Each authorized employee shall affix a personal lockout or tagout device, to the group lockbox, or comparable mechanism when he or she begins work, and shall remove those devices when he or she stops working on the machine or equipment being serviced or maintained:

The employer does not ensure that each authorized employee affixes personal lockout or tagout devices, to the group lockboxes, or comparable mechanisms when he or she begins work, and shall remove those devices when he or she stops working on the machine or equipment being serviced or maintained. This violation most recently occurred on or about May 06, 2011, at a workplace located at 1601 South Good Latimer Expressway, Dallas, Texas 75226; where at least two (2) authorized employee did not affix a personal lockout or tagout device, to the group lock mechanism.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that each authorized employee affixes a personal lockout or tagout device to group lock mechanisms.

BRIDGFORD FOODS WAS PREVIOUSLY CITED FOR A REPEAT VIOLATION OF THIS OCCUPATIONAL SAFETY AND HEALTH STANDARD OR ITS EQUIVALENT STANDARD, 29 CFR 1910.147(f)(3)(ii)(D), WHICH WAS CONTAINED IN OSHA INSPECTION NUMBER 313937997, CITATION NUMBER 2, ITEM NUMBER 1(c), ISSUED ON JANUARY 10, 2011, AND WAS AFFIRMED FINAL ORDER ON FEBRUARY 08, 2011, WITH RESPECT TO A WORKPLACE LOCATED AT 170 NORTH GREEN STREET, CHICAGO, ILLINOIS 60607.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 70000.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 2 Item 3 Type of Violation: Repeat

29 CFR 1910.151(c): Where the eyes or body of any person may be exposed to injurious corrosive materials, suitable facilities for quick drenching or flushing of the eyes and body shall be provided within the work area for immediate emergency use:

The employer does not ensure that suitable facilities for quick drenching or flushing of the eyes and body are provided within the work area for immediate use. This violation was most recently observed on May 04, 2011, where sanitation employees performing sanitation work using corrosive cleaners were not provided suitable facilities for quick drenching or flushing of the eyes and body within the work area for immediate use.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that where the eyes or body of any person may be exposed to injurious corrosive materials, suitable facilities for quick drenching or flushing of the eyes and body are be provided within the work area for immediate emergency use.

BRIDGFORD FOODS WAS PREVIOUSLY CITED FOR A VIOLATION OF THIS OCCUPATIONAL SAFETY AND HEALTH STANDARD OR ITS EQUIVALENT STANDARD, 29 CFR 1910.151(c), WHICH WAS CONTAINED IN OSHA INSPECTION NUMBER 311369631, CITATION NUMBER 2, ITEM NUMBER 6, ISSUED ON JANUARY 04, 2008, AND WAS AFFIRMED FINAL ORDER ON JANUARY 16, 2008, WITH RESPECT TO A WORKPLACE LOCATED AT 170 NORTH GREEN STREET, CHICAGO, ILLINOIS 60607.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 27500.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 2 Item 4 Type of Violation: **Repeat**

29 CFR 1910.178(l)(4)(iii): An evaluation of each powered industrial truck operator's performance shall be conducted at least once every three years:

The employer does not ensure that an evaluation of each powered industrial truck operator's performance is conducted at least once every three years. This violation was discovered on or about July 08, 2011, at a workplace located at 1601 South Good Latimer Expressway, Dallas, Texas 75226; where the evaluation and or certification of all employees that operate powered industrial trucks had not been conducted for over three years.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that all employees that operate powered industrial trucks receive an evaluation of their performance at least once every three years.

BRIDGFORD FOODS WAS PREVIOUSLY CITED FOR A VIOLATION OF THIS OCCUPATIONAL SAFETY AND HEALTH STANDARD OR ITS EQUIVALENT STANDARD, 29 CFR 1910.178(l)(4)(ii), WHICH WAS CONTAINED IN OSHA INSPECTION NUMBER 311370118, CITATION NUMBER 1, ITEM NUMBER 4(b), ISSUED ON FEBRUARY 05, 2008, AND WAS AFFIRMED FINAL ORDER ON MARCH 06, 2008, WITH RESPECT TO A WORKPLACE LOCATED AT 170 NORTH GREEN STREET, CHICAGO, ILLINOIS 60607.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 35000.00



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

The alleged violations below have been grouped because they involve similar or related hazards that may increase the potential for injury resulting from an accident.

Citation 2 Item 5a Type of Violation: **Repeat**

29 CFR 1910.332(b)(1): Employees were not trained in and familiar with the safety-related work practices required by 1910.331 through 1910.335 that pertain to their respective job assignments:

The employer does not train employees, and ensure that they are familiar with the safety-related work practices required by 29 CFR 1910.331 through 1910.335 that pertain to their respective job assignments. This violation most recently occurred on or about July 21, 2011, when at least two (2) employees, who were not trained in and familiar with the safety-related work practices, replaced the North Star ice machine's starter without de-energizing the machine.

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that employees are trained in and familiar with the safety-related work practices that pertain to their respective job assignments.

BRIDGFORD FOODS WAS PREVIOUSLY CITED FOR A VIOLATION OF THIS OCCUPATIONAL SAFETY AND HEALTH STANDARD OR ITS EQUIVALENT STANDARD, 29 CFR 1910.332(b)(1), WHICH WAS CONTAINED IN OSHA INSPECTION NUMBER 311370118, CITATION NUMBER 1, ITEM NUMBER 5a, ISSUED ON FEBRUARY 05, 2008 AND WAS AFFIRMED FINAL ORDER ON MARCH 06, 2008, WITH RESPECT TO A WORKPLACE LOCATED AT 170 NORTH GREEN STREET, CHICAGO, ILLINOIS 60607; AND IN OSHA INSPECTION NUMBER 313937997, CITATION NUMBER 3, ITEM NUMBER 5, ISSUED ON JANUARY 10, 2011, AND WAS AFFIRMED FINAL ORDER ON FEBRUARY 08, 2011, WITH RESPECT TO A WORKPLACE LOCATED AT 170 NORTH GREEN STREET, CHICAGO, ILLINOIS 60607.

Date By Which Violation Must be Abated:	11/04/2011
Proposed Penalty:	\$ 70000.00

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.



Citation and Notification of Penalty

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315

Citation 2 Item 5b Type of Violation: **Repeat**

29 CFR 1910.333(b)(2)(i): The employer did not maintain a written copy of the procedures outlined in paragraph (b)(2) and did not make it available for inspection by employees and by the Assistant Secretary of Labor and his or her authorized representatives:

The employer does not maintain a written copy of the procedures outlined in 29 CFR 1910.333 (b)(2). This violation was discovered on May 04, 2011, where the employer did not maintain a copy of the written procedures outlined in 29 CFR 1910.333 (b)(2).

Pursuant to 29 C.F.R. 1903.19, within ten (10) calendar days of the abatement date, the employer must submit documentation showing that it is in compliance with the requirement, including describing the steps that it is taking to ensure that a written copy of the procedures outlined in 29 CFR 1910.333 (b)(2) are maintained and made available for inspection by employees and by the Assistant Secretary of Labor and his or her authorized representatives.

BRIDGFORD FOODS WAS PREVIOUSLY CITED FOR A VIOLATION OF THIS OCCUPATIONAL SAFETY AND HEALTH STANDARD OR ITS EQUIVALENT STANDARD, 29 CFR 1910.333(b)(2)(i), WHICH WAS CONTAINED IN OSHA INSPECTION NUMBER 311370118, CITATION NUMBER 1, ITEM NUMBER 5b, ISSUED ON FEBRUARY 05, 2008, AND WAS AFFIRMED FINAL ORDER ON MARCH 06, 2008, WITH RESPECT TO A WORKPLACE LOCATED AT 170 NORTH GREEN STREET, CHICAGO, ILLINOIS 60607; AND IN OSHA INSPECTION NUMBER 313937997, CITATION NUMBER 3, ITEM NUMBER 6, ISSUED ON JANUARY 10, 2011, AND AFFIRMED FINAL ORDER ON FEBRUARY 08, 2011, WITH RESPECT TO A WORKPLACE LOCATED AT 170 NORTH GREEN STREET, CHICAGO, ILLINOIS 60607.

Date By Which Violation Must be Abated: 11/04/2011


STEPHEN BOYD
Area Director

See pages 1 through 4 of this Citation and Notification of Penalty for information on employer and employee rights and responsibilities.

U.S. Department of Labor
Occupational Safety and Health Administration
8344 East R.L. Thornton Frwy.
Suite 420
Dallas, TX 75228
Phone: (214)320-2400 FAX: (214)320-2598



INVOICE/ DEBT COLLECTION NOTICE

Company Name: Bridgford Foods Corporation
Inspection Site: 1601 South Good Latimer Expressway, Dallas, TX 75315
Issuance Date: 10/27/2011

Summary of Penalties for Inspection Number 314182544

Citation 1, Serious	= \$ 130100.00
Citation 2, Repeat	= \$ 237500.00
TOTAL PROPOSED PENALTIES	= \$ 367600.00

To avoid additional charges, please remit payment promptly to this Area Office for the total amount of the uncontested penalties summarized above. Make your check or money order payable to:
"DOL-OSHA". Please indicate OSHA's Inspection Number (indicated above) on the remittance.

OSHA does not agree to any restrictions or conditions put on any check or money order for less than the full amount due and will cash the check or money order as if these restrictions or conditions do not exist.

If a personal check is issued, it will be converted into an electronic fund transfer (EFT). This means that our bank will copy your check and use the account information on it to electronically debit your account for the amount of the check. The debit from your account will then usually occur within 24 hours and will be shown on your regular account statement. You will not receive your original check back. The bank will destroy your original check, but will keep a copy of it. If the EFT cannot be completed because of insufficient funds or closed account, the bank will attempt to make the transfer up to 2 times.

Pursuant to the Debt Collection Act of 1982 (Public Law 97-365) and regulations of the U.S. Department of Labor (29 CFR Part 20), the Occupational Safety and Health Administration is required to assess interest, delinquent charges, and administrative costs for the collection of delinquent penalty debts for violations of the Occupational Safety and Health Act.

Interest. Interest charges will be assessed at an annual rate determined by the Secretary of the Treasury on all penalty debt amounts not paid within one month (30 calendar days) of the date on which the debt amount becomes due and payable (penalty due date). The current interest rate is 1%. Interest will accrue from the date on which the penalty amounts (as proposed or adjusted) become a final order of the Occupational Safety and Health Review Commission (that is, 15 working days from your receipt of the Citation and Notification of Penalty), unless you file a notice of contest. Interest charges will be waived if the full amount owed is paid within 30 calendar days of the final order.

Delinquent Charges. A debt is considered delinquent if it has not been paid within one month (30 calendar days) of the penalty due date or if a satisfactory payment arrangement has not been made. If the debt remains delinquent for more than 90 calendar days, a delinquent charge of six percent (6%) per annum will be assessed accruing from the date that the debt became delinquent.

Administrative Costs. Agencies of the Department of Labor are required to assess additional charges for the recovery of delinquent debts. These additional charges are administrative costs incurred by the Agency in its attempt to collect an unpaid debt. Administrative costs will be assessed for demand letters sent in an attempt to collect the unpaid debt.



STEPHEN BOYD
Area Director

October 27, 2011

Date