

April 28, 2006

To Whom It May Concern:

This letter serves as the sixty (60) day notice requirement on behalf of the Physicians Committee for Responsible Medicine's intent to sue Chili's for violations of Proposition 65, the Safe Drinking Water and Toxic Enforcement Act, California Health & Safety Code § 25249.6 (1986). Chili's has failed to warn consumers that it is exposing them to compound "PhIP," or 2-AMINO-1-METHYL-6-PHENYLMIDAZO[4,5-*b*]PYRIDINE.

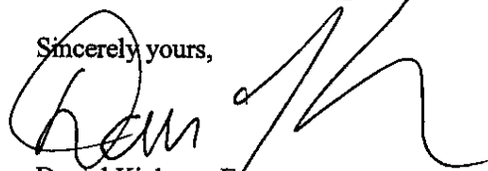
For the last several months, Chili's has been exposing its customers to consumer product exposure of PhIP by ingestion. PhIP is listed on the Governor's List of chemicals that are known to the State of California to cause cancer, or birth defects or other reproductive harm, and Chili's is therefore required to warn customers of a risk of exposure. The following products on your menu have been laboratory tested and proven to contain high levels of PhIP:

Location	Product Sampled	Ng/g
Chili's Chino Hills 3670 Grand Ave. Chino Hills, CA 91709	Grilled Caribbean Chicken Salad	1.31
Chili's Chino Hills 3670 Grand Ave. Chino Hills, CA 91709	Guiltless Chicken Platter	.75
Chili's Torrance 21835 Hawthorne Blvd. Torrance, CA 90503	Grilled Caribbean Chicken Salad	.29
Chili's Torrance 21835 Hawthorne Blvd. Torrance, CA 90503	Guiltless Chicken Platter	.87
Chili's Sacramento 2100 Ardenway, Ste. 185 Sacramento, CA 95825	Grilled Caribbean Chicken Salad	.90
Chili's Sacramento 2100 Ardenway, Ste. 185 Sacramento, CA 95825	Guiltless Chicken Platter	1.20
Chili's Sacramento 2100 Ardenway, Ste. 185 Sacramento, CA 95825	Grilled Caribbean Chicken Salad	.77
Chili's Sacramento 2100 Ardenway, Ste. 185 Sacramento, CA 95825	Guiltless Chicken Platter	.70
Chili's Encinitas 1004 N. El Camino Real Encinitas, CA 92024	Grilled Caribbean Chicken Salad	.24

Chili's Encinitas 1004 N. El Camino Real Encinitas, CA 92024	Guiltless Chicken Platter	.73
Chili's Oceanside 2627 Vista Way Oceanside, CA 92054	Grilled Caribbean Chicken Salad	8.83
Chili's Oceanside 2627 Vista Way Oceanside, CA 92054	Guiltless Chicken Platter	2.30
Chili's Union City 32120 Dyer St. Union City, CA 94587	Grilled Caribbean Chicken Salad	.13
Chili's Union City 32120 Dyer St. Union City, CA 94587	Guiltless Chicken Platter	2.86
Chili's Fremont 39131 Fremont Blvd. Fremont, CA 94538	Grilled Caribbean Chicken Salad	.24
Chili's Fremont 39131 Fremont Blvd. Fremont, CA 94538	Guiltless Chicken Platter	.72
Chili's Blossom Hill 5650 Almaden Expwy. San Jose, CA 91558	Grilled Caribbean Chicken Salad	7.01
Chili's Blossom Hill 5650 Almaden Expwy. San Jose, CA 91558	Guiltless Chicken Platter	.52
Chili's Santa Clara 3591 El Camino Real Santa Clara, CA 95051	Grilled Caribbean Chicken Salad	.54
Chili's Santa Clara 3591 El Camino Real Santa Clara, CA 95051	Guiltless Chicken Platter	.20

In accordance with California Code of Regulations, Title 22, section 12903, I am enclosing a Certificate of Merit outlining the basis of our complaint and a Summary of Proposition 65.

Sincerely yours,



Daniel Kinburn, Esq.

DK:jk

cc: Office of the Attorney General of the State of California
Offices of the District Attorneys of the Counties of the State of California

Office of the District Attorney of the City of San Diego
Office of the District Attorney of the City of San Francisco
Office of the District Attorney of the City of Los Angeles
Office of the District Attorney of the City of San Jose

CERTIFICATE OF MERIT
Health and Safety Code Section 25249.7(d)

I, Daniel Kinburn, hereby declare:

(1) This Certificate of Merit accompanies the attached sixty-day notice(s) in which it is alleged the parties identified in the notices have violated Health and Safety Code section 25249.6 by failing to provide clear and reasonable warnings.

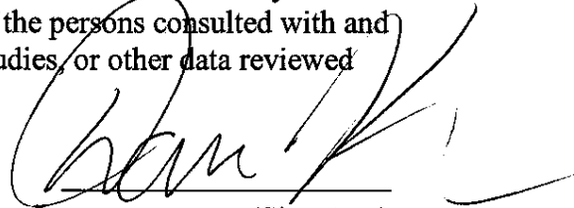
(2) I am the attorney for the noticing party.

(3) I have consulted with one or more persons with relevant and appropriate experience or expertise who has reviewed facts, studies, or other data regarding the alleged exposure to the listed chemical that is the subject of the action.

(4) Based on the information obtained through those consultations, and on all other information in my possession, I believe there is a reasonable and meritorious case for the private action. I understand that "reasonable and meritorious case for the private action" means that the information provides a credible basis that all elements of the plaintiffs' case can be established and the information did not prove that the alleged violator will be able to establish any of the affirmative defenses set forth in the statute.

(5) The copy of this Certificate of Merit served on the Attorney General attaches to it factual information sufficient to establish the basis for this certificate, including the information identified in Health and Safety Code section 25249.7(h)(2), i.e., (1) the identity of the persons consulted with and relied on by the certifier, and (2) the facts, studies, or other data reviewed by those persons.

Dated: April 27, 2006



(Signature)