AO 120 (Rev. 08/10)

Mail Stop 8 TO: Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450		REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK		
In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court for the Central District of California on the following Trademarks or Patents. ( the patent action involves 35 U.S.C. § 292.):				
DOCKET NO. SACV21-0402-IVS	DATE FILED 03/03/2021	U.S. DI	STRICT COURT for the Central District of California	
PLAINTIFF BOILING CRAB FRANCHISE CO., LLC,		DEFENDANT CAJUN BOILING CRAB INC., CAJUN BOILING CRAB CO., and ANTWAN ALLAM ALEXANDER CHENEVERT (A/K/A/ ALEXANDER CHENEVERT)		
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
1		See attachment		
2				
3				
4				
5				

In the above---entitled case, the following patent(s)/ trademark(s) have been included:

DATE INCLUDED	INCLUDED BY			
	Amen	dment 🗌 Answ	er 🗌 Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	H	OLDER OF PATENT OF	R TRADEMARK
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In the above-entitled case, the following decision has been rendered or judgement issued:

DECISION/JUDGEMENT

RM

DOCKE.

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Final Judgment and Permanent Injunction filed 08/06/2021. MDJS-6, Case Terminated.

CLERK	(BY) DEPUTY CLERK	DATE
Kiry K. Gray	Evelyn Synagogue	8/06/2021

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

# REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

#### Attachment

TRADEMARK NO.	DATE OF TRADEMARK	HOLDER OF TRADEMARK
3256219	6/26/2007	Boiling Crab Franchise Co., LLC
4174077	7/17/2012	Boiling Crab Franchise Co., LLC
4491054	3/4/2014	Boiling Crab Franchise Co., LLC
5374534	1/9/2018	Boiling Crab Franchise Co., LLC
3615722	05/05/2009	Boiling Crab Franchise Co., LLC
5162320	03/14/2017	Boiling Crab Franchise Co., LLC
5162591	03/14/2017	Boiling Crab Franchise Co., LLC

(	Case	8:21-cv-00402-JVS-DFM Document 35 Filed 0	8/06/21 Page 3 of 6 Page ID #:236				
	1 2 3 4	JOHN D. FREED (CA State Bar No. 261518 DAVIS WRIGHT TREMAINE LLP 505 Montgomery Street, Suite 800 San Francisco, California 94111 Telephone: (415) 276-6500 Facsimile: (415) 276-6599 Email: jakefreed@dwt.com	) JS-6				
	5 6 7 8 9 10 11 12 13 14	Portland, Oregon 97201-5610 Telephone: (503) 241-2300 Facsimile: (503) 778-5299 Email: stevenklein@dwt.com ADAM S. SIEFF (CA Bar No. 302030) DAVIS WRIGHT TREMAINE LLP 865 South Figueroa Street, 24th Floor Los Angeles, California 90017	65)				
	15 16 17	Attorneys for Plaintiff BOILING CRAB FRANCHISE CO., LLC					
	17	IN THE UNITED STATES DISTRICT COURT					
ב	10	THE CENTRAL DISTRICT OF CALIFORNIA					
	20						
	20 21	BOILING CRAB FRANCHISE CO., LLC,	Case No. 8:21-cv-00402-JVS-DFM				
	22	Plaintiff,	CORRECTED FINAL				
	23		JUDGMENT AND				
	24	V.	PERMANENT INJUNCTION				
	25	CAJUN BOILING CRAB INC., CAJUN					
	26	BOILING CRAB CO., and ANTWAN ALLAM ALEXANDER CHENEVERT					
	27	(A/K/A ALEXANDER CHENEVERT),					
	28	Defendants.					
	FINAL JUDGEMENT AND PERMANENT INJUNCTION Case No. 8:21-cv-00402-JVS-DFM						

DAVIS WRIGHT TREMAINE LLP

The above-entitled matter came on by motion by plaintiff Boiling Crab
 Franchise Co., LLC ("The Boiling Crab" or "Plaintiff") for entry of default
 judgment against defendants Cajun Boiling Crab Inc., Cajun Boiling Crab Co. and
 Antwan Allam Alexander Chenevert (a/k/a Alexander Chenevert) (collectively,
 "Defendants"), and the Honorable James V. Selna, after taking the matter under
 submission, rendered a decision granting the motion.

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NOW, THEREFORE, IT IS ORDERED ADJUDGED AND DECREED that by reason of the pleadings, testimony and evidence submitted on the motion, and the findings of this Court, judgment is hereby entered in favor of Plaintiff and against all Defendants on Plaintiff's First Claim for Infringement of a Federally Registered Trademark, Second Claim for Federal Unfair Competition, and Third Claim for Unfair Competition Under Cal. Bus. & Prof. Code § 17200.

#### IT IS FURTHER ORDERED, ADJUDGED AND DECREED that,

Defendants and their agents, servants, employees, successors,
 licensees and assignees, and all persons, firm entities, partners, or corporations in
 active concert or participation with Defendants, are permanently enjoined from
 doing, threatening, or attempting to do or causing to be done, either directly or
 indirectly, by any means, method, or device, any of the following acts:

19 Directly or indirectly infringing, using, or displaying The Boiling a) Crab's THE BOILING CRAB trademarks ("Marks") or any mark or trade name 20 similar thereto, including but not limited to Defendants' existing CAJUN 21 BOILING CRAB, CAJUN BOILING CRAB INC. and CAJUN BOILING CRAB 22 CO. names and/or trademarks ("Infringing Marks") in any manner or for any 23 purpose, including but not limited to, in advertising, promoting, producing, 24 distributing, selling, offering for sale, or giving away any services or products 25 which infringe, use, or display the Marks, or any similar marks or trade names; 26 b) Using any term that is likely to be confused with The Boiling Crab's 27 28 Marks:

2 FINAL JUDGEMENT AND PERMANENT INJUNCTION Case No. 8:21-cv-00402-JVS-DFM

Falsely representing, misleading, or deceiving consumers into c) 1 believing that services or products advertised, promoted, produced, distributed, 2 sold, or offered for sale by Defendants originate from The Boiling Crab or its the 3 BOILING CRAB restaurants, or are sponsored, approved, licensed by, or 4 associated with The Boiling Crab or its THE BOILING CRAB restaurants, or that 5 Defendants or their services or products are in some way associated or affiliated 6 with The Boiling Crab or its restaurants, including by using the phrase EAT WITH 7 8 YOUR HANDS or the hashtag #EATWITHYOURHANDS, including but not 9 limited to, in advertising, promoting, producing, distributing, selling, offering for sale, or giving away any services or products; 10

d) Passing off, inducing, or enabling others to sell or pass off any
product or service as and for products or services produced or provided by The
Boiling Crab, which are not Plaintiff's or not produced under the control and
supervision of The Boiling Crab and approved by The Boiling Crab for sale under
the Boiling Crab's Marks;

e) Committing any other acts calculated to or that do unfairly compete
with The Boiling Crab in any manner;

f) Filing or maintaining any trade name, business license, d/b/a, or
similar document using the Marks or any mark confusingly similar thereto; and

20 g) Registering, using, or trafficking in any domain name containing or
21 consisting of the Marks or any mark confusingly similar thereto.

22 2. Defendants are ordered to pay The Boiling Crab's damages in the23 amount of \$291,650.

3. Defendants are ordered to pay The Boiling Crab's attorney fees in the
amount of \$9,433.

4. Defendants be ordered to pay post-judgment interest according to lawon the award of damages and attorneys' fees.

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FINAL JUDGEMENT AND PERMANENT INJUNCTION Case No. 8:21-cv-00402-JVS-DFM

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