

ESTTA Tracking number: **ESTTA1110243**

Filing date: **01/26/2021**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

**Notice of Opposition**

Notice is hereby given that the following party opposes registration of the indicated application.

**Opposer Information**

Name	Newport Pacific Corporation
Granted to Date of previous extension	02/03/2021
Address	422 SW 10TH ST. NEWPORT, OR 97365 UNITED STATES
Attorney information	STEVEN E. KLEIN DAVIS WRIGHT TREMAINE LLP 1300 SW FIFTH AVENUE, SUITE 2400 PORTLAND, OR 97201 UNITED STATES Primary Email: stevenklein@dwt.com Secondary Email(s): sheilafoxmorrison@dwt.com, pdxtmenforcement@dwt.com, pdxtrademarks@dwt.com 503.241.2300
Docket Number	

**Applicant Information**

Application No.	88666051	Publication date	10/06/2020
Opposition Filing Date	01/26/2021	Opposition Period Ends	02/03/2021
Applicant	Mo's Crab Shack 5002 KINGS HIGHWAY KING GEORGE, VA 22485 UNITED STATES		

**Goods/Services Affected by Opposition**

Class 031. First Use: 2017/04/01 First Use In Commerce: 2017/04/01  
All goods and services in the class are opposed, namely: Live seafood

**Grounds for Opposition**

Priority and likelihood of confusion	Trademark Act Section 2(d)
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**Marks Cited by Opposer as Basis for Opposition**

U.S. Registration No.	1411530	Application Date	03/29/1985
Registration Date	09/30/1986	Foreign Priority	NONE

		Date	
Word Mark	MO'S		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 029. First use: First Use: 1960/01/00 First Use In Commerce: 1979/12/00 SEAFOOD AND SOUP MIXES Class 042. First use: First Use: 1960/01/00 First Use In Commerce: 1960/01/00 RESTAURANT SERVICES		

U.S. Application No.	88900272	Application Date	05/04/2020
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	MO'S		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 016. First use: First Use: 0 First Use In Commerce: 0 Paper gift cards; non-magnetically encoded gift cards; photographic prints; art-prints Class 021. First use: First Use: 0 First Use In Commerce: 0 Housewares and glassware, namely, wine glasses, tumblers, bowls, serving platters; plastic buckets Class 029. First use: First Use: 0 First Use In Commerce: 0 Canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables Class 043. First use: First Use: 0 First Use In Commerce: 0 Bar services		

U.S. Application No.	88900273	Application Date	05/04/2020
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	I LOVE MO'S		
Design Mark			
Description of Mark	NONE		
Goods/Services	Class 029. First use: First Use: 0 First Use In Commerce: 0 Processed seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables Class 043. First use: First Use: 0 First Use In Commerce: 0 Restaurant services; bar services		

U.S. Application No.	88900274	Application Date	05/04/2020
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	THE ORIGINAL MO'S CHOWDER		
Design Mark			
Description of Mark	NONE		
Goods/Services	<p>Class 029. First use: First Use: 0 First Use In Commerce: 0  Seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables andalso including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily ofseafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables</p> <p>Class 043. First use: First Use: 0 First Use In Commerce: 0  Restaurant services; bar services</p>		

U.S. Application No.	88900277	Application Date	05/04/2020
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	THE ORIGINAL MO'S		
Design Mark			
Description of Mark	NONE		
Goods/Services	<p>Class 029. First use: First Use: 0 First Use In Commerce: 0  Seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables andalso including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily ofseafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables</p> <p>Class 043. First use: First Use: 0 First Use In Commerce: 0  Restaurant services; bar services</p>		

U.S. Application No.	88900399	Application Date	05/04/2020
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	I LOVE MO'S CHOWDER		
Design Mark			
Description of Mark	NONE		
Goods/Services	<p>Class 029. First use: First Use: 0 First Use In Commerce: 0  Processed seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, orpackaged entrees consisting primarily of meat, fish, poultry or vegetables</p> <p>Class 043. First use: First Use: 0 First Use In Commerce: 0  Restaurant services; bar services</p>		

U.S. Application No.	88906598	Application Date	05/08/2020
Registration Date	NONE	Foreign Priority Date	NONE
Word Mark	MO'S SEAFOOD & CHOWDER		
Design Mark			
Description of Mark	NONE		
Goods/Services	<p>Class 029. First use: First Use: 0 First Use In Commerce: 0  Seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables andalso including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily ofseafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables</p> <p>Class 043. First use: First Use: 0 First Use In Commerce: 0  Restaurant services; bar services</p>		

Attachments	Notice of Opposition - MOS CRAB SHACK.pdf(801216 bytes )
Signature	/s Steven E. Klein/
Name	Steven E. Klein
Date	01/26/2021

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

In the Matter of the Trademark Application No. 88/666,051  
For the Mark: MO'S CRAB SHACK  
Published on: October 6, 2020

NEWPORT PACIFIC CORPORATION,  
an Oregon corporation,

Opposer,

v.

MO'S CRAB SHACK DBA MO'S CRAB  
SHACK, a Virginia limited liability company,

Applicant.

Opposition No.

**NOTICE OF OPPOSITION**

Newport Pacific Corporation, an Oregon corporation, having its principal place of business at 422 SW 10th Street, Newport, Oregon 97365 ("Opposer"), believes that it will be damaged by registration of the MO'S CRAB SHACK mark ("Applicant's Mark") shown in Application Serial No. 88/666,051, in connection with, among other things, *live seafood*, in International Class 31.

Having requested and obtained an extension of time to oppose Application Serial No. 88/666,051 to and including February 3, 2021, *see* ESTTA Tracking Nos. ESTTA1093560 and ESTTA1099618, Opposer now opposes registration of Applicant's Mark.

As grounds for the opposition, Opposer alleges as follows:

1. Upon information and belief, Mo's Crab Shack dba Mo's Crab Shack, is a Virginia limited liability company, with an address of 5002 Kings Highway, King George, Virginia 22485 (hereinafter, "Applicant").

2. Upon information and belief, Applicant is the listed owner of Application Serial No. 88/666,051, filed on October 23, 2019, to register the MO'S CRAB SHACK mark in connection with *live seafood* in International Class 31 ("Applicant's Goods"), which listed a first date of use in U.S. commerce of April 1, 2017.

3. Continuously since long prior to any date upon which Applicant can rely, Opposer has used the trademarks MO'S, MO'S SEAFOOD & CHOWDER, I LOVE MO'S, I LOVE MO'S CHOWDER, THE ORIGINAL MO'S, and THE ORIGINAL MO'S CHOWDER in association with among other things, *restaurant services; seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetable* ("Opposer's Goods and Services").

4. Prior to Applicant's filing date or, on information and belief, any date of first use upon which Applicant can rely, and as a result of Opposer's longstanding use and promotion for the MO'S, MO'S SEAFOOD & CHOWDER, I LOVE MO'S, I LOVE MO'S CHOWDER, THE ORIGINAL MO'S, and THE ORIGINAL MO'S CHOWDER marks for Opposer's Goods and Services, and related goods and services, the public has come to recognize goods and services bearing the MO'S, MO'S SEAFOOD & CHOWDER, I LOVE MO'S, I LOVE MO'S CHOWDER, THE ORIGINAL MO'S, and THE ORIGINAL MO'S CHOWDER marks as goods and services coming from a single source, namely, Opposer.

5. Opposer is the owner of U.S. Trademark Registration No. 1,411,530, for the mark MO'S for *seafood and soup mixes*, in International Class 29, which has been in continuous use in U.S. commerce since at least as early as December 31, 1979, and for *restaurant services*, in

International Class 42, which has been in continuous use in U.S. commerce since at least as early as January 31, 1960. Said registration issued September 30, 1986 (based on an application filed on March 29, 1985) and is currently valid and subsisting. A true and correct print-out from the USPTO's Trademark Electronic Search System showing the current status and title of the above registration is attached hereto as Exhibit A.

6. Opposer is the owner of U.S. Trademark Application No. 88/900,272, for the mark MO'S in connection with, among other things, *canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables*, in International Class 29, and *bar services*, in International Class 43. Application No. 88/900,272 is currently valid and subsisting. A true and correct print-out from the USPTO's Trademark Electronic Search System showing the current status and title of the above application is attached hereto as Exhibit B.

7. Opposer is the owner of U.S. Trademark Application No. 88/900,273, for the mark I LOVE MO'S in connection with *processed seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables*, in International Class 29, and *restaurant services; bar services*, in International Class 43. Application No. 88/900,273 is currently valid and subsisting. A true and correct print-out from the USPTO's Trademark Electronic Search System showing the current status and title of the above application is attached hereto as Exhibit C.

8. Opposer is the owner of U.S. Trademark Application No. 88/900,274, for the mark THE ORIGINAL MO'S CHOWDER in connection with *seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables*, in International Class 29, and *restaurant services; bar services*, in International Class 43. Application No. 88/900,274 is currently valid and subsisting. A true and correct print-out from the USPTO's Trademark Electronic Search System showing the current status and title of the above application is attached hereto as Exhibit D.

9. Opposer is the owner of U.S. Trademark Application No. 88/900,277, for the mark THE ORIGINAL MO'S in connection with *seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables*, in International Class 29, and *restaurant services; bar services*, in International Class 43. Application No. 88/900,277 is currently valid and subsisting. A true and correct print-out from the USPTO's Trademark Electronic Search System showing the current status and title of the above application is attached hereto as Exhibit E.

10. Opposer is the owner of U.S. Trademark Application No. 88/900,399, for the mark I LOVE MO'S CHOWDER in connection with *processed seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of*



*meat, fish, poultry or vegetables*, in International Class 29, and *restaurant services; bar services*, in International Class 43. Application No. 88/900,399 is currently valid and subsisting. A true and correct print-out from the USPTO's Trademark Electronic Search System showing the current status and title of the above application is attached hereto as Exhibit F.

11. Opposer is the owner of U.S. Trademark Application No. 88/906,598, for the mark MO'S SEAFOOD & CHOWDER in connection with *seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables*, in International Class 29, and *restaurant services; bar services*, in International Class 43. Application No. 88/906,598 is currently valid and subsisting. A true and correct print-out from the USPTO's Trademark Electronic Search System showing the current status and title of the above application is attached hereto as Exhibit G.

12. Opposer has invested significant time, energy, and resources in the advertising, promotion, and distribution of Opposer's Goods and Services under Opposer's MO'S, MO'S SEAFOOD & CHOWDER, I LOVE MO'S, I LOVE MO'S CHOWDER, THE ORIGINAL MO'S, and THE ORIGINAL MO'S CHOWDER (collectively, the "MO'S Marks"). The success of Opposer's marketing and promotional efforts have not gone unnoticed, and Opposer benefits from the publicity garnered from unsolicited media coverage of its goods and services.

13. As Opposer used, filed to register and/or MO'S Marks long before the filing date of Applicant's Application Serial No. 88/666,051 or, on information and belief, any earlier lawful priority date Applicant can claim in the MO'S CRAB SHACK mark shown in

Application Serial No. 88/666,051, Opposer's rights in the MO'S Marks are senior to Applicant's rights.

14. Applicant's MO'S CRAB SHACK mark so resembles Opposer's registered and pending MO'S Marks that when used in connection with the goods claimed by U.S. Trademark Application Serial No. 88/666,051, Applicant's MO'S CRAB SHACK mark is likely to cause confusion, or to cause mistake, or to deceive within the meaning of Section 2(d) of the Lanham Act, 15 U.S.C. § 1052(d). Among other things:

- a. Applicant's MO'S CRAB SHACK mark is confusingly similar in appearance, sound, and commercial impression to Opposer's MO'S Marks;
- b. The goods recited in application Serial No. 88/666,051 are overlapping, related and/or closely related to the goods and services recited in Opposer's registrations and applications for the MO'S Marks;
- c. The goods recited in Serial No. 88/666,051 are unrestricted as to trade channels and are presumed to be marketed, advertised, promoted, and sold through all normal and ordinary channels of trade, which include the same or substantially similar channels of trade through which the goods and services recited in Opposer's registrations and applications for the MO'S Marks are marketed, advertised, promoted, and sold; and
- d. The goods recited in Serial No. 88/666,051 are directed to the same or overlapping classes of actual or prospective consumers as the goods and services recited in Opposer's registrations and applications for the MO'S Marks.

15. Opposer will be damaged by the registration sought by Applicant insofar as such registration will constitute *prima facie* evidence of the validity of the registration, Applicant's

ownership of the MO'S CRAB SHACK mark for the goods claimed by U.S. Trademark Application Serial No. 88/666,051, and Applicant's exclusive right to use the MO'S CRAB SHACK mark in association with the goods claimed by Application Serial No. 88/666,051, when in fact, Applicant is not entitled to the full scope of such rights by virtue of Opposer's priority in Opposer's MO'S Marks.

16. Based on the foregoing, registration of the MO'S CRAB SHACK mark, as shown by U.S. Trademark Application Serial No. 88/666,051, is likely to cause injury and damage to Opposer.

WHEREFORE, Opposer respectfully requests that registration of the mark MO'S CRAB SHACK, as shown by U.S. Application Serial No. 88/666,051, be denied under Section 2(d) of the Lanham Act, 15 U.S.C. § 1052(d), and that this Notice of Opposition be sustained.

Dated: January 26, 2021

Respectfully submitted,

DAVIS WRIGHT TREMAINE LLP

By: /s Steven E. Klein /  
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## Record 1 out of 1

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### Typed Drawing

<b>Word Mark</b>	MO'S
<b>Goods and Services</b>	IC 029. US 046. G & S: SEAFOOD AND SOUP MIXES. FIRST USE: 19600100. FIRST USE IN COMMERCE: 19791200
	IC 042. US 100. G & S: RESTAURANT SERVICES. FIRST USE: 19600100. FIRST USE IN COMMERCE: 19600100
<b>Mark Drawing Code</b>	(1) TYPED DRAWING
<b>Serial Number</b>	73529593
<b>Filing Date</b>	March 29, 1985
<b>Current Basis</b>	1A
<b>Original Filing Basis</b>	1A
<b>Published for Opposition</b>	July 8, 1986
<b>Registration Number</b>	<b>1411530</b>
<b>International Registration Number</b>	1031134
<b>Registration Date</b>	September 30, 1986
<b>Owner</b>	(REGISTRANT) NEWPORT PACIFIC CORPORATION CORPORATION OREGON POST OFFICE BOX 2151 NEWPORT OREGON 97365
<b>Attorney of Record</b>	Sheila Fox Morrison
<b>Type of Mark</b>	TRADEMARK. SERVICE MARK
<b>Register</b>	PRINCIPAL
<b>Affidavit Text</b>	SECT 15. SECT 8 (6-YR). SECTION 8(10-YR) 20161201.
<b>Renewal</b>	2ND RENEWAL 20161201
<b>Live/Dead Indicator</b>	LIVE

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# MO'S

**Word Mark** MO'S

**Goods and Services** IC 016. US 002 005 022 023 029 037 038 050. G & S: Paper gift cards; non-magnetically encoded gift cards; photographic prints; art prints

IC 021. US 002 013 023 029 030 033 040 050. G & S: Housewares and glassware, namely, wine glasses, tumblers, bowls, serving platters; plastic buckets

IC 029. US 046. G & S: Canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables

IC 043. US 100 101. G & S: Bar services

**Standard Characters Claimed**

**Mark Drawing Code** (4) STANDARD CHARACTER MARK

**Serial Number** 88900272

**Filing Date** May 4, 2020

**Current Basis** 1B

**Original Filing Basis** 1B

**Published for Opposition** December 8, 2020

**Owner** (APPLICANT) Newport Pacific Corporation CORPORATION OREGON 422 SW 10th St. Newport OREGON 97365

**Attorney of Record** Sheila Fox Morrison

**Prior Registrations** 1411530;2587019;3898982

**Type of Mark** TRADEMARK. SERVICE MARK

**Register** PRINCIPAL

**Live/Dead Indicator** LIVE

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# I LOVE MO'S

**Word Mark** I LOVE MO'S

**Goods and Services** IC 029. US 046. G & S: Processed seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables

IC 043. US 100 101. G & S: Restaurant services; bar services

**Standard Characters Claimed**

**Mark Drawing Code** (4) STANDARD CHARACTER MARK

**Serial Number** 88900273

**Filing Date** May 4, 2020

**Current Basis** 1B

**Original Filing Basis** 1B

**Published for Opposition** December 1, 2020

**Owner** (APPLICANT) Newport Pacific Corporation CORPORATION OREGON 422 SW 10th St. Newport OREGON 97365

**Attorney of Record** Sheila Fox Morrison

**Prior Registrations** 1411530;2587019;3898982

**Type of Mark** TRADEMARK. SERVICE MARK

**Register** PRINCIPAL

**Live/Dead Indicator** LIVE

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### THE ORIGINAL MO'S CHOWDER

**Word Mark** THE ORIGINAL MO'S CHOWDER

**Goods and Services** IC 029. US 046. G & S: Seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables

IC 043. US 100 101. G & S: Restaurant services; bar services

**Standard Characters Claimed**

**Mark Drawing Code** (4) STANDARD CHARACTER MARK

**Serial Number** 88900274

**Filing Date** May 4, 2020

**Current Basis** 1B

**Original Filing Basis** 1B

**Owner** (APPLICANT) Newport Pacific Corporation CORPORATION OREGON 422 SW 10th St. Newport OREGON 97365

**Attorney of Record** Sheila Fox Morrison

**Prior Registrations** 1411530;2587019;3898982

**Disclaimer** NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "CHOWDER" APART FROM THE MARK AS SHOWN

**Type of Mark** TRADEMARK. SERVICE MARK

**Register** PRINCIPAL

**Live/Dead Indicator** LIVE

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# THE ORIGINAL MO'S

**Word Mark** THE ORIGINAL MO'S

**Goods and Services** IC 029. US 046. G & S: Seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables

IC 043. US 100 101. G & S: Restaurant services; bar services

**Standard Characters Claimed**

**Mark Drawing Code** (4) STANDARD CHARACTER MARK

**Serial Number** 88900277

**Filing Date** May 4, 2020

**Current Basis** 1B

**Original Filing Basis** 1B

**Owner** (APPLICANT) Newport Pacific Corporation CORPORATION OREGON 422 SW 10th St. Newport OREGON 97365

**Attorney of Record** Sheila Fox Morrison

**Prior Registrations** 1411530;2587019;3898982

**Type of Mark** TRADEMARK. SERVICE MARK

**Register** PRINCIPAL

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# I LOVE MO'S CHOWDER

**Word Mark** I LOVE MO'S CHOWDER

**Goods and Services** IC 029. US 046. G & S: Processed seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables

IC 043. US 100 101. G & S: Restaurant services; bar services

**Standard Characters Claimed**

**Mark Drawing Code** (4) STANDARD CHARACTER MARK

**Serial Number** 88900399

**Filing Date** May 4, 2020

**Current Basis** 1B

**Original Filing Basis** 1B

**Published for Opposition** December 1, 2020

**Owner** (APPLICANT) Newport Pacific Corporation CORPORATION OREGON 422 SW 10th St. Newport OREGON 97365

**Attorney of Record** Sheila Fox Morrison

**Prior Registrations** 1411530;2587019;3898982

**Disclaimer** NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "CHOWDER" APART FROM THE MARK AS SHOWN

**Type of Mark** TRADEMARK. SERVICE MARK

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### MO'S SEAFOOD & CHOWDER

**Word Mark** MO'S SEAFOOD & CHOWDER

**Goods and Services** IC 029. US 046. G & S: Seafood and soup mixes; canned tuna; prepared food kits composed of meat, poultry, fish, seafood, and/or vegetables and also including sauces or seasonings, ready for cooking and assembly as a meal; prepared entrees consisting primarily of seafood; frozen, prepared, or packaged entrees consisting primarily of meat, fish, poultry or vegetables

IC 043. US 100 101. G & S: Restaurant services; bar services

**Standard Characters Claimed**

**Mark Drawing Code** (4) STANDARD CHARACTER MARK

**Serial Number** 88906598

**Filing Date** May 8, 2020

**Current Basis** 1B

**Original Filing Basis** 1B

**Owner** (APPLICANT) Newport Pacific Corporation CORPORATION OREGON 422 SW 10th St. Newport OREGON 97365

**Attorney of Record** Sheila Fox Morrison

**Prior Registrations** 1411530;2587019;3898982

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**Type of Mark** TRADEMARK. SERVICE MARK

**Register** PRINCIPAL

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