## United States Court of Appeals for the Federal Circuit

January 18, 2022

## ERRATA

Appeal No. 20-2277

## BROOKLYN BREWERY CORPORATION, Appellant

v.

## BROOKLYN BREW SHOP, LLC, Appellee

Decided: October 27, 2021 Precedential Opinion

Please make the following change:

Page 9, lines 1–5, change "Thus, the test for likelihood-of-confusion or descriptiveness purposes is whether the challenger and registrant compete in the same line of business and failure to cancel an existing mark, or to refuse registration of a new mark, would be likely to cause the opposer competitive injury." to "Thus, the issue for likelihood-of-confusion or descriptiveness purposes is typically whether the challenger and registrant compete in the same line of business and failure to cancel an existing mark, or BROOKLYN BREWERY CORPORATION v. BROOKLYN BREW SHOP, LLC

to refuse registration of a new mark, would be likely to cause the opposer competitive injury."

 $\mathbf{2}$