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HEAVYWEIGHT BREWING COMPANY, INC. 1701 Valley Road Ocean Township. New Jersey 07712 732.493.5009

September 3, 2003

Chief, Regulations and Procedures Division

Tax and Trade Bureau P0 Box 50221 Washington, D.C. 20031-0221

RE: TTB Notice #4

Dear Sir or Madam:

Heavyweight Brewing Company supports the proposed standard of composition for Flavored Malt Beverages (FMBs), as set forth by the Tax and Trade Bureau (TUB") in TUB Notice No. 4 of March 2003. This proposal is essential to the beer industry as it clearly delineates the difference between beer and other alcohol beverages, requiring that the alcohol content in FMBs derived from distilled alcohol not exceed 0.5% in order to be classified as beer.

Heavyweight Brewing is a very small microbrewery. It was established in 1998 and is run by one man - I don't have any employees. I estimate that we will produce approximately 300 barrels this year.

The United States has, in the past quarter of a century, experienced a revival in the brewing industry, from a low of 41breweries to today's high of more than 1,400 breweries. The revival is predicated on renewed commitment to traditional processes and beer styles. This dedication to the art of beer has produced extensive investment in small businesses and the emergence of a group of consumers who appreciate the unique properties of beer. Many of our customers do understand the

attributes of beer and the consequences of this rulemaking process.

Continued success in the smafl brewing industry requires maintenance of an even playing field for all industry members daiming to produce beer or other malt beverages. Our company regards this proposed rule as a critical step towards consistent classification of alcoholic beverages. An orderly marketplace and consistency of laws and regulations establishing alcohol beverage categories are primary concerns of the brewing industry.

Federal leadership in this area is critical as state definitions of "beer,~ "malt beverage, and "spirits" are generally consistent with the definitions found in federal laws and regulations. Thus, the proposed rule will likely be followed at the state level, helping to maintain clear and distinct definitions that will guarantee consistent tax, licensing, and distribution policies for each category.

Furthermore, any alternative to the TTB proposal will likely trigger disruptive state legislative and regulatory actions. These measures could have significant ramifications for the more than 1,400 small breweries and for thousands of alcohol beverage licensees, most of which are also small businesses.

We reaffirm our company's support for the proposed "0.5% standard" for FMBs. Its consistency with historical interpretations of federal regulations will help maintain and orderly marketplace and the integrity of the beer category.

Sincerely, Thomas Baker