OCT-20-03 NON 02:06 PH BUCK DISTRIBUTING CO INC FAX NO. 301627538 P. 05

BIJCK DISTRIBUTING COMPANY, INC.. wwwbuckdistrIbuting.com

Chief, Regulations, and Procedures Oivision A!cohol and Tobacco Tax and Trade Bureau P.O. 13ox 50221 Washington, D.C. 20091-0221

Dear Sir or Madam:

I support the proposed rule by the Tax and Trade Bureau (TTB) which states that a flavored malt beverages alcohol content from distilled alcohol cannot exceed 0.5% in order to be classified as a beer. it is important to maintain the difference between beer and distilled alcohol, so that the consumer is aware of what they

Beer is a distinctive and unique beverage. Beer is a refreshing beverage made through the brewing process. Beer is not made through the distillation process. Beer is not distilled spirits, nor is it fortified wine. Currently the seemingly clear definition of what constitutes beer is hazy. However, the adoption of a 0.5% by volume standard on FMBs would once again ensure the clear definition of beer.

Sincerely.

Dan Stallard 17 Robshire Manor Rd. Hurtingtown, MD 20639

15827 Commerce Court * Upper Marlboro, MD 20774 * (301) 952-0400 * 1-800-750-2825 * Fax (301) 627-5380