EXHIBIT B:

SUMMARY OF REASONS FOR TERMINATING EACH JUDGMENT

(Ordered by Year Judgment Entered)

UNITED STATES v. ANHEUSER-BUSCH, INC., ET AL. Civil Action No. 8906-M

Year Judgment Entered: 1960

Section of Judgment Retaining Jurisdiction: Section VII

<u>Description of Judgment</u>: The judgment required, among other things, defendant Anheuser-Busch to divest the Miami Brewery that it acquired from American Brewing Co. In addition, Anheuser-Busch was enjoined from acquiring shares of stock of any corporation engaged in the brewing of beer in the State of Florida. Finally, Anheuser-Busch was enjoined for five years from acquiring shares of any corporation engaged in brewing beer except upon appearance before the District Court and an affirmative showing that the effect of such acquisition would not be to substantially lessen competition or tend to create a monopoly. The remaining defendants were, with limited exceptions, enjoined from selling any brewing facility or plant to anyone.

Reasons Judgment Should Be Terminated:

- Judgment more than ten years old.
- The Department of Justice or the Federal Trade Commission can review any notable acquisition covered by the judgment.

Public Comments: None

1