July 8, 2004

The Honorable Robert B. Zoellick United States Trade Representative 600 17th Street, N.W. Washington, D.C. 20508

Dear Ambassador Zoellick:

Pursuant to Section 2104 (e) of the Trade Act of 2002 and Section 135 (e) of the Trade Act of 1974, as amended, I am pleased to transmit the report of the Industry Trade Advisory Committee on Consumer Goods (ITAC-4) on the US-Bahrain Free Trade Agreement, reflecting consensus advisory opinion on the proposed Agreement.

Sincerely,

Donald M. Nelson Chair, ITAC-4

Donald M. Felson

The U.S.- Bahrain Free Trade Agreement (FTA)

Report of the Industry Trade Advisory Committee on Consumer Goods (ITAC-4)

July 2004

Industry Trade Advisory Committee on Consumer Goods (ITAC-4)

Advisory Committee Report to the President, the Congress and the United States Trade Representative on the US- Bahrain Free Trade Agreement

I. Purpose of the Committee Report

Section 2104 (e) of the Trade Act of 2002 requires that advisory committees provide the President, the U.S. Trade Representative, and Congress with reports required under Section 135 (e)(1) of the Trade Act of 1974, as amended, not later than 30 days after the President notifies Congress of his intent to enter into an agreement.

Under Section 135 (e) of the Trade Act of 1974, as amended, the report of the Advisory Committee for Trade Policy and Negotiations and each appropriate policy advisory committee must include an advisory opinion as to whether and to what extent the agreement promotes the economic interests of the United States and achieves the applicable overall and principal negotiating objectives set forth in the Trade Act of 2002.

The report of the appropriate sectoral or functional committee must also include an advisory opinion as to whether the agreement provides for equity and reciprocity within the sectoral or functional area.

Pursuant to these requirements, ITAC-4 hereby submits the following report.

II. Executive Summary of Committee Report

ITAC-4 members endorse the U.S.- Bahrain FTA's comprehensive nature. We believe the agreement will deliver important benefits to consumer goods firms in terms of market access, regulatory transparency, and customs procedures. Further, we generally support provisions on intellectual property and investment.

III. Brief Description of the Mandate of ITAC-4

The Committee advises the Secretary of Commerce and the USTR concerning the trade matters referred to in Sections 101, 102, and 124 of the Trade Act of 1974, as amended; with respect to the operation of any trade agreement once entered into; and with respect to other matters arising in connection with the development, implementation, and administration of the trade policy of the United States including those matters referred to in Reorganization Plan Number 3 of 1979 and Executive Order 12188, and the priorities for actions thereunder.

In particular, the committee provides detailed policy and technical advice, information, and

recommendations to the Secretary and the USTR regarding trade barriers and implementation of trade agreements negotiated under Sections 101 or 102 of the Trade Act of 1974, as amended, and Sections 1102 and 1103 of the 1988 Trade Act, which affect the products of its sector; and performs such other advisory functions relevant to U.S. trade policy as may be requested by the Secretary and the USTR or their designees.

IV. Negotiating Objectives and Priorities of ITAC-4

"Consumer Goods" covers a wide array of products, including: sporting goods, furniture, appliances, toys, processed foods and beverages, jewelry, household utensils, motorcycles, cleaning products, and power equipment. Consequently, the primary objective for the U.S.-Bahrain Free Trade Agreement was that of <u>comprehensiveness</u>. ITAC-4 members take particular interest in the following seven aspects of the agreement: market access for industrial goods; market access for agricultural goods; intellectual property; investment; customs procedures; regulatory transparency; and services.

V. Advisory Committee Opinion on Agreement

ITAC-4 members endorse the comprehensive nature of the U.S.- Bahrain FTA and believe its terms represent an advance in many aspects: Specifically:

- a. <u>Market Access for Industrial Goods</u> Most of the goods manufactured by ITAC-4 members are classified as industrial products. Market access terms affect both intermediate and finished goods. We endorse the accelerated tariff phase-out schedules on most industrial goods, noting that on a trade-weighted basis about 98% of U.S. exports of industrial and consumer goods will become duty-free upon entry into force, with remaining tariffs phased out over ten years.
- b. <u>Market Access for Agricultural Products</u> ITAC-4 includes a number of processed food manufacturers, as well as wine and spirits producers. Further, a number of important industrial products used in the production of consumer goods (like natural alcohols) are classified as agricultural goods. We commend negotiators for improving market access for processed foods, many of which will become free of duty upon implementation of the FTA. We note with interest the renewed commitment on resolving sanitary and phytosanitary (SPS) issues. For SPS, we would advise that this commitment be implemented through a strong consultation mechanism.
- c. <u>Services</u>- The agreement affords substantial access to a number of services, subject to only a few exceptions, and could serve as a pattern for future FTAs.
- d. <u>Intellectual Property (IP)</u> Consumer goods firms are among America's leading innovators, and have strong interest in the protection of Trademarks, Patents, and Trade Secrets. In our estimation, the IP chapter of the U.S.- Bahrain FTA represents a major improvement in IP protection. In general, we applied the application of the "first in time, first in right" principle to trademarks and geographical indications. Further, we note the enhanced protections for some trade secrets, including the protection from government disclosure of test data and trade secrets submitted for the purpose of product approval. Regarding enforcement, the agreement meaningfully strengthens both US and Bahrain law for IP violations and requires the seizure,

forfeiture, and destruction of counterfeit and pirated goods and the equipment used to produce them.

- e. <u>Investment</u> The June 2002 U.S.-Bahrain bilateral Trade and Investment Framework Agreement (TIFA) paved the way for a robust economic dialogue on promoting closer economic ties, freer trade, greater openness, a stronger investment climate, and economic reforms.
- f. <u>Customs Procedures</u> ITAC-4 member firms rely on efficient, predictable administration at the border. We strongly endorse the U.S.- Bahrain FTA's specific obligations on customs procedures, as well as the transparency requirements. We welcome the fact that this FTA retains the ability of U.S. companies to avail themselves of duty drawback mechanisms. Rules of origin for goods exported by ITAC-4 firms appear straightforward; the administrative framework also appears adequate.
- g. <u>Regulatory Transparency</u> Consumer goods are subject to a wide range of regulation wherever they appear in commerce. We applaud negotiators for securing detailed disciplines on regulatory transparency. Our experience under other FTAs has been that regulatory transparency is a critical factor in improving the business climate for all firms.

VI. Membership of Committee

See Attachment I.

Attachment I

Don Nelson, Altria Corporate Services, Inc., ITAC 4 Chairman

Timothy Hoelter, Harley-Davidson Motor Company, Vice Chairman

Russell Batson, American Furniture Manufacturers Association

Phillip Brandl, National Housewares Manufacturers Association

Thomas Catania, Whirlpool Corporation

Tom Cove, Sporting Goods Manufacturers Association

Robert Fay, Incredible Technologies, Inc.

Charles Husick, Vernal Air System

Deborah Lamb, Distilled Spirits Council of the United States

Larry Lasoff, representing the Outdoor Power Equipment Institute, Inc.

Justin LeBlanc, National Fisheries Institute

Barry Levy, representing the Toy Manufacturers Association of America

James Marquart, Manufacturing Jewelers & Suppliers of America, Inc.

Patrick McDonough, representing Libbey, Inc.

Joseph McGuire, Association of Home Appliance Manufacturers

Scott Miller, The Procter & Gamble Company

Lynda O'Neill, Knoll, Inc.

Barclay Resler, Coca Cola Company

Michael Rudowicz, American Amusement Machine Association

Hugh Rushing, Cookware Manufacturers Association

Norman Sharp, Cigar Association of America, Inc.

Marcus Smith, Brown-Forman Corporation

Thomas St. Maxens, representing Mattel, Inc.

Catherine Suttmeier, Oneida Ltd.

John Thompson, Hall China Company

Deborah Wiley, John Wiley and Sons, Inc.