Form PTO-1594 (Rev. 01-09)
OMB Collection 0651-0027 (exp. 02/28/2009)

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| To the Director of the U. S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.   |  |  |  |  |  |
| 1. Name of conveying party(ies):  BARBATO,ANGELA JAE (A/K/A) AJ BARBATO, ANGELA BARBATO AND ANGELA J. BARBATO  | 2. Name and address of receiving party(ies)  |  |  |  |  |
| 4. Application number(s) or registration number(s) and A. Trademark Application No.(s)  C. Identification or Description of Trademark(s) (and Filing HARD ROCKIN' CITRUS | B. Trademark Registration No.(s)  3494039  Additional sheet(s) attached? Yes No                                |  |  |  |  |
| Name & address of party to whom correspondence concerning document should be mailed:     Name:   | 6. Total number of applications and registrations involved:  1  7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$40.00 |  |  |  |  |
| Street Address: 3455 NE 12th Terrace #4  | Authorized to be charged to deposit account Enclosed   |  |  |  |  |
| City: Oakland Park State: FI Zip:33334   | 8. Payment Information:  |  |  |  |  |
| Phone Number: 954.561.8229  Fax Number: 954.567.8995  Email Address: dawn@drinkco.net  | Deposit Account Number <u>CCard Form Attached</u> Authorized User Name   |  |  |  |  |
| 9. Signature: /Angela J. Barbato/ Signature  Angela J. Barbato  Name of Person Signing   | Total number of pages including cover sheet, attachments, and document:  |  |  |  |  |

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to:
Mail Ston Assignment Recordation Services. Director of the USPTO. P.O. Box 1450. Alexandria. VA 22313-1450

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| RECORDATION FORM COVER SHEET TRADEMARKS ONLY   |  |  |  |  |  |
|--|--|--|--|--|--|
| To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.  |  |  |  |  |  |
| 1. Name of conveying party(ies):  Angela Jae Barbato (a/K/s)  AT Barbato, Angela Barbato and Angela J. Barbato  Individual(s) Association  General Partnership Limited Partnership  Corporation- State:  Other  Citizenship (see guidelines)  Additional names of conveying parties attached? Yes No.  3. Nature of conveyance )/Execution Date(s):  Execution Date(s) Sept 14, 2009 | 2. Name and address of receiving party(ies)  Additional names, addresses, or citizenship attached?  No  Name:  |  |  |  |  |
| Assignment Merger  Security Agreement Change of Name Other   | X Other LLC Citizenship USA  If assignee is not domiciled in the United States, a domestic representative designation is attached: ☐ Yes ☐ No (Designations must be a separate document from assignment) |  |  |  |  |
| C. Identification or Description of Trademark(s) (and Filing SEE ATTACHED LISTING  | Additional sheet(s) attached?  Yes No Date if Application or Registration Number is unknown):  |  |  |  |  |
| 5. Name & address of party to whom correspondence concerning document should be mailed:  Name: _DRINKCO LLC  Internal Address:   | 6. Total number of applications and registrations involved:  7. Total fee (37 CFR 2.6(b)(6) & 3.41) \$ 640.00  |  |  |  |  |
| 12TH Street Address: _3455 NETHTERRACE #4  | Authorized to be charged to deposit account  Enclosed  8. Payment Information:  Crect A Cord Avinorization  Deposit Account Number  Authorized User Name   |  |  |  |  |
| City: _OAKLAND PARK           State: _FLORIDA         Zip: _33334           Phone Number:954-561-8229  |  |  |  |  |  |
| Fax Number:  |  |  |  |  |  |
| Signature  Angela Jal Barbato  Name of Person Signing  | Total number of pages including cover sheet, attachments, and document:  |  |  |  |  |

Documents to be recorded (including cover sheet) should be faxed to (571) 273-0140, or mailed to: Mail Stop Assignment Recordation Services, Director of the USPTO, P.O. Box 1450, Alexandria, VA 22313-1450

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## Exhibit A Marks

| SER#     | REG#    | <u>MARK</u>                                | REG      | OWNER               |
|----------|---------|--|----------|---------------------|
| 78976874 | 3127013 | PUNCHLINE                                  | 08.08.06 | Barbato, Angela Jae |
| 78626049 | 3092839 | RABBIT PUNCH                               | 05.16.06 | Barbato, Angela Jae |
| 78639314 | 3109136 | GET YOUR BUNNY BUZZ!                       | 06.27.06 | Barbato, Angela Jae |
| 78639247 | 3087740 | HOP, SKIP, & GO NAKED PUNCH                | 05.02.06 | Barbato, Angela Jae |
| 78639267 | 3317187 | SPRING BREAK PUNCH                         | 10.23.07 | Barbato, Angela Jae |
| 78646908 | 3172469 | BEVOLUTION (cocktail mixers)               | 11.14.06 | Barbato, Angela     |
| 78720037 | 3150846 | CITRUS RUSH                                | 10.03.06 | Barbato, Angela     |
| 78786117 | 3248613 | ENERGIZED COCKTAIL MIX                     | 05.29.07 | Barbato, Angela J.  |
| 78786119 | 3331868 | NAKED ALL NIGHT                            | 11.06.07 | Barbato, Angela J.  |
| 78828062 | 3187348 | JOIN THE BEVOLUTION (cocktail mixers)      | 12.19.06 | Barbato, Angela J.  |
| 78842865 | 3181010 | THE MINT IS IN THE MIX                     | 12.05.06 | Barbato, Angela J.  |
| 78882014 | 3494039 | HARD ROCKIN' CITRUS                        | 08.26.08 | Barbato, A J        |
| 78979509 | 3393566 | MOJITO VICE                                | 03.04.08 | Barbato, Angela J.  |
| 77000255 | 3313240 | AMMUNITION                                 | 10.16.07 | Barbato, A J        |
| 77029967 | 3485536 | AMMO (fruit flavored drink concentrates)   | 08.12.08 | Barbato, Angela     |
| 77029956 | 3366417 | A LIQUID 'SHOT' OF ENERGY                  | 01.08.08 | Barbato, A J        |
| 77092895 | 3558922 | AMMO (caffeine preparations)               | 01.06.09 | Barbato, A J        |
| 77117914 | 3386123 | AMMO UP                                    | 02.19.08 | Barbato, A J        |
| 77205642 | 3384580 | BEVOLUTION (concentrates & drinking water) | 02.19.08 | Barbato, A J        |
| 77205625 | 3384579 | JOIN THE BEVOLUTION (concentrates & water) | 02.19.08 | Barbato, A J        |
| 77341960 | 3535150 | AMMOLYTE                                   | 11.18.08 | Barbato, A J        |
| 78786042 | 3662039 | SILVERITA (033)                            | 07.28.09 | Barbato, Angela J.  |
| 77261266 | 3632182 | BEVOLUTIONIST (032)                        | 06.02.09 | Barbato, A J        |
| 77261256 | 3632181 | BEVOLUTIONARY (032)                        | 06.02.09 | Barbato, A J        |
| 78862140 | 3665159 | GOOD SPIRITS (032)                         | 08.04.09 | Barbato, Angela J.  |

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## GENERAL ASSIGNMENT AND BILL OF SALE

THIS GENERAL ASSIGNMENT AND BILL OF SALE (this "Bill of Sale") is made as of this 14th day of September, 2009 by and among Angela Jae Barbato (a/k/a A J Barbato, Angela Barbato and Angela J. Barbato), an individual residing at 2971 NE 16th Avenue, Oakland Park, Florida 33334 (the "Transferor"), to and in favor of DrinkCo, L.L.C., a Florida limited liability company ("Transferee") with immediate effect.

## RECITALS:

The Transferor and Transferee are entering into a Contribution and Transfer Agreement dated of even date herewith by and between the Transferor, the Transferee, DrinkCo Holdings, LLC and Barry P. Gossett (the "Contribution Agreement");

In connection with the transactions contemplated by the Contribution Agreement, the Transferor is selling, assigning, transferring, conveying, and delivering to the Transferee, and the Transferee is purchasing, assuming, acquiring and accepting from the Transferor, all right, title and interest in and to the trademarks listed on Exhibit A hereto (the "Marks"), and, except for the Licensed Intellectual Property (as defined in the Contribution Agreement), all other intellectual property of the Transferor used or usable in the business of Transferee as now conducted or as proposed to be conducted by the Transferee, including, without limitation, any and all United States and foreign patents (including continuations, continuations-in-part, reissues and re-examinations thereof), registered and unregistered trade names, trademarks, service names and service marks and all goodwill associated therewith, copyrights and copyright registrations, trade secrets; computer data (including formulations and analyses), computer programs and software (in source code and object code form) and firmware and all related programming, user and systems documentation, proprietary inventions, processes, designs (whether or not patentable or reduced to practice), know-how, recipes, formulae, algorithms, methods, specifications, and other technical information, and all other intellectual property rights and assets used in connection with the Assignor's business and its products as now conducted or as proposed to be conducted by the Assignee (collectively with the Marks, the "Intellectual **Property**"), each effective as of the date hereof.

The execution and delivery of the Contribution Agreement and the agreements, instruments and documents contemplated thereby (including, without limitation, this Bill of Sale) is a condition to the closing of the transactions contemplated by that certain Securities and Convertible Note Purchase Agreement dated of even date herewith by and between DrinkCo Holdings, LLC and the Investors specified on Exhibit A thereto (as may be amended from time to time, the "Securities Purchase Agreement").

Capitalized terms used, but not otherwise defined herein, shall have the meanings given to such terms in the Securities Purchase Agreement.

## AGREEMENT:

NOW, THEREFORE, in consideration of the foregoing, the issuance of the Units and Class A Common Units to the Transferor under the Securities Purchase Agreement and the agreements contemplated thereby, and for other good and valuable consideration, the receipt, sufficiency and adequacy of which are hereby acknowledged by the Transferor and the Transferee, and with the intent to be legally bound, the Transferor and the Transferee hereby agree as follows:

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- 1. Pursuant to the terms of the Contribution Agreement and the Securities Purchase Agreement and the agreements, instruments and documents contemplated by each such agreement, the Transferor hereby irrevocably sells, assigns, transfers, conveys, and delivers to the Transferee and its successors and assigns, to have and to hold forever, all right, title and interest in and good and marketable title, free and clear of all Liens, to all of the Intellectual Property.
- 2. This Bill of Sale is being delivered pursuant to, and subject to the representations, warranties, covenants and agreements set forth in the Contribution Agreement, the Securities Purchase Agreement and the agreements, instruments and documents contemplated by each such agreement. Nothing set forth in this Bill of Sale shall supersede or limit any of the representations, warranties, covenants, agreements or indemnities contained in the Contribution Agreement, the Securities Purchase Agreement or the agreements, instruments and documents contemplated thereby, each of which shall remain in full force and effect to the extent therein provided. In the event of any conflict or inconsistency between the terms of the Securities Purchase Agreement or the terms of Contribution Agreement and the terms hereof, the terms of the Securities Purchase Agreement and the Contribution Agreement shall govern.
- 3. The Transferor hereby covenants and agrees that at any time and from time to time after the Closing Date, at the reasonable request of the Transferee and without further consideration from the Transferee, the Transferor shall execute and deliver, or cause to be executed and delivered, such further instruments of sale, transfer, conveyance, assignment or confirmation, and the Transferor shall take such other action, as the Transferee may consider necessary or convenient to more effectively transfer, convey and assign to the Transferee, and to confirm the Transferee's title to and interest in, all of the Intellectual Property, to put the Transferee in actual possession and operating control thereof, to assist the Transferee in exercising all rights with respect thereto or under the Contribution Agreement, the Securities Purchase Agreement and the agreements, instruments and documents contemplated by each such agreement or by the agreements, instruments and documents contemplated by each such agreement.
- 4. The Transferor does hereby irrevocably constitute and appoint the Transferee, its successors and assigns, as their true and lawful attorney-in-fact, coupled with an interest, with full power of substitution, in the Transferor's name, individually and collectively, or otherwise, and on behalf of the Transferor, or for its own use, to claim, demand, collect and receive at any time and from time to time any and all Intellectual Property, tangible or intangible, hereby sold, transferred, conveyed, licensed, assigned and delivered, or intended so to be, and to prosecute the same at law or in equity and, upon discharge thereof, to complete, execute and deliver any and all necessary instrument of satisfaction and release, or any other instruments deemed appropriate by the Transferee in connection therewith.
- 5. This Bill of Sale shall be governed by and construed in accordance with the substantive laws of the State of Delaware, USA, without regard to principles of conflict of laws.

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TRADEMARK REEL: 004474 FRAME: 0388

NOW, THEREFORE, the Transferor has caused this Bill of Sale to be duly executed under seal as of and on the date first above written.

WITNESS:

DAWN E. WILSON

Angela Jae Barbato (a/k/a A J Barbato, Angela Barbato and Angela J. Barbato),

**REEL: 004474 FRAME: 0389 RECORDED: 02/10/2011**