From:
 Deb Wynne

 To:
 licensing

 Subject:
 Hy-Vee

Date: Wednesday, February 17, 2021 2:42:22 PM

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## ALRC members,

I am writing to **oppose** the license for Hy-Vee Liquor at 7475 Mineral Point Road for the simple reason that there are **too many** liquor stores already in and around our neighborhood. In fact, there are 15 Class A or B license holders within a 2-3 miles radius, and within a half mile of our neighborhood high school. One of the Hy-Vee representatives stated this particular liquor store will be the "jewel" of Madison. Seriously? At the very least, Hy-Vee should accept any and all conditions which are standard for Class A licenses. It is my understanding that the proposed conditions are those listed below.

Thank you, Debra Wynne

Five proposed conditions for Hy-Vee...

- 1. The establishment shall not sell, dispense or give away fermented malt beverages in the original container in amounts less than the amount contained in a six pack of 12 ounce bottles or cans. This is only applicable to fermented malt beverages which fall into the following categories of brands: Domestic Premium, Domestic Sub-Premium (which includes Value and Economy brands), Malt Liquor & similarly situated imported brands.
- 2. Flavored malt beverages containing up to 6% alcohol by volume may not be sold, dispensed or given away in the original container in amounts less than a four pack of 12 ounce bottles or cans. Flavored malt beverages containing over 6% alcohol by volume may not be sold, dispensed or given away in the original container in amounts less than a six pack of 12 ounce bottles or cans.
- 3. The establishment shall not sell, dispense or give away intoxicating liquor in the original container in amounts of two hundred (200) milliliters or less in volume. 'Intoxicating liquor' shall not include wine in the original container with an alcohol content of 15% or less by volume.
- 4. The establishment shall not sell, dispense or give away flavored fortified wines in the original container with an alcohol content of more than 12.5% alcohol by volume, where spirits

have been added to the wine that have not been produced from the same fruit as the wine, for consumption off the licensed premises. This prohibition shall not apply to any other wine product as defined by Wisconsin State Statute §125.02(22).

5. The applicant shall have a neighborhood meeting no sooner than six months after opening, and at that time the applicant could return to the ALRC to request that the conditions be removed.