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May 16, 2016

Chairman, Joshua Teitelbaum,
Committee for the Implementation of Textile Agreements
Room 30003
U.S. Department of Commerce
14th and Constitution Avenue NW.
Washington, DC
20230

Mr. Teitelbaum

RE: CROSSING, has requested that the United States consider whether the USMFTA rule of origin for pants, skirts, jackets, shirts, and casual dresses classified in HTSUS subheading 6204.52 and 6206.40 should be modified to allow the use of certain woven fabrics that are not originating under the USMFTA

I represent ITG/Burlington with cotton and cotton blended finishing at our Carlisle facility in Union SC. Our weavers include Inman Mills, Greenwood Mills and Hamrick Mills all domestic suppliers.

We possess the ability to manufacture the two fabrics below (Fabric #3 and #4 is their short supply request).

Fabric 3: Cotton/polyester classified in subheading 5210.49 and 5211.42 of the HTSUS;

Fabric 4: Cotton/polyester/elastane classified in subheading 5210.49 and 5211.4210 of the HTSUS;

For this reason I would request that the Department of Commerce reject this request.

Thank you for your attention to this matter.

Jeff Peck, Rresident

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