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January 4, 2018

Ms. Terry Labat, Acting Chair Committee for the Implementation of Textile Agreements Room 30003 U.S. Department of Commerce 14th and Constitution Avenue NW. Washington, DC 20230

Dear Ms. Labat

RE: the Government of Morocco on October 10, 2017, on behalf of MODALINE HOLDING, requesting that the United States consider whether the USMFTA rule of origin for pants classified in HTSUS 6204.61.8010; skirts classified in HTSUS 6204.51.0010; and jackets classified in HTSUS 6204.31.2010 should be modified to allow the use of 83–94% wool/4%–15% nylon/1%–7% spandex woven fabric classified in subheading 5112.19 and 5112.20 of the HTSUS that is not originating under the USMFTA

I represent ITG/Burlington with fine wool fabric manufacturing at our facilities in Raeford and Richmond located in Raeford and Cordova, NC.

We possess the ability to manufacture the requested woven wool fabric of 83%-94% wool/4%-15% nylon/1%-7% spandex classified in subheading 5112.19 and 5112.20.

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

Thank you for your attention to this matter.

Jeff Peck, President

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