NORTH AMERICAN FREE TRADE AGREEMENT Textiles and Apparel Goods Proposed Amendment

1. Add to Appendix 6, Special Provisions, the following bilaterally agreed rule¹:

Rule Applicable to Chenille Fabric Containing Acrylic Staple Fibers

For purposes of trade between Canada and the United States, a good of either Party of subheading 5801.36 shall be treated as if it were an originating good only if any of the following changes in tariff classification is satisfied within the territory of one or both of the Parties:

a change to subheading 5801.36 from any other chapter, except from heading 51.06 through 51.13, 52.04 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, Chapter 54, heading 55.01 through 55.02, subheading 5503.10 through 5503.20 or 5503.40 through 5503.90 or heading 55.04 through 55.16.

2. In the last line of the bilaterally agreed rule applicable to pile fabric containing dry spun acrylic fiber, replace "55.15" with "55.16", as follows:

Rule Applicable to Pile Fabric Containing Dry Spun Acrylic Fiber

For purposes of trade between Canada and the United States, a good of either Party of subheading 5801.35 shall be treated as if it were an originating good only if any of the following changes in tariff classification is satisfied within the territory of one or both of the Parties:

a change to woven-warp pile fabric, cut, of subheading 5801.35, with pile of dry-spun acrylic staple fibers of subheading 5503.30, which fabric has been dyed in the piece to a single uniform color, from any other chapter, except from heading 51.06 through 51.13, 52.04 through 52.12, 53.07 through 53.08 or 53.10 through 53.11, Chapter 54, heading 55.01 through 55.02, subheading 5503.10 through 5503.20 or 5503.40 through 5503.90 or heading 55.04 through 55.16.

Exact location within Appendix 6 to be determined.