October 16, 2008

Robert F. Milman, Esq. 3000 Marcus Avenue, Suite 3W3 Lake Success. NY 11042

Re: Request for Opinion

Article 12-A-- "Manufacturer"

RO-07-0111

Dear Mr. Milman:

This letter is written in response to your request for an opinion dated October 16, 2007. Please accept my apology for the late response to your request. Your letter states that your firm represents a company that purchases "1st and 2nd cut garments" from apparel manufacturers all over the world, sorts the garments by size and color, pre-packages the garments and subsequently sells the garments to closeout retail stores within the United States. Your letter asks whether the undertaking of receiving. pre-packaging by size and color as well as shipping, constitutes "assembling" of garments as that term is used within the definition of "manufacturer" in Labor Law §340(d). Please be advised that the activities you describe do not constitute "assembling" within the meaning of Labor Law §340(d) since such activities are outside of the production process of garments.

This opinion is based on the information provided in your letter of October 16, 2007. A different opinion might result if the circumstances outlined in your letter changed, if the facts provided were not accurate, or if any other relevant fact was not provided. If you have any further questions, please do not hesitate to contact me.

Sincerely,

Benjamin T. Garry Senior Attorney

cc: Carmine Ruberto DOL files

Tel: (518) 455-6205, Fax: (518) 485-1819

W. Averell Harriman State Office Campus, Bldg. 12, Room 509, Albany, NY 12240