requests to the extent allowable by law. Individual respondents who wish to
withhold their name or address (except for the city or town) from public review
must state this prominently at the beginning of their comments and must
submit their comments by regular mail. All submissions from organizations or
businesses and from individuals identifying themselves as representatives or officials of
organizations or businesses will be available for public review in their
entirety.

Scoping Meetings

If you wish to speak at a scoping
meeting, you should sign up to speak
when you arrive at the meeting. OSM
will call upon persons to speak in the
order of the sign-in. If you are in the
audience and have not signed up to
speak, you will be allowed to speak after
those who have signed up. For persons
who wish not to speak, OSM also will
accept written comments at the meeting.

A transcriber will be present at the
meetings to record comments. To assist
the transcriber and ensure an accurate
record, OSM requests that each speaker
provide a written copy of his or her
comments, if possible. OSM will end
the meeting after everyone who wishes
to speak has been heard. If a large
number of people wish to speak at a
meeting, OSM may limit the length of
time each person has to speak in order
to give everyone an opportunity to
speak.

Hopi and Navajo interpreters will be
present at meetings on the Hopi and
Navajo Reservations.

If you are disabled or need special
accommodations to attend one of the
meetings, contact the person under
FOR FURTHER INFORMATION CONTACT at least
one week before the meeting.

Allen D. Klein,
Regional Director, Western Regional
Coordinating Office.
[FR Doc. 04–26439 Filed 11–30–04; 8:45 am]
BILLING CODE 4310–05–P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337–TA–508]

Certain Absorbent Garments; Notice of
a Commission Determination Not To
Review an Initial Determination
Terminating the Investigation With
Respect to all Respondents on the
Basis of a Consent Order; Issuance of
Consent Order; Termination of
Investigation

AGENCY: U.S. International Trade
Commission.
ACTION: Notice.

SUMMARY: Notice is hereby given that
the U.S. International Trade
Commission has determined not to
review an initial determination ("ID") of
the presiding administrative law judge
("ALJ") granting the joint motion of the
complainants and four respondents,
Grupo ABS Internacional, S.A. de C.V.,
Absormex S.A. de C.V., and ABS Bienes
de Capital S.A. de C.V. all of Mexico,
and Absormex USA, Inc. of Laredo,
Texas, to terminate the above-captioned
investigation with respect to those
respondents on the basis of a consent
order. The investigation is terminated in
its entirety.

FOR FURTHER INFORMATION CONTACT:
Michael K. Haldenstein, Esq., telephone
202–205–3041, Office of the General
Counsel, U.S. International Trade
Commission, 500 E Street, SW.,
Washington, DC 20436. Copies of all
nonconfidential documents filed in
connection with this investigation are or
will be available for inspection during
official business hours (8:45 a.m. to 5:15
p.m.) in the Office of the Secretary, U.S.
International Trade Commission, 500 E
Street SW., Washington, DC 20436,
information concerning the Commission
may also be obtained by accessing its
Internet server (http://www.usitc.gov).
The public record for this investigation
may be viewed on the Commission's
electronic docket (EDIS–ON–LINE) at
persons are advised that information on
the matter can be obtained by contacting
the Commission's TDD terminal on 202–
205–1810.

SUPPLEMENTARY INFORMATION: The
Commission instituted this investigation
on May 2, 2004, based on a complaint
filed by Tyco Healthcare Retail Group,
Inc. and Paragon Trade Brands, Inc. A
supplement to the complaint was filed
on April 26, 2004. The complaint, as
supplemented, alleges violations of
section 337 in the importation into the
United States, the sale for importation,
and the sale within the United States
after importation of certain absorbent
garments by reason of infringement of
claims 1, 9, 12–13 of U.S. Patent No.
5,275,590, claims 1–2 of U.S. Patent No.
5,403,301, and claims 8–9 of U.S. Patent
No. 4,892,528. The complaint further
alleges that there exists an industry in
the United States as required by
subsection (a)(2) of section 337. The
complaint named three respondents:
Grupo ABS Internacional, S.A. de C.V.
and Absormex S.A. de C.V. of Mexico,
and Absormex USA, Inc. of Laredo,
Texas. ABS Bienes de Capital S.A. de
C.V. was added as a respondent on July

On October 12, 2004, the two
complainants and the four
respondents filed a joint motion to
terminate the investigation as to all four
respondents. The joint motion was based
on a proposed consent order, filed pursuant
to a consent order stipulation and
Memorandum of Understanding (MOU)
between the parties. The Commission
Investigative Attorney ("IA") filed a
response in support of the motion on
October 22, 2004. The ALJ denied the
joint motion on October 27, 2004
because it appeared to him that the
parties may have intended to have the
Commission enforce the MOU. The
parties then moved for reconsideration
of the denial of the joint motion on

The ALJ issued the subject ID on
November 2, 2004, granting the motion
for reconsideration and terminating the
investigation as to all four respondents
on the basis of a consent order. The ALJ
indicates in the ID that he is satisfied
that the parties made clear in their
motion for reconsideration that they do
not intend for the Commission to
enforce the MOU. The ID also indicates
that the consent order stipulation
satisfies the provisions of Commission
rule 210.21(c)(3)(i). No petitions for
review of the subject ID were filed.

This action is taken under the
authority of section 337 of the Tariff Act
of 1930, as amended, 19 U.S.C. 1337,
and Commission rule 210.42, 19 CFR
210.42.

By order of the Commission.
Marilyn R. Abbott,
Secretary to the Commission.
[FR Doc. 04–26485 Filed 11–30–04; 8:45 am]
BILLING CODE 7020–02–P