prepared by the Treasury Department (Treasury). In addition, in *Timken* the CIT remanded the same final results to the Department to use the verified perunit export department expenses as best information available when calculating the adjustment to exporter's sales price (ESP) for Koyo's export selling expenses.

In Koyo Cost the CIT allowed Timken to submit supplemental sales-below-cost information and directed the Department to consider the supplemental information in order to determine whether the dumping margins for the April 1, 1978 to March 31, 1979 period should be calculated without reference to the investigation of below-cost-of-production sales. That allegation, and the Department's finding of sales below the cost of production, were not relevant to time periods prior to April 1, 1978. Consequently, no investigation of sales made below the cost of production was conducted for those periods.

The Department submitted its remanded results for NSK pursuant to *NSK* and *Timken* to the CIT in August 1992. Results for Koyo pursuant to *KCUSA*, *Timken*, and *Koyo Cost* were submitted to the CIT in October 1992. The CIT affirmed those results in their entirety on March 4, 1993 (Slip Op. 93– 28). Koyo, NSK, and Timken appealed various issues in those orders to the United States Court of Appeals for the Federal Circuit (the Federal Circuit). In

its ruling of March 28, 1994 (Kovo Seiko Co., Ltd. and Koyo Corporation USA. v. United States (93-1310, 1341), and NSK Ltd. And NSK Corporation v. United States (93–1311), (CAFC decision)), the Federal Circuit affirmed the CIT's decision in Koyo Cost to allow the Department to conduct an investigation of sales made below the cost of production by Koyo. However, the Federal Circuit reversed the decision of the CIT in KCUSA and NSK to liquidate TRB entries made by Koyo between April 1, 1974 and September 30, 1977, and TRB entries made by NSK between June 6, 1974 and March 31, 1978, according to Treasury master lists. Pursuant to the CAFC decision, the CIT ordered a redetermination of the final dumping margins for 1974-1978 TRB entries (Koyo Seiko Co., v. United States and NSK Ltd. v. United States, Slip Op. 94-75 (May 10, 1994) (Koyo/NSK)). The Koyo/NSK order stipulated that the margins be determined based upon the complete record of the administration review conducted by the Department and on the CIT's prior rulings in KCUSA, NSK, and Timken. No other issues were raised before the Federal Circuit.

The Department submitted its results pursuant to *Koyo/NSK* on July 18, 1994. On June 15, 1995, the CIT issued its decision in *Koyo* remanding those results to the Department to correct two computer programming errors alleged by Timken and affirming the redetermination in all other respects. The margin calculations on entries made by NSK from April 1, 1978, through July 31, 1980, and by Koyo from October 1, 1977, through March 31, 1979, were not challenged in these actions, and were affirmed by the CIT. Consequently, those calculations remain unchanged from the Department's August 1992 and October 1992 remanded results.

The Department has addressed the two programming errors identified by the CIT in Koyo. Based upon an examination of the record in the final results of review we determined that there was no programming or clerical error regarding model matching. The Department reviewed and emended the programming error regarding exchange rates. We disclosed the results to Koyo and Timken consistent with 19 CFR 353.28. We received no comments on our results from either party. The Department is therefore amending the final results of the administrative review of the antidumping finding on tapered roller bearings, four inches or less in outside diameter, and certain components thereof from Japan to reflect the amended margins calculated for Koyo and NSK in the Department's redetermination on remand, and affirmed by the CIT.

The Department will issue liquidation instructions to the Customs Service based on the following amended margins:

| Firm | Period | Percent mar- gin |
|------|--|--|
| Коуо | 04/01/1974 to 07/31/1976 08/01/1976 to 09/30/1977 10/01/1977 to 93/31/1978 04/01/1978 to 03/31/1979 | 20.56 5.99 24.64 17.96 |
| NSK | 04/01/1978 to 05/31/1979 06/06/1974 to 06/30/1976 07/01/1976 to 07/31/1977 08/01/1977 to 03/31/1978 04/01/1978 to 07/31/1978 08/01/1978 to 07/31/1979 08/01/1979 to 07/31/1980 | 17.90 17.42 17.42 18.63 39.60 19.75 9.82 |

Dated: November 22, 1995. Susan G. Esserman, Assistant Secretary for Import Administration. [FR Doc. 95–29727 Filed 12–5–95; 8:45 am] BILLING CODE 3510–DS–M

[A-588-028]

Notice of Final Results of Antidumping Duty Administrative Review: Roller Chain, Other Than Bicycle, From Japan

AGENCY: Import Administration, International Trade Administration, Department of Commerce. SUMMARY: In response to a request from the American Chain Association, the petitioner in this proceeding, the Department of Commerce (the Department) has conducted an administrative review of the antidumping finding on roller chain, other than bicycle, from Japan. The review covers four manufacturers/ exporters of this merchandise to the United States during the period of April 1, 1992, through March 31, 1993.

We gave interested parties the opportunity to comment on our preliminary results. Based on our analysis of the comments received, we have revised the results from those presented in our preliminary results. **EFFECTIVE DATE:** December 6, 1995.

FOR FURTHER INFORMATION CONTACT: Greg Thompson or Donna Berg, Office of Antidumping Investigations, Import