assessment of doubled antidumping duties.

Notification Regarding Administrative Protective Orders

This notice also serves as a reminder to parties subject to Administrative Protective Order ("APO") of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305, which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

We are issuing and publishing these results and this notice in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: April 6, 2005.

Joseph A. Spetrini,

Acting Assistant Secretary for Import Administration.

Appendix I

List of Comments in the Issues and Decision Memorandum

Comment 1: Interest Expense Ratio Comment 2: Home Market Level of Trade

[FR Doc. E5–1713 Filed 4–12–05; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration [A-570-601]

Tapered Roller Bearings and Parts Thereof, Finished and Unfinished, from the People's Republic of China: Notice of Amended Final Results Pursuant to Final Court Decision

AGENCY: Import Administration, International Trade Administration, Department of Commerce SUMMARY: On January 21, 2005, in Luoyang Bearing Factory v. United States, Slip Op. 05-3, the Court of International Trade affirmed the Department of Commerce's Final Results of Redetermination Pursuant to Remand, dated September 30, 2004, and entered a judgment order. This litigation related to the Department of Commerce's review of the antidumping order on tapered roller bearings and parts thereof, finished and unfinished, from the People's Republic of China, covering the period June 1, 1998. through May 31, 1999. As no further

appeals have been filed and there is now a final and conclusive court decision in this action, we are amending the final results of review in this proceeding and we will instruct U.S. Customs and Border Protection to liquidate entries subject to this review. **EFFECTIVE DATE:** April 13, 2005.

FOR FURTHER INFORMATION CONTACT:
Andrew Smith AD/CVD Operations,
Office 1, Import Administration,
International Trade Administration

Office 1, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482–1276.

SUPPLEMENTARY INFORMATION:

Background

Following publication of the TRBs XII Final Results¹, the Timken Company, the petitioner in this case, and the respondents, Luoyang Bearing Corporation ("Luoyang Bearing"), Zhejiang Machinery Import and Export Corporation ("ZMC"), China National Machinery I/E Corporation ("CMC"), and Wafangdian Bearing Factory ("Wafangdian") ("respondents"), filed a lawsuit with the Court of International Trade ("CIT") challenging the Department of Commerce's ("Department") findings in the TRBs XII Final Results. In Luoyang Bearing Corp. (Group), Zhejiang Machinery Import & Export Corp., China National Machinery Import & Export Corporation, and Wafangdian Bearing Company, Ltd. v. United States, Slip Op. 04-53 (CIT 2004) ("Luoyang Bearing"), the CIT instructed the Department to (1) further explain why the surrogate values it chose for wooden cases and the steel used to produce tapered roller bearings for Wafangdian constitute the "best available information," and address the aberrational data referenced by the respondents; and (2) conduct the "separate rates" analysis with respect to Premier Bearing & Equipment Limited ("Premier") and apply the People's Republic of China ("PRC")-wide rate to all of Premier's United States sales if it was determined that Premier is not independent of government control.

The Department complied with the CIT's remand instructions and issued its

final results of redetermination pursuant to remand on September 30, 2004. See Final Results of Redetermination Pursuant to Remand ("Remand Results"). In its Remand Results, the Department revised the surrogate value used to value steel inputs used in the production of rollers by excluding aberrational data as well as data that the Department had reason to believe or suspect were distorted. The Department also corrected a clerical error in the programming used to calculate the margin for ZMC. As a result of the Remand Results, the antidumping duty rate for Luoyang was decreased from 4.37 to 3.85 percent. The antidumping duty rate for ZMC was decreased from 7.37 to 0.00. The antidumping duty rate for CMC was decreased from 0.82 to 0.78 percent. The antidumping duty rate for Wafangdian and the PRC-wide rate were unchanged from the TRBs XII Final Results.

On January 21, 2005, the CIT affirmed the Department's findings in the Remand Results. Specifically, the CIT upheld the Department's explanation of what constitutes the "best available information" with regard to the surrogate values the Department chose for wooden cases and for the steel used to produce rollers; the Department's application of the separate rates test; the Department's decision to not revoke the antidumping order for ZMC; and, the Department's practice of using other producers' factors data to calculate Premier's normal value. See Luoyang Bearing Factory v. United States, Slip Op. 05-3 (CIT January 21, 2005).

On February 16, 2005, consistent with the decision of the United States Court of Appeals for the Federal Circuit ("Federal Circuit") in Timken Co. v. United States, 893 F. 2d 337 (Fed. Cir. 1990) ("Timken"), the Department notified the public that the CIT's decision in Luoyang Bearing was "not in harmony" with the TRBs XII Final Results. See Notice of Court Decision and Suspension of Liquidation: Tapered Roller Bearings and Parts Thereof, Finished and Unfinished, from the People's Republic of China, 70 FR 7925 (February 16, 2005) ("Timken Notice"). No party appealed the CIT's decision. As there is now a final and conclusive court decision in this action, we are amending our final results of review and we will instruct the U.S. Customs and Border Protection ("CBP") to liquidate entries subject to this review.

Amendment to the Final Results

Pursuant to section 516A(e) of the Tariff Act of 1930, as amended ("the Act"), because no further appeals have been filed and there is now a final and

¹ See Tapered Roller Bearings and Parts Thereof, Finished and Unfinished, From the People's Republic of China; Final Results of 1998-1999 Administrative Review, Partial Rescission of Review, and Determination Not to Revoke Order in Part, 66 FR 1953 (January 10, 2001) and Tapered Roller Bearings and Parts Thereof, Finished and Unfinished, From the People's Republic of China; Amended Final Results of 1998-1999 Administrative Review and Determination To Revoke Order in Part, 66 FR 11562 (February 26, 2001) (collectively, "TRBs XII Final Results").

conclusive decision in the court proceeding, we are amending the final results of administrative review of the antidumping order on tapered roller bearings and parts thereof, finished and unfinished, from the PRC for the period June 1, 1998, through May 31, 1999. The revised weight—averaged dumping margins are as follows:

Company	Margin (percent)
ZHEJIANG MACHINERY IM- PORT AND EXPORT CORP	0.00
LUOYANG BEARING COR- PORATION	3.85
CHINA NATIONAL MACHINERY I/E CORP	0.78
PREMIER BEARING AND EQUIPMENT, LTD	7.36
WAFANGDIAN BEARING FAC- TORY	0.00

The Department will issue appraisement instructions directly to the CBP. The Department will instruct CBP to liquidate relevant entries covering the subject merchandise effective the date of publication of this notice.

This notice is issued and published in accordance with section 751(a)(1) of the Act.

Dated: April 7, 2005.

Joesph A. Spetrini,

Acting Assistant Secretary for Import Administration.

[FR Doc. E5–1740 Filed 4–12–05; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

Patent and Trademark Office

[Docket No. 2005-T-060]

Notice of Unavailability of the Trademark Trial and Appeal Board's Electronic System for Trademark Trials and Appeals (ESTTA)

AGENCY: United States Patent and Trademark Office, Commerce.

ACTION: Notice of ESTTA unavailability.

SUMMARY: Notice is hereby given that ESTTA will be unavailable during certain time periods during the relocation of the United States Patent and Trademark Office data center to a site in Alexandria, Virginia.

DATES: The ESTTA unavailability dates

- (1) From 6 p.m., Friday, April 29, 2005 until 5:30 a.m., Monday, May 2, 2005;
- (2) from 6 p.m., Friday, May 6, 2005 until 5:30 a.m., Monday, May 9, 2005;

- (3) from 6 p.m., Friday, May 13, 2005 until 5:30 a.m., Monday, May 16, 2005; and
- (4) from 6 p.m., Friday, May 27, 2005 until 5:30 a.m., Tuesday, May 31, 2005.

SUPPLEMENTARY INFORMATION: The United States Patent and Trademark Office data center is moving to a new location in Alexandria, Virginia. It is expected that this move will commence on or about April 29, 2005, and will be completed on or about May 31, 2005. Due to the relocation of the data center, ESTTA will be unavailable during certain time periods. During the periods of ESTTA unavailability, oppositions to Extensions of Protection filed pursuant to Section 66 of the Trademark Act can only be filed in paper. Therefore, Patent and Trademark Rule 2.101(b)(2) (37 CFR $\S 2.101(b)(2)$), which requires that an opposition to an application based on Section 66(a) be filed through ESTTA, is waived during the periods of ESTTA unavailability. Paper filings of oppositions to Extensions of Protection otherwise will not be accepted.

Paper filings should be directed to: The Trademark Trial and Appeal Board, P.O. Box 1451, Alexandria, VA 22313– 1451.

In addition, to insure that the Board can timely notify the International Bureau of the World Intellectual Property Organization of the provisional refusal based on the opposition, a copy of the opposition should be faxed to the Board at (571) 273–0059.

FOR FURTHER INFORMATION CONTACT: Ms. Bonita Royall, by telephone at (571) 272–4302, or by facsimile to (571) 273–0059, marked to the attention of Bonita Royall.

Dated: April 7, 2005.

Jon W. Dudas,

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office.

[FR Doc. 05–7433 Filed 4–12–05; 8:45 am]

DEPARTMENT OF DEFENSE

Office of the Secretary

Defense Business Board; Notice of Advisory Committee Meeting

AGENCY: Department of Defense, DoD. **ACTION:** Notice of advisory committee meeting; Defense Business Board.

SUMMARY: The Defense Business Board (DBB) will meet in open session on Friday, May 6, 2005, at the Pentagon, Washington, DC from 1015 until 1130. The mission of the DBB is to advise the

Senior Executive Council (SEC) and the Secretary of Defense on effective strategies for implementation of best business practices of interest to the Department of Defense. At this meeting, the Board's Management and Human Resources related task groups will deliberate on their findings and recommendations related to tasks assigned earlier this year by the Under Secretary (Comptroller) and the Deputy Secretary.

DATES: Friday, May 6, 2005, 1015 to 1130 hrs.

FOR FURTHER INFORMATION CONTACT:

Members of the public who wish to attend the meeting must contact the Defense Business Board no later than Friday, April 29th for further information about admission as seating is limited. Additionally, those who wish to make oral comments or deliver written comments should also request to be scheduled, and submit a written text of the comments by Friday, April 29th to allow time for distribution to the Board members prior to the meeting. Individual oral comments will be limited to five minutes, with the total oral comment period not exceeding thirty-minutes.

The DBB may be contacted at: Defense Business Board, 1100 Defense Pentagon, Room 2E314, Washington, DC 20301–1100, via e-mail at stephan.smith@osd.mil, or via phone at (703) 614–7085.

Dated: April 7, 2005.

Jeanette Owings-Ballard,

OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 05-7362 Filed 4-12-05; 8:45 am]

BILLING CODE 5001-06-P

DEPARTMENT OF EDUCATION

Submission for OMB Review; Comment Request

AGENCY: Department of Education.
SUMMARY: The Leader, Information
Management Case Services Team,
Regulatory Information Management
Services, Office of the Chief Information
Officer invites comments on the
submission for OMB review as required
by the Paperwork Reduction Act of
1995.

DATES: Interested persons are invited to submit comments on or before May 13, 2005.

ADDRESSES: Written comments should be addressed to the Office of Information and Regulatory Affairs, Attention: Carolyn Lovett, Desk Officer, Department of Education, Office of