these reviews in part. Pursuant to 19 CFR 351.213(d)(1), the Department is rescinding the reviews of the order on ball bearings from the United Kingdom which were produced or exported by NSK and the order on ball bearings from Japan which were produced or exported by Asahi during the period May 1, 2004, through May 30, 2005.

Notification Regarding APOs

This notice also serves as a reminder to parties subject to administrative protective orders (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 these proceedings. 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.

This notice is published in accordance with section 777(i) of the Act and 19 CFR 351.213(d)(4).

Dated: October 17, 2005.

Gary Taverman,

Acting Deputy Assistant Secretaryfor Import Administration.

[FR Doc. E5–5829 Filed 10–20–05; 8:45 am] **BILLING CODE 3510–DS-S**

DEPARTMENT OF COMMERCE

International Trade Administration

[A-427-801, A-428-801, A-475-801, A-588-804, A-559-801, A-412-801]

Notice of Amended Final Results of Antidumping Duty Administrative Reviews: Ball Bearings and Parts Thereof from Japan

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: On September 16, 2005, the Department of Commerce published in the Federal Register the final results of the administrative reviews of the antidumping duty orders on ball bearings and parts thereof from France, Germany, Italy, Japan, Singapore, and the United Kingdom. The period of review is May 1, 2003, through April 30, 2004. Based on the correction of certain ministerial errors, we have changed the margins for Nippon Pillow Block Co., Ltd., and NSK Ltd. for the administrative review of ball bearings and parts thereof from Japan.

EFFECTIVE DATE: October 21, 2005.

FOR FURTHER INFORMATION CONTACT:

Dunyako Ahmadu, Fred Aziz, Jeff Frank, or Thomas Schauer, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, DC 20230; telephone: (202) 482–4733.

SUPPLEMENTARY INFORMATION:

Background

On September 16, 2005, the Department of Commerce (the Department) published in the **Federal Register** the final results of the administrative reviews of the antidumping duty orders on ball bearings and parts thereof (ball bearings) from France, Germany, Italy, Japan, Singapore, and the United Kingdom (70 FR 54711) (*Final Results*).

We received timely allegations of ministerial errors from Nippon Pillow Block Co., Ltd., (NPB), NSK Ltd. (NSK), NTN Corporation (NTN), and Nankai Seiko Co. Ltd. (SMT). In its comments dated September 16, 2005, NSK alleged that the Department erred in that it inadvertently assigned the incorrect level of trade for certain home—market sales. We agree with the alleged error and have amended the final results to correct the error.

In its comments dated September 19, 2005, NPB alleged that the Department erred in that it inadvertently used the incorrect code to designate housed bearings sold in the United States. We agree with the alleged error and have amended the final results to correct the error.

In its comments dated September 19, 2005, NTN alleged that the Department should correct the draft liquidation instructions it prepared for NTN to reflect the correct importer of record. Although we agree with the alleged error and have corrected the draft liquidation instructions accordingly, this error does not affect our calculation of NTN's margin.

In its comments dated September 19, 2005, SMT alleged that the Department made a ministerial error by treating contemporaneity as a more important tie-breaker than the difference-inmerchandise adjustment. We do not agree that we made an error. Furthermore, SMT's comments of an alleged error were not ministerial in nature as defined by 19 CFR § 351.225(f). Therefore, we have not changed our calculation of SMT's margin. For a complete discussion of our response to SMT's allegation, please see the memorandum to Laurie Parkhill dated October 14, 2005.

Amended Final Results of Review

As a result of the correction of clerical errors, the following weighted—average margins exist for exports of ball bearings by NPB and NSK for the period May 1, 2003, through April 30, 2004:

Company	Margin (percent)
NPBNSK Ltd.	23.57 8.25

The Department will determine, and the U.S. Bureau of Customs and Border Protection (CBP) shall assess antidumping duties on all appropriate entries. We will issue appropriate assessment instructions directly to CBP within 15 days of publication of these amended final results of review. Where the importer-/customer-specific assessment rate or amount is above de minimis, we will instruct CBP to assess duties on all entries of subject merchandise by that importer or for that customer.

We will also direct CBP to collect cash deposits of estimated antidumping duties on all appropriate entries in accordance with the procedures discussed in the *Final Results* and at the rates as amended by this notice. The amended deposit requirements are effective for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the date these amended final results are published in the **Federal Register**.

We are issuing and publishing these determinations and notice in accordance with sections 751(a)(1) and 777(i) of the Tariff Act of 1930, as amended, and 19 CFR § 351.224(e).

Dated: October 14, 2005.

Joseph A. Spetrini,

Acting Assistant Secretaryfor Import Administration.

[FR Doc. E5-5821 Filed 10-20-05; 8:45 am] BILLING CODE 3510-DS-S

DEPARTMENT OF COMMERCE

International Trade Administration

[A-588-850]

Certain Large Diameter Carbon and Alloy Seamless Standard, Line, and Pressure Pipe from Japan: Notice of Rescission of Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

EFFECTIVE DATE: October 21, 2005. **SUMMARY:** On July 15, 2005, the Department of Commerce (the

Department) published in the Federal Register a notice announcing the initiation of an administrative review of the antidumping duty order on certain large diameter carbon and alloy seamless standard, line, and pressure pipe from Japan, covering the period June 1, 2004, through May 31, 2005. See Notice of Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part 70 FR 42028 (July 15, 2005) (Initiation Notice). The review was requested by United States Steel Corporation (the petitioner). We are now rescinding this review as a result of the petitioner's withdrawal of its request for an administrative review.

FOR FURTHER INFORMATION CONTACT:

Constance Handley or David Layton, at (202) 482–0631 or (202) 482–0371, respectively, AD/CVD Operations Office 1, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue, NW, Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Background

In accordance with 19 CFR 351.213(b), on June 30, 2005, the petitioner requested an administrative review of the antidumping duty order for JFE Steel Corporation, Nippon Steel Corporation, NKK Tubes, and Sumitomo Metal Industries, Ltd. on certain large diameter carbon and alloy seamless standard, line, and pressure pipe from Japan. None of the respondents requested a review. On July 15, 2005, in accordance with 19 CFR 351.221(c)(1)(i), we published the initiation of an administrative review of this order for the period June 1, 2004, through May 31, 2005. See Initiation Notice. On September 20, 2005, the petitioner timely withdrew its request for an administrative review of certain large diameter carbon and alloy seamless standard, line, and pressure pipe from Japan.

Rescission of Review

The Department's regulations at 351.213(d)(1) provide that the Department will rescind an administrative review if the party that requested the review withdraws its request for review within 90 days of the date of publication of the notice of initiation of the requested review, or withdraws its request at a later date if the Department determines that it is reasonable to extend the time limit for withdrawing the request. The petitioner withdrew its request within the 90-day period and was the only party to request this review. Accordingly, we are

rescinding this review. The Department will issue appropriate assessment instructions to U.S. Customs and Border Protection within 15 days of publication of this notice.

This notice serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of the return or 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 sanctionable violation.

This notice is issued and published in accordance with 19 CFR 351.213(d)(4) and section 777(i)(1) of the Tariff Act of 1930, as amended.

Dated: October 14, 2005.

Gary Taverman,

Acting Deputy Assistant Secretaryfor Import Administration.

[FR Doc. E5–5828 Filed 10–20–05; 8:45 am] **BILLING CODE 3510–DS–S**

DEPARTMENT OF COMMERCE

International Trade Administration

[A-427-818]

Notice of Amended Final Results of Antidumping Duty Administrative Review: Low Enriched Uranium from France

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: On September 14, 2005, the Department of Commerce (the Department) published the final results of its second administrative review of the antidumping duty order on low enriched uranium (LEU) from France for the period February 1, 2003, through January 31, 2004. See Notice of Final Results of Antidumping Duty Administrative Review: Low Enriched Uranium from France, 70 FR 54359 (September 14, 2005). On September 14, 2005, in accordance with 19 CFR 351.224(c)(2), we received timely filed ministerial error allegations from respondent, Eurodif S.A., Compagnie Générale Des Matières Nucléaires, S.A. and COGEMA, Inc. (collectively, Eurodif/COGEMA), and the United States Enrichment Corporation and USEC Inc. (collectively, USEC or the petitioner). On September 19, 2005, we received rebuttal comments from Eurodif/COGEMA and the petitioner. Based on our analysis of the parties'

comments, the Department has revised the antidumping duty margin for Eurodif/COGEMA. Accordingly, we are amending our final results.

EFFECTIVE DATE: October 21, 2005.

FOR FURTHER INFORMATION CONTACT: Myrna Lobo or Elfi Blum, AD/CVD Operations, Office 6, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street & Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482–2371 or (202) 482–

SUPPLEMENTARY INFORMATION:

Scope of the Order

0197, respectively.

The product covered by this order is all low enriched uranium (LEU). LEU is enriched uranium hexafluoride (UF₆) with a $\rm U^{235}$ product assay of less than 20 percent that has not been converted into another chemical form, such as $\rm UO_2$, or fabricated into nuclear fuel assemblies, regardless of the means by which the LEU is produced (including LEU produced through the down—blending of highly enriched uranium).

Certain merchandise is outside the scope of this order. Specifically, this order does not cover enriched uranium hexafluoride with a U235 assay of 20 percent or greater, also known as highly enriched uranium. In addition, fabricated LEU is not covered by the scope of this order. For purposes of this order, fabricated uranium is defined as enriched uranium dioxide (UO2), whether or not contained in nuclear fuel rods or assemblies. Natural uranium concentrates (U₃O₈) with a U²³⁵ concentration of no greater than 0.711 percent and natural uranium concentrates converted into uranium hexafluoride with a U²³⁵ concentration of no greater than 0.711 percent are not covered by the scope of this order.

Also excluded from this order is LEU owned by a foreign utility end-user and imported into the United States by or for such end-user solely for purposes of conversion by a U.S. fabricator into uranium dioxide (UO2) and/or fabrication into fuel assemblies so long as the uranium dioxide and/or fuel assemblies deemed to incorporate such imported LEU (i) remain in the possession and control of the U.S. fabricator, the foreign end–user, or their designed transporter(s) while in U.S. customs territory, and (ii) are reexported within eighteen (18) months of entry of the LEU for consumption by the end-user in a nuclear reactor outside the United States. Such entries must be accompanied by the certifications of the importer and end- user.