## Slip Op. 99-86

## UNITED STATES COURT OF INTERNATIONAL TRADE

BEFORE: SENIOR JUDGE NICHOLAS TSOUCALAS

TRANSCOM, INC.,

Plaintiff,

L & S BEARING COMPANY,

Plaintiff-Intervenor,

v. : Court No. 97-01-00037

UNITED STATES,

Defendant,

THE TIMKEN COMPANY,

Defendant-Intervenor.

2020130110 211002 ( 01102 (

## ORDER

In accordance with the decision (June 16, 1999) and mandate (Aug. 9, 1999) of the United States Court of Appeals for the Federal Circuit, Appeal No. 98-1401, it is hereby

ORDERED that the judgment and order of this Court in <a href="Transcom">Transcom</a>, <a href="Inc. v. United States">Inc. v. United States</a>, 22 CIT \_\_\_, 5 F. Supp. 2d 984 (1998), is vacated; and it is further

ORDERED that this case is remanded to the United States

Department of Commerce, International Trade Administration

Court No. 97-01-00037 Page 2

("Commerce"), to refund to Transcom, Inc. antidumping duty deposits

made in excess of the 2.96% "all others" rate established in the

initial investigation on tapered roller bearings ("TRBs") that it

obtained from unnamed exporters of TRBs from the People's Republic

of China during the fourth, fifth and sixth administrative reviews

of the antidumping duty order.

NICHOLAS TSOUCALAS SENIOR JUDGE

Dated: August 20, 1999

New York, New York