

UNITED STATES COURT OF INTERNATIONAL TRADE

BEFORE: SENIOR JUDGE NICHOLAS TSOUCALAS

NSK LTD. and NSK CORPORATION;
KOYO SEIKO CO., LTD. and KOYO
CORPORATION OF U.S.A.; NTN
BEARING CORPORATION OF AMERICA,
AMERICAN NTN BEARING
MANUFACTURING CORP., NTN
CORPORATION, NTN DRIVESHAFT,
INC. and NTN-BOWER CORPORATION,

Plaintiffs and
Defendant-Intervenors,

NIPPON PILLOW BLOCK SALES CO.,
LTD. and FYH BEARING UNITS USA,

Plaintiffs,

v.

Consol. Court No.
95-03-00239

UNITED STATES,

Defendant,

THE TORRINGTON COMPANY,

Defendant-Intervenor
and Plaintiff,

HONDA MOTOR CO., LTD., AMERICAN
HONDA MOTOR CO., INC., HONDA OF
AMERICA MFG., INC. and HONDA
POWER EQUIPMENT MFG., INC.,

Defendant-Intervenors.

J U D G M E N T

In accordance with the decision (Sept. 2, 1999) and mandate (Oct. 25, 1999) of the United States Court of Appeals for the Federal Circuit ("CAFC"), Appeal Nos. 98-1547, -1548, -1582, it is hereby

ORDERED, ADJUDGED and DECREED that the decision and order of this Court in connection with NSK Ltd. v. United States, 21 CIT __, 969 F. Supp. 34 (June 17, 1997), which directed Commerce to "review the record to (a) determine whether it is possible to remove those portions of Koyo's warranty expenses which relate to non-scope merchandise from adjustments to FMV or (b) deny the adjustment if such removal cannot be made," is vacated, and the Court reinstates Commerce's handling of Koyo's home market warranty expenses in the final determination, and the CAFC having affirmed this Court on all other issues, judgment is entered accordingly.

NICHOLAS TSOUCALAS
SENIOR JUDGE

Dated: December 17, 1999
New York, New York