SUPPLEMENT
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AUSTRALIA - NEW ZEALAND CLOSER ECONOMIC RELATIONS TRADE AGREEMENT (ANZCERTA): FURNITURE ARRANGEMENT: GUIDELINES FOR 1984–85 LICENCE APPLICATIONS
ANZCERT Furniture Arrangement Licence: Applications for 1984-85: Guidelines

I Introduction

(1) The 1983-84 ANZCERT furniture allocation was:

<table>
<thead>
<tr>
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<th>NZ$</th>
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<tbody>
<tr>
<td>Metal furniture*</td>
<td>2,280,000</td>
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<tr>
<td>Non-metal furniture</td>
<td>14,227,200</td>
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<tr>
<td>Total</td>
<td>16,507,200</td>
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*Metal actions for chairs and seats, however, being “licence on demand”, do not form part of this allocation.

(2) Although the 1984-85 allocation has not yet been decided, in terms of ANZCERT the minimum provision will be that existing at present (i.e., as set out in para. (1) above).

II Lodgements of Applications for 1984-85

(1) Applications should be lodged with the Collector of Customs, clearly marked “ANZCERT Furniture” also “for the attention of the Executive Officer, Miscellaneous Products, Industries Division, Wellington.” Separate application forms are required for each of the following product categories covered by the arrangement:

- Ex Item Code 94.005 Furniture and parts other than metal chairs
- Ex Item Code 94.005 Metal actions for chairs and seats
- Ex Item Code 94.016 Metal furniture and parts
- Ex Item Code 94.005 Metal chairs

(2) For wooden furniture and metal actions, firm orders are not required but companies do need to provide the name of the Australian supplier.

(3) The new guidelines for the issue of metal furniture licence are:

(a) Applicants are to supply:
   (i) the value of ANZCERT Furniture Arrangement (Ex-NAFTA Schedule B) licence held in the previous licensing year;
   (ii) a copy of their previous year’s import licence(s) with details of usage on the reverse of the licence, plus expected usage until the end of the period.

(b) The level of licence issued will be calculated on the previous year’s usage (plus a factor for any increase that may be agreed for the total trade level for furniture). There is provision for additional licence to be issued on evidence of usage and subject to availability.

(c) Licence for new entrants will be based on evidence of firm orders placed with a specific Australian supplier or suppliers.

(d) Licence-holders are to provide by the end of January a return of imports for the 6-month period, 1 July to 31 December.

(e) Should companies at any stage establish that they are unable to use the full amount of licence they should return it to General Industries (2), Department of Trade and Industry, Private Bag, Wellington, for reallocation.

(f) In the case of companies that hold on to licence and do not use it, first preference may be given in the following period in allocating licence to those companies who have fully utilised their licence, and new entrants.