CALL FOR TENDERS:
ROUND 88

INDUSTRY DEVELOPMENT PLANS:

Apparel: Pilches

TENDERS CLOSE ON TUESDAY, 18TH JUNE 1991 AT 5 P.M.
CALL FOR TENDERS: ROUND 88

I, Alan Christopher Davies, General Manager, Business Development, Ministry of Commerce, acting under delegated authority, and acting pursuant to regulation 10 of the Import Control Regulations 1988, and subject to the terms and conditions set out in the First Schedule hereto, hereby call for tenders for licences to import the goods specified in the Second Schedule hereto.

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FIRST SCHEDULE

Terms and Conditions

The terms and conditions applicable to this tender round are as follows:

WHO MAY BID

1. Import licence tendering for this tender round is open to all entities which are entitled to obtain an import licence in accordance with the Import Licence Schedule reference to "Who Can Apply".

CALL FOR TENDERS

2. This notice may be amended or revoked in whole or in part by notice in the New Zealand Gazette.

HOW TO BID

3. Bid forms for this tender (form COM 335A) are supplied with the mailing of the Gazette or they may be obtained from any office of the Ministry of Commerce. The bid form may be photocopied. Duplicates should not be sent.
   (a) The bid form must be completed in accordance with the instructions on the bid form, including those on the rear.
   (b) The bid form received by the Ministry of Commerce must bear an original signature in ink.
   (c) Except in the case of zero bids each separate bid form must have attached to it a bank cheque to the value of the deposit calculated in the manner shown on the bid form (25 percent of the value of the bid), made payable to the Ministry of Commerce. Cheques drawn upon company or personal accounts will not be accepted. If the deposit includes cents the amount must be rounded up to the nearest dollar.
   (d) Make only one bid per form.
   (e) The premium bid per unit must be in whole dollars. If a premium bid entered includes cents the cents will be ignored and the bid will be ranked at the reduced amount. E.g. $1.78 will be taken as $1.00.
   (f) Bids must be for whole units.

RESPONSIBILITY FOR CLASSIFICATION

4. It is the tenderer’s responsibility to ensure that the goods to be imported are correctly classified in the Item Code and/or Tariff Item specified against the relevant tender number and comply with the description against that tender number.

INVALID BIDS

5. Bids for this round will be invalid where:
   (a) Bid is not made on bid form COM 335A.
   (b) The tenderer’s importer code is not given.
   (c) The legal name and/or address of the tenderer is not shown.
   (d) The information supplied is not legible.
   (e) The bid form received does not bear an original signature in ink.
   (f) Bid is not received by the Senior Advisor, Import Licensing Tendering Section, Ministry of Commerce, P.O. Box 1473, Wellington, by 5 p.m. on Tuesday, 18 June 1991.
   (g) Tenderer does not meet requirements under Who May Bid.
   (h) The tender number is not shown on the bid form.
   (i) A non-existent tender number is shown.
   (j) The number of units required is not shown on the bid form.
   (k) The premium bid per unit is not shown on the bid form.
   (l) A bank cheque to the value of the deposit shown on the form is not attached to each separate bid form (unless zero bid).
   (m) Payment is not by a bank cheque.
   (n) Payment is not made out to the Ministry of Commerce.
   (o) The value of the cheque is less than the deposit required.
   (p) There is more than one bid on a bid form.
   (q) Bid is received by way of facsimile.
DETERMINATION OF RESULTS

6. All bids will be ranked in order from highest to lowest. Bids of equal value will be ranked on a random selection basis. Licence will be allocated in descending bid order until the available licence amount is exhausted.

7. One licence and one invoice will be produced for each winning bid.

ANNOUNCEMENT OF RESULTS

8. Each tenderer will be notified in writing of the results of its bids.

9. Results will be published in the Import Licensing Edition of the New Zealand Gazette.

PAYMENT OF PREMIUMS

10. A non-refundable deposit of 25 percent of the premium bid must accompany each bid made. Except in the case of zero bids an invoice will be sent to successful tenderers for the balance of the premium due for the licence to which it relates. The balance must be received by the Finance Section, Ministry of Commerce, P.O. Box 1473, Wellington, no later than the date specified on the invoice (which will be about three months from the invoice date). If payment is not received by the due date, the successful tenderer will forfeit its entitlement to licence and deposit.

GOODS AND SERVICES TAX

11. GST is not payable on the premiums.

REFUNDS OF DEPOSITS

12. Deposits remitted in respect of unsuccessful or invalid bids will be returned to the tenderer.

VALIDITY OF LICENCES

13. Licences won in this round will have a start date of 1 July 1991 and will be valid from the date on which they are signed by the authorising officer.

UNPAID LICENCES

14. Licences not paid for by the due date will be reallocated to unsuccessful tenderers in the tender numbers concerned. The units available will be offered to unsuccessful tenderers in descending bid rate order. Those tenderers will be offered the units previously bid for at the bid rate made. The offer will be on an “all or nothing” basis. The offer will not be made to successful tenderers who failed to pay the balance of premium owing, or to unsuccessful tenderers who declined the first offer. Payment for the full amount of premium due on such reallocated unpaid licence will be required within 10 working days.

CONTINUITY LICENCE

15. Licences won in this round will carry no continuity as the goods are scheduled to become exempt licence on 1 July 1992.

REFUND FOR EXEMPTIONS

16. Goods for this tender are scheduled for exemption from import licensing control on 1 July 1992. No refunds will be made available on unused balances unless exemption occurs earlier than this date. Where before 1 July 1992, the goods covered by a licence won in this round:

(a) move to licence on demand; or

(b) are removed from the First Schedule to the Import Control Regulations 1988 (are removed from licence control)—

refunds will be available on request for the proportion of the premium paid for the licence which corresponds to the proportion of the licence not used. Requests for refunds must be made within 12 months of the date of movement to licence on demand or removal of licence control.

CLOSING OF BIDS

17. Bids must be received by the Import Licence Tendering Section of the Ministry of Commerce in Wellington by 5 p.m. on Tuesday, 18 June 1991. Late bids cannot be accepted.

18. Bids should be addressed to the Senior Advisor, Import Licensing Tendering Section, Ministry of Commerce, P.O. Box 1473, Wellington. Envelopes should be clearly marked “IMPORT LICENCE TENDER” in the bottom right hand corner of the envelope. Bids can be put in the Tender Box situated on Level 9, Ministry of Commerce Building, 33 Bowen Street, Wellington. No other correspondence should be placed in the tender box.
SECOND SCHEDULE

The Item Code groupings tendered hereunder derive from the Import Licence Schedule:

NOTE: Before completing the bid forms tenderers should read the terms and conditions set out in the First Schedule carefully as these are binding on all bids made.

APPAREL TENDER ALLOCATIONS: 1991/92

Plastic and Textile Baby Pilches Only

The Minister of Commerce, the Hon. Philip Burdon, has agreed that the tender round for two apparel categories—textile and plastic pilches—be called in advance of the general apparel round now scheduled for July 1991.

The amount of the pilch licence to be tendered has been adjusted to reflect a more equitable market situation, and is greater than that which was tendered in the 1990/91 round. The licences will be available from 1 July 1991.

Under the Apparel Industry Development Plan, pilches are scheduled to become exempt from import licensing control from 1 July 1992. No refunds will be made on unused balances from tender No. 6796 and 6797 unless pilches are removed from import licensing prior to that date. The two categories of pilches covered by this round are described below:

<table>
<thead>
<tr>
<th>Tender No.</th>
<th>Item Code</th>
<th>Goods: Brief Description</th>
<th>No. of Units</th>
</tr>
</thead>
<tbody>
<tr>
<td>6796</td>
<td>G. 954</td>
<td>(A) Plastic Articles of Apparel and Clothing Accessories</td>
<td>48</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Undergarments, viz.; pilches of plastic material</td>
<td></td>
</tr>
<tr>
<td>6797</td>
<td>G. 901</td>
<td>(B) Textile Articles of Apparel</td>
<td>132</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Pilches of textile material</td>
<td></td>
</tr>
</tbody>
</table>

NOTE: MAIN APPAREL TENDER ROUND

A Government Caucus Sub-Committee has recently released its preliminary report on the textile, garment and carpet industries. The report which is a discussion document only at this stage makes recommendations which, if accepted by the Government, will have implications for the future import licensing regime for apparel. Therefore, it has been decided that the main annual apparel tender round should be delayed, pending decisions on the Government Caucus Sub-Committee’s report. The apparel tender round is now scheduled to be called on 26 July 1991.

Dated at Wellington this 14th day of May 1991.

A. C. DAVIES, General Manager, Business Development, Ministry of Commerce.