

Equinox House  
City Link  
Nottingham  
Nottinghamshire  
NG2 4LA

Email: [FOI@supplychain.nhs.uk](mailto:FOI@supplychain.nhs.uk)  
[www.supplychain.nhs.uk](http://www.supplychain.nhs.uk)

21 May 2021

Dear [REDACTED]

**RE: SCCL-FOI-2021-059**

Thank you for your FOI request requesting information on PPE products sourced directly from Brightway Holdings, Supermax and Top Glove since January 2020 to date as follows

1. How many units of Personal Protective Equipment (PPE) including Rubber Gloves has been sourced directly from companies (a) Brightway Holdings, (b) Supermax and (c) Top Glove since January 2020 *(In your response please break down the units supplied by month since January 2020)*
2. How many units of PPE have been sourced from these companies via Supply Chain Coordination Limited (SCCL) since January 2020? *(In your response please break down the units supplied by month since January 2020)*
3. What is the value in GBP of all PPE sourced, either directly OR indirectly, from companies (a) Brightway Holdings, (b) Supermax and (c) Top Glove since January 2020.

Your request has been handled as a request for information under the Freedom of Information Act 2000 and we are able to provide a reply to your request.

Supply Chain Coordination Limited (SCCL) confirms it does hold the information requested and has attached our response in the attached excel spreadsheet. The data provided is for Supermax products, request for information on products from Brightway Holdings and Top Glove would need to be made via the [Department of Health and Social Care FOI team](#). After careful consideration, SCCL has refrained from sharing the GBP value of each product as this information is exempt from disclosure under Section 43(2) (Commercial Interests) of the FOI Act due to the other information provided e.g. units, quantity and eaches. This provides that information can be withheld where disclosure would, or would be likely to, prejudice the commercial interests of any person (including the public authority holding it).

SCCL manages the sourcing, delivery and supply of healthcare products, services, and food for its customers, being NHS trusts and healthcare organisations across England and Wales (SCCL's "Customers"). It is responsible for driving commercial objectives, managing the 11 specialist buying functions (known as "Category Towers") and enabling services whilst overseeing continuous improvement.

Supplier pricing is derived either under tender conditions or subsequent price competitions (mini-competitions, e-auctions etc.) and conducted under controlled, confidential processes. Prior to April 2019, the supply chain arrangements were funded by a margin being applied to the price paid to suppliers for products, that percentage margin varied across products but was consistent for similar products.

In April 2019, SCCL launched a new pricing policy ("Buy Price = Sell Price"), meaning SCCL offers prices for certain aspects of its offering with no margin on the part of SCCL included, as a commitment to provide transparency to our Customers of the prices which SCCL negotiates with suppliers as part of the commercial arrangements we put in place.

It is acknowledged that the statutory exemption provided by section 43 of the FOIA requires SCCL to consider the public interest for and against disclosure of the requested information.

Accordingly, considering the public interest arguments for and against disclosure of information to which the exemption provided by section 43 of the FOIA applies.

In conclusion, notwithstanding the strong public interest in public authorities ensuring accountability and transparency, the following public interest factors apply in the case of the requested information covered by section 43 of the FOIA:

1. SCCL, contracting trusts and third-party contracting bodies have legitimate commercial interests in ensuring that the terms by which they are able to operate (including the manner in which they contract) are optimal, particularly in the current economic climate.
2. To release a copy of this data would:
  - a. damage commercial relations between the Trust and/or SCCL and its suppliers.
  - b. adversely impact on SCCL's ability to manage its relationship with both the relevant external suppliers and NHS trusts.
  - c. adversely impact on SCCL/NHS Supply Chain's ability to achieve best value solutions with its suppliers, who may be constrained in offering those solutions should they be at risk of disclosure under FOIA.

It is not in the public interest to prejudice any of SCCL/NHS Supply Chain, relevant NHS trusts and relevant supplier commercial interests at the expense of disclosure which is likely to damage commercial relations and adversely impact on our ability to manage our relationships and any future tenders.

If you are dissatisfied with this response you may request an independent internal review of our handling of your request by submitting a complaint within two months to the postal or e-mail addresses above, quoting the reference number above. If you ask for an internal review, it would be helpful if you could say why you are dissatisfied with the response.

As part of any internal review the handling of your information request will be reassessed by a member of SCCL staff who was not involved in providing you with this response. If you remain dissatisfied after this internal review, you will have a right of complaint to the Information Commissioner as established by section 50 of the Freedom of Information Act.

If you require any further information do not hesitate to contact the FOI team

Yours sincerely,

FOI Team

**Supply Chain Coordination Limited**  
**Management Function of NHS Supply Chain**

Supply Chain Coordination Limited, a company registered in England and Wales.  
Registered number: 10881715.  
Registered office: Skipton House, 80 London Road, London SE1 6LH

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