COVID-19 Procurements and Deployments of the National Medical Stockpile

Department of Health
Department of Industry, Science, Energy and Resources

Australian National Audit Office
Canberra ACT
27 May 2021

Dear Mr President
Dear Mr Speaker

In accordance with the authority contained in the Auditor-General Act 1997, I have undertaken an independent performance audit in the Department of Health and the Department of Industry, Science, Energy and Resources. The report is titled COVID-19 Procurements and Deployments of the National Medical Stockpile. I present the report of this audit to the Parliament.

Following its presentation and receipt, the report will be placed on the Australian National Audit Office’s website — http://www.anao.gov.au.

Yours sincerely

[Signature]

Grant Hehir
Auditor-General

The Honourable the President of the Senate
The Honourable the Speaker of the House of Representatives
Parliament House
Canberra ACT
AUDITING FOR AUSTRALIA

The Auditor-General is head of the Australian National Audit Office (ANAO). The ANAO assists the Auditor-General to carry out his duties under the Auditor-General Act 1997 to undertake performance audits, financial statement audits and assurance reviews of Commonwealth public sector bodies and to provide independent reports and advice for the Parliament, the Australian Government and the community. The aim is to improve Commonwealth public sector administration and accountability.

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This audit is one of five performance audits conducted under phase one of the ANAO’s multi-year strategy that focuses on the effective, efficient, economical and ethical delivery of the Australian Government’s response to the COVID-19 pandemic.

The Department of Health (Health), with the assistance of the Department of Industry, Science, Energy and Resources (DISER), procured personal protective equipment (PPE) and other supplies for the National Medical Stockpile (NMS). Health deployed PPE to health, aged care and disability workers.

The audit will provide assurance to the Australian Parliament and public as to whether the procurements were a proper use of public resources and the deployments effectively met national health system needs.

Procurement processes for the COVID-19 NMS procurements were largely consistent with the proper use and management of public resources. Inconsistent due diligence checks of suppliers impacted on procurement effectiveness and record keeping could have been improved.

In the absence of risk-based planning and systems that sufficiently considered the likely ways in which the NMS would be needed during a pandemic, Health adapted its processes during the COVID-19 emergency to deploy NMS supplies. Large quantities of PPE were deployed to eligible recipients. Due to a lack of performance measures, targets and data, the effectiveness of COVID-19 NMS deployments cannot be established.

The Auditor-General made four recommendations to Health, relating to procurement record keeping, deployment drills, planning and performance assessment.

The department agreed to the four recommendations.

The NMS is a reserve of medicines and PPE for use in a public health emergency as a supplement to state and territory stockpiles.

During the pandemic, Health awarded over 50 contracts to 44 different suppliers of PPE and other medical supplies to the NMS.

The objective of NMS PPE deployments was to protect health workers from infection.

The Auditor-General made four recommendations to Health, relating to procurement record keeping, deployment drills, planning and performance assessment.

The department agreed to the four recommendations.

$2.83 bn
Total value of PPE, ventilators and COVID-19 test kits procured for the NMS from January 2020 to February 2021.

$1.04 bn
Value of contracts awarded to the largest single supplier of PPE to the NMS during the pandemic.

111 m
Items of PPE deployed from the NMS to health, aged care and disability workers between January 2020 and January 2021.
Summary and recommendations

Background

1. Since its emergence in late 2019, coronavirus disease 2019 (COVID-19) has become a global pandemic that is impacting on human health and national economies. From February 2020, the Australian Government introduced a range of policies and measures to respond to COVID-19.

2. The National Medical Stockpile (NMS) is a reserve of pharmaceuticals, vaccines, antidotes and personal protective equipment (PPE) for use during a national response to a public health emergency that could arise from natural causes or terrorist activities. Between 3 March and 1 May 2020 $3.23 billion in funding was provided to the Australian Government Department of Health (Health) to procure medical supplies, namely PPE and medical equipment, for the NMS.


4. Paragraph 2.6 of the Commonwealth Procurement Rules (CPRs) states that the CPRs do not apply to the extent that an official applies measures determined by their accountable authority to be necessary for the protection of human health. On 18 March 2020 the Acting Secretary of Health determined that the CPRs did not apply to the COVID-19 NMS procurements under paragraph 2.6.

5. Auditor-General Report No.22 2020–21 Planning and governance of COVID-19 procurements to increase the National Medical Stockpile concluded that the COVID-19 NMS procurement requirement for PPE and medical equipment was met or exceeded but that elements of Health’s procurement planning for the NMS could have been improved.

Rationale for undertaking the audit

6. This audit is one of five performance audits conducted under phase one of the ANAO’s multi-year strategy that focuses on the effective, efficient, economical and ethical delivery of the Australian Government’s response to the COVID-19 pandemic, and the second of two performance audits focused on the NMS.

7. A challenging environment, as well as the decision to not apply the CPRs, created additional risks to the proper use of public resources and achievement of outcomes. The audit will provide assurance to the Australian Parliament and public as to whether the procurements for the NMS were an effective, efficient, economical and ethical use of public resources, and the NMS was deployed effectively to meet national health system needs.

Audit objective and criteria

8. The audit examined whether COVID-19 procurements to increase the NMS were consistent with the proper use and management of public resources and whether COVID-19 deployments of the NMS were effective.
9. To form a conclusion against the audit objective, the following high level criteria were adopted:

- Were the COVID-19 NMS procurements consistent with the proper use and management of public resources?
- Was Health’s deployment of the NMS during the COVID-19 response effective?

**Conclusion**

10. Procurement processes for the COVID-19 NMS procurements were largely consistent with the proper use and management of public resources. Inconsistent due diligence checks of suppliers impacted on procurement effectiveness and record keeping could have been improved.

11. In the absence of risk-based planning and systems that sufficiently considered the likely ways in which the NMS would be needed during a pandemic, Health adapted its processes during the COVID-19 emergency to deploy NMS supplies. Large quantities of PPE were deployed to eligible recipients. Due to a lack of performance measures, targets and data, the effectiveness of COVID-19 NMS deployments cannot be established.

**Supporting findings**

**COVID-19 procurements**

12. Procurement processes were largely effective. The financial delegate committed public funds largely appropriately. Due diligence checks were inconsistent and gave partial assurance about the suppliers’ capability to provide specified goods of a sufficient quality. Health established contract management arrangements to identify non-compliance with contractual terms, including where products were not fit for purpose.

13. Ethical procurement processes were established, although interest declarations were late and incomplete. DISER approached the market in a manner that promoted equitable treatment. While the criteria for triaging offers could have been more transparent in both departments, the contracts awarded by Health were drawn from a range of sources. Efficiency was impacted by the dynamic situation. Procurement processes did not emphasise an economical outcome, but the average unit price paid was aligned with prevailing market prices where these were known.

14. Record keeping for the procurements was partially fit for purpose, which impeded review and transparency. Public reporting of the procurements complied with requirements.

**COVID-19 deployments**

15. Health’s deployment planning was partially effective. Health collaborated with the states and territories in operational deployment planning. Although some operational risks were managed prior to the pandemic, risks to effective deployment in a pandemic of any magnitude were not sufficiently considered in the years preceding the COVID-19 response. Pre-pandemic planning was based on a narrow definition of stockpile aims and eligibility. Because this did not align with the way in which the NMS was used during the pandemic, operational plans and systems were changed and additional plans developed during the course of the pandemic.
16. Health’s deployment of NMS supplies to various health provider groups during the pandemic was consistent in principle with its responsibilities to these groups under national health emergency agreements. In practice, Health limited eligibility to prioritised sub-groups. Disaggregated and unanalysed data about eligibility outcomes impedes transparency about eligibility decisions.

17. Health needed to adjust its usual deployment processes during the pandemic response because its planning had assumed a narrower set of goods and recipients than applied in the COVID-19 pandemic response. Adjusted systems enabled the deployment of NMS supplies to eligible groups.

18. Health deployed large quantities of PPE to eligible groups during the pandemic. Due to the lack of a performance framework including measures and targets, as well as reliable performance data, it is unclear to what extent these eligible groups received enough PPE of the right type and in time.

**Summary of entity responses**

19. Health’s and DISER’s summary responses to the report are provided below and their full responses are at Appendix 1.

**Department of Health**

The Department of Health (Health) notes the findings in the report and agrees with the recommendations relating to COVID-19 procurements and deployments of the National Medical Stockpile (NMS). I fully expect this audit will add to the earlier audit in relation to the National Medical Stockpile published in 2020 to enable Health, and the entire APS, to apply the lessons learned in preparation for future emergency responses.

As I noted in my letter to the ANAO in response to the Report Preparation Paper (RPP), this audit is the second consecutive audit completed by the ANAO into the NMS in less than 12 months. Health supports the transparency created through the audits, and notes they have placed a significant additional burden on the department’s staff while responding to an active, 1-in-100 year pandemic. I am proud of how my staff have stood up, responded and met the challenges before them in the protection of the health of the Australian public and its health workforce.

Noting the challenges faced by the department in responding to a novel coronavirus, it was pleasing to note the ANAO found procurements were largely consistent with the proper use of public resources and NMS processes were adapted during the emergency to deploy to unanticipated recipient groups.

While I acknowledge the changes made to the proposed report in response to the department’s comments on the RPP, I am of the view that the proposed report continues to underplay the environment in which the administration of the NMS occurred and does not sufficiently take account of the context in which the department undertook its procurements and deployments. I consider that any consideration of Health’s activities should fully reflect that the department was managing an entire system approach on the most critical national threat in recent history and responded accordingly. In procurement, due diligence and evaluation was commensurate with the speed necessary to secure goods in the national interest in this highly competitive international market and the risk associated with the procurements.

I also continue to strongly disagree with the ANAO’s assertions that, while "Health deployed large quantities of PPE to eligible groups during the pandemic... it is unclear to what extent these eligible groups received enough PPE of the right type and in time". As I noted in my response to the RPP, as the Australian Government Department of Health does not employ staff or run hospitals, it is not solely,
or even substantially, responsible for the procurement and supply of PPE to frontline health care workers. This is an explicit requirement of health service operators as employers. In addition, I reiterate the fact, as noted in the proposed report, that there is no evidence that any frontline health care worker in Australia was adversely affected by any shortage of clinically required PPE.

I have noted previously that the department pivoted the NMS program to expand and enhance its role in health care equipment supply, and did so quickly enough to ensure that a shortage did not impair health care delivery. This was done with a strong and abiding focus on value for money, with executive engagement internally and across the APS to deliver essential support in an agile and appropriate way. It is an achievement of which I am proud.

Department of Industry, Science, Energy and Resources

The department acknowledges the conclusions relevant to the department which confirm that procurement processes were largely consistent with the proper use and management of public resources. We appreciate that the report recognises the department’s focus on continuous improvement, and the lessons we learned from being part of a rapid implementation situation.

The department notes the audit’s recommendations relating to the Department of Health.

The key messages for all Australian Government entities contained in this report and other recently published reports by the ANAO are being actioned within the department, with specific emphasis on probity measures to be applied in high value or complex procurements, and the management of activity-specific conflict of interest declarations.

The department was pleased to support the Department of Health in its procurement of resources to meet the emerging needs of the National Medical Stockpile during this period of rapid change and supply chain uncertainty.

I thank the Australian National Audit Office for its report, and for the important work it is doing to provide assurance to the Parliament and Australian people about the proper use of public resources and the effective deployment of critical medical supplies.

Recommendations

Recommendation no. 1
Paragraph 2.73
As a component of the protocols for emergency procurements recommended and agreed to in Auditor-General Report No.22 2020–21, Health include protocols for record keeping that would facilitate reasonable assurance that public resources are being used properly during an emergency procurement.

Department of Health response: Agreed.

Recommendation no. 2
Paragraph 3.24
Health undertake regular deployment drills that test possible deployment scenarios and include all elements of deployment operations.

Department of Health response: Agreed.

Recommendation no. 3
Paragraph 3.31
Health put in place a strategic deployment plan for the NMS that is based on an analysis of risk and is developed in consultation with national health system stakeholders.

Department of Health response: Agreed.
Recommendation no. 4
Paragraph 3.62
Health develop a performance framework for NMS deployments that includes consideration of logistics providers’ and Health’s performance in conducting deployments in different emergency scenarios.

Department of Health response: Agreed.

Key messages from this audit for all Australian Government entities

20. Below is a summary of key messages that have been identified in this audit and may be relevant for the operations of all Australian Government entities.

Procurement
- Establishing probity measures in procurements, including when the Commonwealth Procurement Rules do not apply, provides assurance that procurements were conducted ethically. It is advisable to appoint a probity advisor early in high value, complex or unusual procurements.
- In non-competitive as well as competitive procurements, establishment and application of a procurement evaluation plan that sets out consistent selection criteria will better support transparency and a value for money outcome.
- Benchmarking is valuable in non-competitive procurements to demonstrate value for money. Analysing and documenting price ranges, as Health and DISER did in the COVID-19 NMS procurements, helps provide assurance that the price paid is reasonable, particularly in a rapid procurement environment.

Records management
- Evidence and advice are required to be retained and documented at all stages of a procurement, including when the Commonwealth Procurement Rules do not apply. Not maintaining adequate records impairs the ability to evaluate performance and plan effectively for the future.

Governance and risk management
- As was required by both Health and DISER in the COVID-19 NMS procurements, in higher risk business activities such as procurements, it is good practice to direct staff to make activity specific conflict of interest declarations in addition to any general declarations required as part of their employment with the entity. Interest declarations should be made before the work begins and be monitored.
- Risk-based emergency response planning that incorporates contingencies and considers the full range of service providers and stakeholders can assist an entity to rapidly adapt service delivery to the requirements of an emergency response.

Performance and impact measurement
- Capturing frank and open self-reflection at the conclusion of a rapid implementation process, as was carried out by DISER through its closure activities, can facilitate continuous improvement.
Audit findings
1. Background

Introduction

1.1 Since its emergence in late 2019, coronavirus disease 2019 (COVID-19) has become a global pandemic that is impacting on human health and national economies. From late January 2020, the Australian Government introduced a range of policies and measures to respond to COVID-19.

1.2 Under the Australian Government Crisis Management Framework and the Australian Health Sector Emergency Response Plan for Novel Coronavirus (COVID-19 Plan), the Minister for Health is the lead Minister for domestic public health crises and the Australian Government Department of Health (Health) is, along with the state and territory health departments, the primary party to the COVID-19 Plan.1

1.3 With the release of the 2020–21 Budget on 6 October 2020, the Australian Government reported it had committed $507 billion for COVID-19 response and recovery measures from 2019–20 to 2023–24, including $272 billion in direct economic ($257 million) and health ($14 billion) support. The Australian Government’s health response has included procurement of critical medical supplies for the National Medical Stockpile (NMS), which is managed by Health.

The National Medical Stockpile

1.4 The purpose of the NMS is to be a ‘strategic reserve of pharmaceuticals, vaccines, antidotes and personal protective equipment (PPE) for use during the national response to a public health emergency which could arise from natural causes (risks) or terrorist activities (threats).’

1.5 The NMS was established in 2002 as a reserve of medical supplies for use against potential chemical, biological, radiological or nuclear (CBRN) threats. Since its establishment the use of the NMS has changed to reflect evolving public health risks and national security threats. After outbreaks of Severe Acute Respiratory Syndrome (SARS) in 2002 and H5N1 influenza (avian flu) in 2004 in East Asia, the Australian Government allocated $124 million for the NMS for the purchase of anti-viral medicines. In 2005–06 the Australian Government provided $135 million for the NMS to expand its capacity to respond to an influenza pandemic, including through the purchase of antivirals. The NMS was valued at $117 million at 30 June 2019 (Figure 1.1) and $123 million at 31 December 2019.

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In 2009–10 an outbreak of H1N1 influenza (swine flu) in Australia led to the first large scale deployment of the NMS. About 900,000 courses of antivirals and 2.3 million items of PPE and other medical supplies were distributed to healthcare workers and Australian border agencies. In January 2020 3.5 million P2/N95 respirators (P2 masks) were distributed from the NMS as part of the Australian Government’s response to a bushfire emergency in parts of Australia. This was the first time the NMS had been used for a natural disaster.

The NMS was activated to respond to the COVID-19 pandemic on 20 January 2020. In late January Health turned its attention to procurement of essential medical supplies for the NMS. The Department of Industry, Science, Energy and Resources (DISER) began assisting Health with the COVID-19 NMS procurements on 2 March. Between 3 March and 1 May 2020 $3.23 billion in funding was provided to Health to procure medical supplies for the NMS. This included $1.88 billion in Advances to the Finance Minister on 3 March, 9 March, 3 April, and 9 April; and $1.35 billion from
other funding measures.2 At 30 June 2020 the NMS was valued at $2.1 billion, 16 times its value at 31 December 2019.

1.8 The keystone of the Australian Government’s procurement policy framework is the Commonwealth Procurement Rules (CPRs) issued by the Finance Minister under subsection 105(b) of the Public Governance, Performance and Accountability Act 2013 (the PGPA Act). Commonwealth officials must comply with the CPRs.3 CPR Division 2 rules specify that procurements must be achieved through open tender except when certain conditions apply.

1.9 Paragraph 2.6 of the CPRs states that:

These CPRs do not apply to the extent that an official applies measures determined by their Accountable Authority to be necessary for the maintenance or restoration of international peace and security, to protect human health, for the protection of essential security interests, or to protect national treasures of artistic, historic or archaeological value.4

On 18 March 2020 the Acting Secretary of Health determined that the CPRs did not apply to the COVID-19 NMS procurements by invoking paragraph 2.6. In addition, three procurements were exempted from CPR Division 2 rules under paragraph 10.3(b) and (d) — for reasons of extreme urgency or when only one particular business can supply the goods.

1.10 As part of the COVID-19 response, between January 2020 and January 2021 Health deployed 111 million items of PPE and medical equipment in around 6300 deployments to state and territory governments; Primary Health Networks; residential aged care facilities and disability providers; and Commonwealth agencies (refer Figure 1.2).

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2 Health drew against five Advances to the Finance Minister in 2019–20, comprising $100 million (3 March), $200 million (9 March), $800 million (3 April) and two advances of $380 and $400 million (9 April) (Auditor-General Report No.36a 2019–20 Advances to the Finance Minister for the period 1 July 2019 to 24 April 2020, p. 13.) Health then drew a further $700 million for ‘the purchase of personal protective equipment’ against the Coronavirus Economic Response Package Act No.2 2020, which received Royal Assent on 24 March 2020. Health subsequently obtained the Prime Minister’s authority to make further financial commitments of up to $650 million to supplement supplies of PPE and medical supplies for the NMS, noting that the fiscal and underlying cash impacts of this additional authority to commit would be finalised with the Finance Minister at a later time when they were better able to be fully quantified. The Prime Minister agreed on 1 May 2020.

3 This includes achieving value for money in the procurement (Department of Finance, Commonwealth Procurement Rules, Finance, 20 April 2019, paragraphs 4.4–4.6). Achieving value for money means that officials must be satisfied that the procurement is non-discriminatory; uses public resources efficiently, effectively, economically and ethically; is transparent; and considers risk.

4 Department of Finance, Commonwealth Procurement Rules, Finance, 20 April 2019, paragraph 2.6.
Figure 1.2: Number of NMS items deployed, January 2020 to January 2021

Note a: The ANAO did not verify the accuracy of this data against uncollated records.

Rationale for undertaking the audit

1.11 This audit is one of five performance audits conducted under phase one of the ANAO’s multi-year strategy that focuses on the effective, efficient, economical and ethical delivery of the Australian Government’s response to the COVID-19 pandemic, and the second of two performance audits focused on the NMS.5

1.12 A challenging environment, as well as the decision to not apply the CPRs, created additional risks to the proper use of public resources and achievement of outcomes. The audit will provide assurance to the Australian Parliament and public as to whether the procurements for the NMS were an effective, efficient, economical and ethical use of public resources, and the NMS was deployed effectively to meet national health system needs.

5 Auditor-General Report No.22 2020–21 Planning and governance of COVID-19 procurements to increase the National Medical Stockpile.
Audit approach

Audit objective, criteria and scope

1.13 The audit examined whether COVID-19 procurements to increase the NMS were consistent with the proper use and management of public resources and whether COVID-19 deployments of the NMS were effective.

1.14 To form a conclusion against the audit objective, the following high level criteria were adopted:

- Were the COVID-19 NMS procurements consistent with the proper use and management of public resources?
- Was Health’s deployment of the NMS during the COVID-19 response effective?

1.15 The audit scope included COVID-19 NMS PPE and medical equipment procurements and deployments. Pharmaceutical procurements and deployments were not considered.

Audit methodology

1.16 The audit involved:

- reviewing entity documentation including contracts, plans and correspondence;
- interviewing officers from relevant business areas within Health and DISER;
- interviewing officers from state and territory health authorities, as well as staff from 11 Primary Health Networks, the National Disability Insurance Agency, several private and public pathology laboratories and two logistics providers;
- conducting a survey of over 600 aged care and National Disability Insurance Scheme applicants to the NMS; and
- reviewing 20 submissions from organisations and individuals with an interest in PPE supply chains in Australia.

1.17 The audit was conducted in accordance with ANAO Auditing Standards at a cost to the ANAO of $485,000.

1.18 The audit team was Christine Chalmers, Irena Korenevski, Shane Armstrong, William Richards, Yoann Colin, Xiaoyan Lu, Song Khor and Deborah Jackson.
2. COVID-19 procurements

Areas examined
This chapter examines whether the COVID-19 National Medical Stockpile (NMS) procurements were consistent with the proper use and management of public resources.

Conclusion
Procurement processes for the COVID-19 NMS procurements were largely consistent with the proper use and management of public resources. Inconsistent due diligence checks of suppliers impacted on procurement effectiveness and record keeping could have been improved.

Area for improvement
The ANAO made one recommendation aimed at improving the Department of Health’s (Health’s) record keeping protocols for emergency procurements. The ANAO also suggested that the proper use and management of public resources would have been better assured through earlier and more consistent application of probity measures (including use of conflict of interest declarations and appointment of probity advisors), greater transparency in selection criteria and a due diligence framework to guide officials.

2.1 Between February 2020 and February 2021 Health procured 595 million surgical masks, 168 million P2/N95 respirators (P2 masks), 53 million gowns, 44 million pieces of eye protection, 82 million pairs of gloves, nine million swabs, six million COVID-19 tests and 4040 invasive ventilators for the NMS. Contracts were awarded to 44 suppliers across 53 procurements (refer Appendix 2).

In this audit, procured and deployed products are grouped into four categories: masks; other personal protective equipment (PPE); COVID-19 test kits and components; and ventilators (refer Appendix 3).

2.2 Although the Commonwealth Procurement Rules (CPRs) did not apply for the majority of COVID-19 NMS procurements, Health and the Department of Industry, Science, Energy and Resources (DISER) were obliged to conduct them in a manner that was consistent with section 15 of the Public Governance, Performance and Accountability Act 2013 (PGPA Act). This section states ‘The accountable authority of a Commonwealth entity must govern the entity in a way that…promotes the proper use and management of public resources for which the authority is responsible…’ The PGPA Act defines ‘proper’ to mean effective, ethical, efficient and economical.

2.3 The ANAO examined procurement activities of Health and DISER in relation to the four concepts of effective, ethical, efficient and economical, taking into account the circumstances of the COVID-19 pandemic response. In addition, the ANAO examined whether record keeping and reporting of the procurements were fit for purpose. The ANAO analysed 17 of the procurements.

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6 Excludes point-of-care COVID-19 tests, of which one million were procured, and non-invasive ventilators, of which 5000 were procured.

7 Amounts are at February 2021 and exclude three contracts that were dissolved.

8 Other PPE includes gowns, gloves, face shields, goggles, thermometers, fluid spill kits and mask fit test kits.
undertaken between February and August 2020 in detail. This comprised five mask, five other PPE, five test kit and two ventilator procurements.

**Were procurement processes effective?**

| Procurement processes were largely effective. The financial delegate committed public funds largely appropriately. Due diligence checks were inconsistent and gave partial assurance about the suppliers’ capability to provide specified goods of a sufficient quality. Health established contract management arrangements to identify non-compliance with contractual terms, including where products were not fit for purpose. |

2.4 In March 2020 Health announced that the procurement objective was to increase Australia’s supply of PPE and pharmaceuticals held in the NMS in order to protect health professionals from transmission of COVID-19 from patients. The government decided that all proposals to source or manufacture masks or mask inputs would be ‘closely vetted to ensure products meet standards and provide value for money.’

2.5 In assessing the effectiveness of the procurement processes, the ANAO considered whether:

- Health and DISER undertook due diligence that gave assurance to the financial delegate about the suppliers’ capability to provide the specified goods;
- the financial delegate committed public funds appropriately; and
- Health established and managed supplier contracts to ensure that the agreed quality and quantity of goods were delivered.

**Due diligence checks**

2.6 Due diligence is aimed at ensuring that a potential supplier has the legal, commercial and technical abilities to fulfil the procurement requirement. Appropriate due diligence will vary according to the procurement characteristics. The extent of due diligence should be proportionate to the risks involved in the procurement.

2.7 Health did not have a documented framework or protocols for conducting due diligence to guide procurement teams working on the COVID-19 NMS procurements.

2.8 Due diligence planning across DISER varied. A PPE taskforce developed a due diligence checklist used by PPE and mask taskforces. A test kit taskforce used a checklist that documented the outcomes of due diligence and developed a due diligence process map for swab suppliers, which made up most of the category. A ventilator taskforce did not have a documented framework. Improvements to the DISER framework were made over time, including extension of the PPE and mask taskforce checklist to incorporate more elements. Checklists could have been further improved by requiring officials to consider the company’s longevity and experience with

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9 The targeted sample was designed to provide coverage of financially material procurements as well as representation across a range of attributes including different suppliers and product types.

10 ‘Effective’ procurement ‘relates to the extent to which intended outcomes or results are achieved. It concerns the immediate characteristics, especially price, quality and quantity, and the degree to which these contribute to specified outcomes.’ (Department of Finance, *Commonwealth Procurement Rules*, Finance, 20 April 2019, paragraph 6.3.)
manufacturing or distributing the goods in the required volumes. As a part of closure activities, DISER identified other ways in which due diligence could have been better, including specifying a process to be followed by all taskforces.

2.9 Suppliers passing an initial triage stage underwent due diligence checks by procurement taskforces in both departments. The ANAO considered whether due diligence checks resulted in sufficient assurance about the suppliers’ legal, commercial and technical ability to fulfil the requirement prior to entering into contractual arrangements (refer Table 2.1).
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<td>Other PPE</td>
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<td>●</td>
<td>●</td>
<td>○</td>
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## COVID-19 procurements

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<tr>
<th>Activities in relation to ARTG</th>
<th>ATO registration</th>
<th>Integrity</th>
<th>Longevity</th>
<th>Financial standing</th>
<th>Experience</th>
<th>Capacity</th>
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</tr>
<tr>
<td>Procurement 15a</td>
<td>● ● ● ● ● ●</td>
<td>●</td>
<td>●</td>
<td>●</td>
<td>○ ● ●</td>
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**Ventilators**

<table>
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<th>● ● ● ● ● ●</th>
<th>● ● ● ● ● ●</th>
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<tr>
<td>Procurement 17</td>
<td>● ● ● ● ● ●</td>
<td>● ● ● ● ● ●</td>
<td>● ● ● ● ● ●</td>
</tr>
</tbody>
</table>

**KEY:**

- ○ Not evident
- ◐ Partially evident
- ● Mixed evidence
- ◔ Largely evident
- ● Fully evident

**Note a:** This procurement was referred to Health by DISER.

**Note b:** The ANAO examined whether: due diligence had considered if the product needed to be on the Australian Register of Therapeutic Goods (ARTG); advice was sought about the likelihood of the product to be approved by the Therapeutic Goods Administration (TGA); or assurances were obtained that the supplier was in the process of obtaining ARTG status.

**Note c:** Not an established provider; the procurement was intended to create a domestic manufacturing capability.

**Note d:** During its assessment of the supplier, DISER documented that the product was not required to be on the ARTG.

**Note e:** Prior to awarding the contract, Health received confirmation that the majority of the product had already been delivered to Australia and the product had been validated by the Peter Doherty Institute for Infection and Immunity.

**Note f:** ‘Evident’ refers to documentation of the due diligence check or, if not documented, sufficient evidence in emails, file notes or other records that the due diligence check was done.

**Source:** ANAO analysis of Health and DISER documentation and correspondence.
2.10 Most products procured for the NMS are regulated by the Therapeutic Goods Administration (TGA) under the *Therapeutic Goods Act 1989* (TGA Act) and are required to be listed on the Australian Register of Therapeutic Goods (ARTG). On 22 March 2020 the Acting Secretary of Health signed an emergency determination exempting Health-procured disposable face masks, gloves, gowns and protective eye wear from the requirement.\(^\text{11}\) Despite this exemption Health indicated that, as a risk mitigation strategy, it would include in contracts a requirement for goods to be on the ARTG and it examined the ARTG status of some potential products (such as whether or not the supplier was in the process of obtaining registration) at the due diligence stage. Of the 16 relevant tested procurements, Health confirmed for 13 the suppliers’ activities in relation to obtaining ARTG registration in advance of awarding the contract.

2.11 Health obtained Australian Securities and Investments Commission (ASIC) extracts — which Health advised were intended to confirm the identity of the directors, that the potential supplier legally existed and that the supplier was not subject to current external administration or other strike off (deregistration) action by ASIC — for 16 of 17 procurements. Company longevity was considered through the ASIC extract or, where not obtained, through an Australian Business Number search, for all 17 procurements. Potential integrity ‘red flags’ were not always pursued by Health at the due diligence stage of the procurements. For example, in one procurement, the ASIC extract showed that the sole company director was associated with a company in liquidation but Health did not consider this prior to awarding the contract. This contract was later dissolved due to non-delivery (refer paragraph 2.31).

2.12 Documented consideration of suppliers’ financial standing was generally minimal. For 12 of 17 tested procurements, Health’s legal services provider advised that in order to form a view on financial standing, Health would need to examine a copy of the most recent financial statements. Health obtained copies of financial statements for five of the 17 tested procurements. A review of financial statements was documented for only two procurements, although in two other procurements DISER undertook a credit check.

2.13 Suppliers with no experience or a lack of capacity may present a higher risk of failing to deliver. For the 17 tested procurements, the external legal provider advised Health on five occasions that an ASIC search did not provide information on the company’s ‘ability to deliver or experience’ and that Health ‘would need to make separate enquiries as to that’. Checks in the other PPE category were reasonably complete, but were variable in the mask and test kits categories. The experience of four providers (Procurements 1, 2, 6 and 15) was documented but not thoroughly analysed at the product level because technical ability was assumed based on the company’s general reputation. In one case (Procurement 5), no documented further assurance of technical ability was obtained beyond the supplier’s unverified claims. Due diligence activities in the ventilator category were informed by advice from the Chief Scientist and medical experts.

2.14 A framework would have assisted officers tasked with due diligence and enabled a more consistent approach across the procurements.

\(^{11}\) *Therapeutic Goods (Medical Devices - Face Masks and Other Articles (COVID-19 Emergency) Exemption 2020.*
Commitment of public funds by the financial delegate

2.15 Section 18 of the Public Governance, Performance and Accountability Rule 2014 stipulates that when a commitment of money is made, a record of the approval must be made in writing as soon as practicable and in a way that is consistent with accountable authority instructions. Health’s Accountable Authority Instructions indicate that Health officials must not approve a proposed commitment of relevant money unless they have been delegated powers to do so; approvals must be properly recorded; and approvals must be made before or at the same time as entering into the arrangements.

2.16 Health largely followed Accountable Authority Instructions. The appropriate delegate gave the approval in all instances. Suppliers assessed as passing the due diligence phase were recommended to the delegate via a commitment approval minute for 16 of 17 sampled procurements and in the seventeenth, which was for point-of-care test kits, the delegate indicated their approval of the commitment by sending a purchase order to the supplier. In one instance delegate approval for a commitment was obtained after entering into an arrangement with the supplier. In an additional three procurements, verbal approval was given after the commencement date of the contract but may have been before the date of contract execution, which was not documented.

2.17 Overall, commitment approval minutes consistently explained delivery timeframes to the delegate but did not consistently explain other key attributes such as the quality of the product or a rationale for the price paid (refer Table 2.2). Where commitment approval minutes in the test kit and ventilator categories existed they were lacking in detail, such as why the supplier was selected or how the procurement compares to other procurements in the same category. In eight of 17 procurements (indicated by note b to Table 2.2) the ANAO found evidence that officials analysed quality, price or timeliness but no evidence that this analysis was presented to the delegate approving the commitment.

Table 2.2: Sampled procurements — Evaluation in commitment approval minutes

<table>
<thead>
<tr>
<th>Procurement</th>
<th>Quality</th>
<th>Rationale for price paid</th>
<th>Delivery timeliness</th>
</tr>
</thead>
<tbody>
<tr>
<td>Procurement 1</td>
<td>O</td>
<td>☀</td>
<td>☀</td>
</tr>
<tr>
<td>Procurement 2</td>
<td>O</td>
<td>O</td>
<td>☀</td>
</tr>
<tr>
<td>Procurement 3a</td>
<td>●</td>
<td>●</td>
<td>●</td>
</tr>
<tr>
<td>Procurement 4</td>
<td>O</td>
<td>O b</td>
<td>☀ b</td>
</tr>
<tr>
<td>Procurement 5</td>
<td>O</td>
<td>O b</td>
<td>☀</td>
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<tr>
<td>Other PPE</td>
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<td></td>
</tr>
<tr>
<td>Procurement 6a</td>
<td>O</td>
<td>O</td>
<td>☀</td>
</tr>
</tbody>
</table>
### Procurement Expenditure: Quality, Rationale for Price Paid, Delivery Timeliness

<table>
<thead>
<tr>
<th>Procurement</th>
<th>Quality</th>
<th>Rationale for price paid</th>
<th>Delivery timeliness</th>
</tr>
</thead>
<tbody>
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<td>●</td>
</tr>
<tr>
<td>Procurement 8</td>
<td>○</td>
<td>○&lt;sub&gt;b&lt;/sub&gt;</td>
<td>●</td>
</tr>
<tr>
<td>Procurement 9&lt;sup&gt;a&lt;/sup&gt;</td>
<td>●</td>
<td>●</td>
<td>●</td>
</tr>
<tr>
<td>Procurement 10</td>
<td>●</td>
<td>●</td>
<td>●</td>
</tr>
</tbody>
</table>

#### Test kits

| Procurement 11| ● | ● | ● |
| Procurement 12| ○ | ○<sub>b</sub> | ○<sub>b</sub> |
| Procurement 13| ○<sub>c</sub> | ○<sub>c</sub> | ○<sub>c</sub> |
| Procurement 14<sup>a</sup>| ○<sub>b</sub> | ○<sub>b</sub> | ● |
| Procurement 15<sup>a</sup>| ○<sub>b</sub> | ● | ● |

#### Ventilators

| Procurement 16<sup>a</sup>| ○<sub>b</sub> | ○<sub>b</sub> | ○<sub>b</sub> |
| Procurement 17 | ○<sub>b</sub> | ○<sub>b</sub> | ● |

**KEY:**
- ○ Not evident
- ● Fully evident
- ◇ Mixed evidence
- ◐ Partially evident
- ◐ Largely evident

**Note a:** This procurement was referred to Health by DISER.

**Note b:** There is evidence of analysis in other documentation (for example, email correspondence, file notes) but this detail was not provided in the commitment approval minute considered by the delegate.

**Note c:** There was no commitment approval minute for Procurement 13.

**Source:** ANAO analysis of commitment approval minutes.
Establishment and management of supplier contracts

2.18 Procurement includes the ongoing management of the contract that has been awarded. Value for money should be measured based on whole of life costs and is not fully realised until completion of the contract.12

Specification of contractual terms

2.19 The ANAO reviewed 17 sampled contracts for the clarity of specifications on the type and standards of goods to be delivered, the volume of the product to be supplied, price, freight arrangements, delivery milestones and recourse mechanisms in the event of supplier failure to meet contractual obligations (refer Table 2.3).

Table 2.3: Sampled procurements — Inclusion and clarity of contract specifications

<table>
<thead>
<tr>
<th>ARTG / type / standards</th>
<th>Volume</th>
<th>Price</th>
<th>Freight</th>
<th>Delivery milestones</th>
<th>Recourse</th>
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<td>Procurement 8</td>
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<td>Test kits</td>
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<tr>
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<td>●</td>
</tr>
</tbody>
</table>

**KEY:**
- ○ Not evident
- ◔ Partially evident
- ◑ Mixed evidence
- ● Fully evident

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Note a: This procurement was referred to Health by DISER.
Source: ANAO analysis of executed contracts.

2.20 Despite the TGA exemption (refer paragraph 2.10), Health included a requirement in nine of 10 tested mask and PPE contracts that the goods procured were registered on the ARTG because this provided ‘additional protection to the Commonwealth as the supplier...is subject to the obligations...under the [TGA Act] as well as specific contract provisions’. Tested contracts were generally clear, however specification of the product type, level and/or standards (where applicable) in the mask and other PPE categories and whether GST was applicable could have been clearer. Fifteen of the 17 tested contracts contained a seven or 14 day return period in which Health could reject the goods, and 14 of the 17 contracts included an additional warranty period in which the supplier must replace any defective goods at their own cost.13

13 The defect clause indicated that notwithstanding delivery and acceptance of the goods by the customer, the supplier must remedy by replacement, at its cost, any defects in the goods notified by Health to the supplier at any time within the defect rectification period following delivery and acceptance of the goods by Health. Depending on the contract, defect rectification period means 12, 17, 24 or 60 months, or the supplier’s or manufacturer’s standard warranty period, whichever is longer.
Contract management

2.21 Contract management refers to all of the activities undertaken, after the contract has been signed or commenced, to manage the performance of the contract to achieve the agreed outcomes.\(^{14}\)

Contract management planning

2.22 Health classifies procurements using a four-category risk continuum that comprises ‘routine’, ‘focussed’, ‘strategic’ and ‘complex’ classifications. Health guidance indicates that ‘focussed’ procurements typically have an average contract value of less than $400,000 and are suitable where delays in delivery will cause inconvenience but will not affect organisational outcomes. Given the high value of many of the COVID-19 NMS contracts (including one contract valued at $800 million), the technical nature of the products, the high involvement of senior executive management, the reliance on overseas manufacturers and the public health consequences of non-delivery, some or all of the COVID-19 NMS procurements should have been classified as ‘complex’ or ‘strategic’. However, Health advised the ANAO that all the NMS COVID-19 contracts were classified as ‘focussed’, the second classification, because the contractual arrangements were not complex, the contracts were generally short-term and the procurements related to the supply of goods within a negotiable timeframe. Health was unable to provide any documentary evidence of this classification.

2.23 Health procurement policy states that if the procurement is classified as anything above routine, contract management activities must be documented in a contract management plan. None of the tested mask or PPE procurements have a documented risk or contract management plan, however Health finalised an NMS Assurance Strategy on 9 November 2020. The Assurance Strategy contained many elements of contract management planning in the aggregate. Although the strategy is an important element of contract management planning, it was introduced late in the procurement life cycle, after suppliers delivered at least some component of their contract with Health. Around 70 per cent of 56 contracts specified a first delivery date before 30 June 2020.

2.24 The Assurance Strategy did not cover non-PPE items (COVID-19 test kits and components, and ventilators). Contract management plans were developed for three test kit contracts in December 2020, including for one contract that had been dissolved in May 2020.

Contract monitoring

2.25 Health maintained several spreadsheets to monitor contract deliverables for mask and PPE contracts, including delivery of goods by the delivery deadline specified in the contract, freight costs, ARTG status, quality certification and TGA post-market testing results.

2.26 Quality monitoring processes for mask and other PPE products procured for the NMS are outlined in the Assurance Strategy and included the following.

- Visual inspection of products and packaging — there were no specific protocols or criteria for conducting visual inspections. Health advised the ANAO that the logistics providers

confirmed deliveries through stock on hand reports and performed visual inspections, which are also reported to Health through daily ‘inbound’ reports.

- Compliance documentation — on 29 May and 3 July Health asked suppliers for written information on how masks and other PPE already, or to be, supplied to the NMS meet Australian standards and recorded the results in a ‘PPE Assurance’ spreadsheet. ARTG registration status was also tracked, with 96 of 135 products described as registered as at February 2021. Results of desktop reviews of compliance documentation by the TGA as at 19 October 2020 were recorded for 49 of the products exempted from the TGA Act, with 21 described as a ‘pass’ (meaning the TGA held ‘absolute regulatory confidence’), 12 as ‘middle confidence’ and 16 as ‘fail’ (little confidence).

- Independent laboratory testing — Health sought outcomes from independent testing against Australian standards to provide assurance on suitability for use in Australia. The testing strategy was to sample goods supplied to the NMS based on prioritisation criteria due to limited domestic independent testing capacity. Samples of masks were sent for independent testing in July to October 2020.

- Post-market monitoring and compliance — at 9 November 2020, a Health minute indicates that samples from 27 of 54 manufacturers of surgical and P2 masks had been provided to the TGA by Health for post-market testing. Results were recorded in a ‘TGA results’ spreadsheet.

2.27 Health advised the ANAO that in the test kit and ventilator categories it relied on pre-market regulation by the TGA for quality assurance of procured items, as well as requirements under the Health Insurance Act 1973 for pathology laboratories to validate pathology tests prior to use. In addition to the pre-market regulation, as part of a broader exercise the TGA conducted a post-market assessment of two point-of-care serology tests procured for the NMS. Health advised the ANAO that ventilators need to be tested in situ and at February 2021 no ventilators had been deployed within Australia.

Contractual non-compliance

2.28 Health had a framework for dealing with contractually non-compliant items that included: notifying relevant Health officers about the non-compliance; tracking and tracing items to prevent further deployments; and recalling stock that had already been despatched. The framework permitted non-compliant goods to be used in different settings.

2.29 Contracts contained provisions that allowed for the rejection of goods within a return period should they prove to be deficient. Health advised the ANAO that ‘the ability to undertake heightened, or in some cases traditional, goods receipting activities were impacted’ during the COVID-19 pandemic. Reasons included high volumes of procurements into warehouses over short

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15 Post-market testing refers to the process of assessing the technical performance of products after they have been introduced to the market.

16 Potential usage in different settings depends on a risk rating, which can be: high (a product has failed a critical performance attribute testing, an adverse event has been notified or a fault with the product has been notified); medium (a product has failed a component of performance attribute testing that may have health implications or has been identified as inaccurately labelled); or low (a product has failed a component of performance attribute testing that has no health consequences or has a minor labelling issue).
periods, unavailability of Health and logistics provider staff due to COVID-19 restrictions on movement and limited domestic testing capabilities combined with an increase in testing demand. This meant that ‘potential lead times for results were often beyond contractual acceptance periods.’ However, despite the expiry of the return period, the warranty period represented an additional recourse option in most contracts (refer paragraph 2.20).

2.30 Health advised the ANAO that products are determined to be non-compliant by agreement between both parties, at times requiring the resolution of TGA regulatory processes or further independent testing. If contractual non-compliance is agreed, the options comprise replacement of non-compliant stock or refund. Should agreement not be reached, resolution would be sought under the contractual terms as required by law.

2.31 Across the 17 tested procurements, Health has managed instances of contractual non-compliance.

- One tested contract for point-of-care test kits was dissolved prior to payment due to non-delivery of the goods.
- Through independent testing completed in October 2020, Health determined that face shields delivered in full to the NMS through one procurement did not meet splash protection requirements. The supplier redesigned a product component and provided new independent test results demonstrating compliance on 1 February 2021. The supplier requested additional reimbursement for the replacement component. At May 2021 Health was continuing to discuss this proposal with the supplier.
- The TGA issued a product defect alert on 14 November 2020 for a mask procurement. Health requested the supplier’s assistance in reaching a resolution with the manufacturer, however the supplier noted that the manufacturer had ‘no legal obligation to either [Health] or [the supplier]’ under terms of the contract. The manufacturer disputed the test results and made a number of demands of Health that were rejected. At May 2021 Health was continuing to work with the TGA and the manufacturer to resolve the dispute.
- As of 16 December 2020 Health had issued seven notices of rejection, all to one supplier, with the first notice issued on 26 June 2020. At May 2021 legal advice had been sought and a resolution, including replacement of products through a deed of variation, was being negotiated.

2.32 A variation to a contract with one supplier due to non-delivery of gloves resulted in around $54,000 in pre-payments being reimbursed to the Australian Government. Health advised the ANAO that, at February 2021, no further funds expended on NMS COVID-19 PPE or medical supply procurements have been reimbursed.

2.33 While negotiations related to non-compliant products are underway, Health documentation indicates that the products are quarantined from deployment.

2.34 There is evidence of TGA post-market testing raising concerns about surgical and P2 masks that had passed earlier Health-commissioned independent testing and that had already been deployed. When this occurred, Health wrote to those to whom this product, or a product from the same manufacturer, had been deployed to advise them of the issue and offer replacements.

2.35 From 2 April 2020 Health produced daily reports of approximate stock, procurements and dispatches by product type. In October 2020 this reporting was amended to reflect the results of
the quality assurance process. The bi-weekly (later weekly) reports included stock that was classified as ‘ready to deploy’ but excluded stock that was classified as ‘do not deploy’ (quarantined from deployment).\textsuperscript{17} Health advised the ANAO that a ‘do not deploy’ classification reflected a range of considerations including quality assurance, labelling, clinical advice on usage, TGA guidance and post-market testing and that:

‘Do not deploy’ may be applied to all stock until such time as the assurance matter is resolved, greater confidence can be gained about stock in the [logistics provider records] or there is a change in broader circumstance where risk of not deploying outweighs the potential risk from the assurance issue.

2.36 At October 2020, around half of mask stock on hand was classified as ‘ready to deploy’.

2.37 Health advised the ANAO that ‘do not deploy’ stock does not reflect any loss unless and until the stock is determined to be not fit for purpose and is returned to the supplier. At March 2021, 76 million surgical masks (13 per cent of all procured surgical masks), 39 million P2 masks (23 per cent) and 500,000 pairs of gloves (one per cent) had been determined not fit for purpose, with either contract resolution being pursued or, in rare cases, stock being returned to the supplier (refer Figure 2.1).

\textsuperscript{17} ‘Ready to deploy’ indicates that Health has obtained ‘full assurance on all aspects of these products’ and that they are prioritised for deployment. A third classification, ‘discuss first’, was applied in situations of scarcity, lack of identifying information, irregular deployment (for example, ventilators) or where clinical advice on appropriate settings was required.
Figure 2.1: Procurement outcomes, at 24 March 2021

PPE classified as not fit for purpose is as advised to the ANAO by Health at 24 March 2021. The ANAO did not verify the accuracy of this data.

Source: ANAO analysis of contractual commitments and Health advice.

Ethical procurement processes were established, although interest declarations were late and incomplete. DISER approached the market in a manner that promoted equitable treatment. While the criteria for triaging offers could have been more transparent in both departments, the contracts awarded by Health were drawn from a range of sources. Efficiency was impacted by the dynamic situation. Procurement processes did not emphasise an economical outcome, but the average unit price paid was aligned with prevailing market prices where these were known.

2.38 The audit team examined whether procurement processes for the COVID-19 NMS procurements were consistent with the proper use and management of public resources through the application of ethical, efficient and economical processes.
Ethical procurement processes

2.39 Ethical procurement practices can be demonstrated through the establishment and application of probity measures and the equitable identification of potential suppliers.\(^{18}\)

**Probity**

2.40 Entities should identify any circumstances that involve elevated risk of conflicts of interest and require that declarations be made before the person begins the work.

2.41 Health’s conflicts of interest policy:

- requires that staff declare any conflicts of interest upon engagement with the department and when there has been a change in employee circumstances or work responsibilities, recognising that conflict of interest needs to be an ongoing consideration for employees;
- requires that senior executive service (SES) employees must complete an annual declaration of interests, which does not exclude the officer from the requirement to make a new declaration if there is any change in their work circumstances or if required through specific business processes;
- notes that separate conflict of interest declarations may be required by specific business processes such as procurement;
- states that procurement is considered an area of high risk for conflict of interest; and
- states that additional requirements may be applied for groups of employees undertaking particular higher risk functions and that officers are required to comply with this.

2.42 DISER’s policy requires staff to undertake awareness training on conflicts of interest upon engagement and annually. Non-SES officers are required to complete a conflict of declaration form only if they have a conflict, but SES officers are required to complete a declaration of interests form annually or if there is a change of work responsibilities, regardless of whether they have a conflict to disclose.

2.43 On 25 March and 15 April 2020 DISER directed staff who had been or were involved in any of the procurement activities related to the COVID-19 response taskforces to complete a declaration of interests by 18 April 2020, which required staff to indicate that they did not have a conflict of interest or to declare a conflict if one existed. Several times in May 2020 Health directed staff working in the National Stockpile and Finance Branch in any capacity to have up to date declarations of personal interest. These directions were late in the procurement process.

2.44 For the 17 sampled procurements, the ANAO compiled a list of key personnel with a substantive role in the procurements and determined whether a declaration of interests had been made as directed by both departments. Of 17 key Health personnel who received the direction, 13 filed the declaration of interests. Nine of 11 key Health personnel who did not get the direction but were substantively involved in the procurements completed a form of declaration. One senior key Health official did not file a declaration with Health until October 2020, but provided Health with a copy of a declaration submitted to a different department in November 2019. Of 22 key DISER

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18 ‘Ethical’ conduct of procurements ‘relates to honesty, integrity, diligence, fairness and consistency. Ethical behaviour identifies and manages conflicts of interests, and does not make improper use of an individual’s position.’ (Department of Finance, Commonwealth Procurement Rules, Finance, 20 April 2019, paragraph 6.5.)
personnel, 14 completed a declaration. Two senior officials did not complete the declarations relating specifically to the procurements, although they had filed an annual declaration.

2.45 At Health, all declarations were filed after 30 April 2020, after most of the procurements had been awarded. At DISER, the majority of declarations were filed in April and May 2020 after around 40 per cent of referrals had been sent to Health.

2.46 One Health official identified a conflict and this was managed appropriately in accordance with departmental policy through a written plan that restricted the official’s dealings with a specific supplier. At DISER, two officers declared a potential conflict of interest which were managed appropriately in line with departmental policy through assessment by a senior manager. Both conflicts were determined to be immaterial.

2.47 The separation of duties in procurement is an internal control in avoiding conflicts of interest and maintaining fairness and transparency in the procurement process. Department of Finance (Finance) guidance states that officials involved in the evaluation of tenders should not be those who are approving the proposal to spend public money. Health did not have a documented policy regarding separation of duties in procurement. In at least three of the COVID-19 NMS procurements, the Health delegate approving the expenditure also had a material role in the identification, due diligence or assessment of the supplier.

2.48 Finance guidance advises that an external probity specialist may need to be appointed where the procurement is high value, complex or unusual; the integrity of the procurement may be questioned; or a prequalified or limited tender process is proposed. Health’s probity principles state that an independent advisor should be appointed for complex, high risk or sensitive procurements. In early April 2020 Health engaged an organisation to provide ‘in flight assurance assistance’. The organisation finalised a review on the procurement and contracting of test kits from one supplier in July 2020. Appointing a probity advisor at the outset of the activities could have provided further assurance given the risk environment of the procurements.

Equity

2.49 Ethics in procurement includes ensuring that suppliers should not be excluded from consideration for inconsequential reasons. Procurement activities — including decision-making as to whether to approach the market, supplier identification and negotiation — began in January 2020. Until paragraph 2.6 of the CPRs was invoked on 18 March 2020, the procurement activities should have been aligned, at a minimum, with Division 1 of the CPRs, which require officials responsible for procurement to be satisfied that the procurement will achieve a value for money outcome through the encouragement of competition and non-discrimination.

2.50 Approaching the market and communicating about the procurements through AusTender are mechanisms for promoting equitable treatment. These enable potential suppliers to learn about the procurement opportunity in a manner that is consistent across suppliers and the procuring entity to learn about the range of potential suppliers. DISER approached the market via AusTender on four occasions comprising:

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• a Request for Information (RFI) on domestic production capabilities relevant to a range of medical PPE (15 March);
• a request for Expression of Interest for the supply of swabs suitable for COVID-19 sample collection (20 March); and
• two RFIs for Australian production capability for components of COVID-19 test kits (3 and 9 April).

2.51 Health and DISER received up to 4076 offers of assistance to provide PPE and other medical supplies to the NMS from various sources. Initially, triage of the offers was conducted by the NMS operations section in Health and separate product category taskforces within DISER. In late March both departments established taskforces to triage offers.

2.52 Health advised the ANAO that there was a backlog of offers at the time the COVID Proposals Triage Team was established on 26 March 2020, which was resolved by June 2020. DISER taskforce closure documentation dated 8 July 2020 indicates that all PPE RFI submissions had been responded to by that time.

2.53 Standard Operating Procedures (SOPs) for Health’s COVID Proposals Triage Team were created in mid April 2020. The SOPs indicate that PPE offers needed to be ‘bona fide’ in order to be progressed but provided no guidance on what this meant. Health advised the ANAO that the two primary criteria for further consideration of an offer were whether the offer looked legitimate and whether it was for an item that was needed according to the procurement priorities at the time.

2.54 DISER developed SOPs for dealing with PPE RFI responses and other offers and referrals. The guidance did not include the criteria to use in assessing offers of assistance, which DISER advised the ANAO was left to the judgement of individual officers who prioritised pace, quantity and quality within the context of Health’s direction to procure ‘as much as possible, as quickly as possible’. Closure documentation produced by DISER’s Triage and Coordination Taskforce indicates that PPE or medical equipment offers were checked to determine if they included relevant information regarding product type, quantity, location and relevant certifications and where they ‘met the necessary thresholds’, were providing ‘desired’ goods and were ‘promising’.

2.55 Documentation of clearly defined initial assessment criteria could have improved triage transparency in both departments.

2.56 As at February 2021, 53 contracts for PPE and medical supplies were awarded with a total value of $2.83 billion (refer Appendix 2). The procurements drew from a variety of sources, including direct approaches to Health or DISER, referrals from other Australian Government entities, Ministers’ offices and the AusTender approaches to market.

21 The ANAO calculated this by merging and deduplicating eight different DISER and Health spreadsheets. Duplicate offers not identified by the ANAO may exist.
22 This takes into account contract variations and excludes three contract dissolutions as at February 2021.
Efficient procurement processes

2.57 In the emergency circumstances of the COVID-19 NMS procurements, an efficient use of resources was important. At the peak of procurement activity, 35 full time equivalent staff were working on the procurements at Health and at DISER 173 full time equivalent staff were diverted to the taskforces supporting Health.

2.58 DISER’s role in the procurements included: identifying areas of supply chain vulnerabilities; sourcing, triaging and assessing offers to supply PPE and other medical supplies to the NMS; conducting due diligence on some offers of assistance; and drafting some contracts, which it then referred to Health. In total, DISER referred 61 contracts to Health (refer Table 2.4).

Table 2.4: DISER contract referrals and outcomes, at 31 December 2020

<table>
<thead>
<tr>
<th>Contracts referred to Health</th>
<th>Masks</th>
<th>Other PPE</th>
<th>Test kits</th>
<th>Ventilators</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Referral outcomes</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contracts executed by Health</td>
<td>3</td>
<td>11</td>
<td>8</td>
<td>1</td>
<td>23</td>
</tr>
<tr>
<td>Per cent of referred contracts executed</td>
<td>33%</td>
<td>27%</td>
<td>80%</td>
<td>100%</td>
<td>38%</td>
</tr>
<tr>
<td>Contracts not executed by Health</td>
<td>6</td>
<td>30</td>
<td>2</td>
<td>0</td>
<td>38</td>
</tr>
<tr>
<td>Reasons for non-execution by Health</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Product type was no longer needed</td>
<td>3</td>
<td>11</td>
<td>0</td>
<td>n/a</td>
<td>14</td>
</tr>
<tr>
<td>Due diligence raised concerns</td>
<td>1</td>
<td>4</td>
<td>2</td>
<td>n/a</td>
<td>7</td>
</tr>
<tr>
<td>Specific product did not meet needs</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td>n/a</td>
<td>2</td>
</tr>
<tr>
<td>Price increase / offer expired</td>
<td>0</td>
<td>2</td>
<td>0</td>
<td>n/a</td>
<td>2</td>
</tr>
<tr>
<td>Contract terms unfavourable</td>
<td>0</td>
<td>1</td>
<td>0</td>
<td>n/a</td>
<td>1</td>
</tr>
<tr>
<td>No documented reason</td>
<td>2</td>
<td>10</td>
<td>0</td>
<td>n/a</td>
<td>12</td>
</tr>
<tr>
<td>Average value of referred contracts (millions)</td>
<td>$37.6</td>
<td>$21.2</td>
<td>$4.7</td>
<td>$75.2</td>
<td>$21.8</td>
</tr>
</tbody>
</table>

Note a: Where multiple contracts were referred by DISER for the same supplier and item, the analysis is based on the first referred contract.

Note b: One of the test kit (swabs) contracts referred by DISER and executed by Health was later dissolved.

Note c: This includes Health identifying a concern in DISER’s due diligence outcomes and Health deciding to conduct additional due diligence activities.

Note d: All of these contracts were referred by DISER to Health after 3 April 2020.

Note e: Amounts are in Australian dollars (AUD) excluding GST. The ANAO converted amounts in United States dollars to Australian dollars using the rate of exchange on the day of contract referral. Many contracts did not include freight costs at the time of referral.

Source: ANAO analysis of PPE and medical equipment contracts referred by DISER to Health.

23 ‘Efficient’ relates to the achievement of the maximum value for the resources used. In procurement, it includes the selection of a procurement method that is the most appropriate for the procurement activity, given the scale, scope and risk of the procurement.’ (Department of Finance, Commonwealth Procurement Rules, Finance, 20 April 2019, paragraph 6.2.)
2.59 Between 6 and 8 April 2020, Health adjusted the priority of products for procurement and determined that a number of product types in the other PPE category were no longer required (spill kits, thermometers, mask fit test kits and face shields). The decision to stop procuring spill kits was communicated to DISER on 6 April. By that time DISER had prepared and referred five contracts for spill kits. One referred contract was ultimately awarded. DISER referred a surgical mask contract to Health on 9 April 2020, the same day that Health formally advised DISER that surgical masks were no longer required. Although Health advised the ANAO that there was ‘constant communication on priorities and suppliers between Health and DISER’ the ANAO was unable to locate any earlier communication about these specific issues between the departments. Health and DISER have noted that these inefficiencies reflected the dynamic nature of the procurement environment at the time.

2.60 Lack of clarity on contract templates led to some inefficiencies across the departments. Although Health began using a bespoke contract template on 10 March as the preferred approach for contracts valued at greater than $200,000, Health did not request that DISER use this template until 26 March. Between 10 and 26 March DISER referred 13 contracts using the previous template; Health redrafted four using the bespoke template.

2.61 In taskforce closure documentation DISER identified several lessons learnt that could improve efficiency and benefit other Australian Government agencies facing similar challenges. These included: a modified online facility to receive responses to approaches to market; a contract tracking facility that could accommodate multiple simultaneous editors; improved inter-departmental communications on procurement outcomes; single points of contact between the departments and clearer communications protocols; a short daily meeting among directors, a communication board and a daily status email to improve communication and reduce duplication between taskforces; and improved clarity on contract drafting requirements.

**Economical procurement processes**

2.62 As part of its closure reporting, the Health Industry Coordination Group (HICG) noted that the COVID-19 NMS procurements were conducted in a highly competitive environment of price volatility and variability for PPE and medical equipment. The HICG attributed the volatility to high international demand, trade restrictions, freight costs, unconscionable conduct on the part of some suppliers and lack of coordination among Australian procurers, among other factors.

2.63 Health advised the ANAO that ‘discussions on appropriate pricing for PPE and medical supplies took place throughout the procurements...’ and that although a ventilator price target was difficult to establish given varying features and technology, ventilator pricing decisions were informed by advice from clinical experts, DISER and the Chief Scientist.

2.64 Price was considered during triage at DISER. DISER advised the ANAO that the Expression of Interest and RFI processes provided information about prevailing prices which was used to guide ongoing decision making and advice to Health and that any ‘uncompetitive’ quotes were not

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24 ‘Economical’ ‘relates to minimising cost.’ (Department of Finance, Commonwealth Procurement Rules, Finance, 20 April 2019, paragraph 6.4.)

25 DISER established the Health Industry Coordination Group (HICG) on 23 March 2020 to provide a single point of contact for industry and government during the procurements and to reduce duplication and overlap of functions.
progressed. There is evidence for some products (masks, goggles) of Health rejecting offers on the basis of price. Among the 17 tested procurements, four involved Health negotiating price.

2.65 The range of prevailing market prices was documented for some products (refer Table 2.5), although this was sometimes done too late to have informed procurement decisions. The average unit price paid was lower than or within the range of market prices, where this was known by Health or DISER. Some maximum prices reflected higher level specifications procured or earlier procurements.

Table 2.5: Prices paid compared to price ranges

<table>
<thead>
<tr>
<th>Product</th>
<th>Prevailing unit prices</th>
<th>Target unit price</th>
<th>Minimum unit price</th>
<th>Maximum unit price</th>
<th>Average unit price</th>
<th>Average compared to prevailing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surgical masks</td>
<td>$0.80–$1.20</td>
<td>$2.50</td>
<td>$0.62</td>
<td>$2.59</td>
<td>$1.12</td>
<td>In range</td>
</tr>
<tr>
<td>P2 masks</td>
<td>$4.00–$6.50</td>
<td>$3.00</td>
<td>$0.65</td>
<td>$20.40</td>
<td>$6.28</td>
<td>In range</td>
</tr>
<tr>
<td>Isolation gowns</td>
<td>$4.00–$10.00</td>
<td>Unspecified</td>
<td>$4.00</td>
<td>$9.69</td>
<td>$5.96</td>
<td>In range</td>
</tr>
<tr>
<td>Surgical gowns</td>
<td>$10.00–$14.80</td>
<td>Unspecified</td>
<td>$9.80</td>
<td>$15.21</td>
<td>$12.85</td>
<td>In range</td>
</tr>
<tr>
<td>Gloves (pair)</td>
<td>$0.50–$1.67</td>
<td>Unspecified</td>
<td>$0.17</td>
<td>$1.50</td>
<td>$0.20</td>
<td>Lower</td>
</tr>
<tr>
<td>Medical coveralls</td>
<td>$40.00–$54.00</td>
<td>Unspecified</td>
<td>$28.10</td>
<td>$35.83</td>
<td>$31.58</td>
<td>Lower</td>
</tr>
<tr>
<td>Face shields</td>
<td>$4.00–$6.00</td>
<td>Unspecified</td>
<td>$1.76</td>
<td>$9.85</td>
<td>$4.76</td>
<td>In range</td>
</tr>
<tr>
<td>Goggles</td>
<td>$7.00</td>
<td>Unspecified</td>
<td>$3.93</td>
<td>$10.82</td>
<td>$5.93</td>
<td>Lower</td>
</tr>
<tr>
<td>Invasive ventilators</td>
<td>$25,000–$65,000</td>
<td>Unspecified</td>
<td>$15,650</td>
<td>$53,950</td>
<td>$23,923</td>
<td>Lower</td>
</tr>
<tr>
<td>Non-invasive ventilators</td>
<td>Unspecified</td>
<td>Unspecified</td>
<td>$7300</td>
<td>$7300</td>
<td>$7300</td>
<td>n/a</td>
</tr>
<tr>
<td>Point-of-care tests</td>
<td>Unspecified</td>
<td>Unspecified</td>
<td>$13.90</td>
<td>$19.85</td>
<td>$17.25</td>
<td>n/a</td>
</tr>
<tr>
<td>RT-PCR testsb</td>
<td>$24.00</td>
<td>Unspecified</td>
<td>$17.89</td>
<td>$21.55</td>
<td>$20.66</td>
<td>Lower</td>
</tr>
<tr>
<td>Swabs</td>
<td>$1.00–$4.00</td>
<td>Unspecified</td>
<td>$2.24</td>
<td>$4.76</td>
<td>$4.00</td>
<td>In range</td>
</tr>
</tbody>
</table>

Note a: All prices are excluding GST. Unit prices were obtained from commitment approval minutes. The ANAO converted prices in United States dollars to Australian dollars using the rate of exchange on the day of execution. Averages are the weighted averages taking into account the volume of items procured. The table does not differentiate between products with different specifications, for example: surgical masks which may be classified at level 1, 2 or 3; face shields which may be single use or reusable; and swabs which may be supplied with or without viral transport medium.

Note b: The unit price shown for COVID-19 tests is per test rather than per test kit.

Source: Analysis of Health commitment approval minutes and other Health documentation.

Was procurement record keeping and reporting fit for purpose?

Record keeping for the procurements was partially fit for purpose, which impeded review and transparency. Public reporting of the procurements complied with requirements.
Maintaining appropriate records provides evidence that an entity’s procurement processes were appropriate.\textsuperscript{26} In a \textit{COVID-19 Procurement Policy Note} issued by Finance, Commonwealth officials engaged in procurements during the pandemic were reminded that ‘they should ensure appropriate records are kept commensurate with the scale, scope and risk of the procurement, having regard to the current COVID-19 environment’.\textsuperscript{27} The ANAO examined whether appropriate records were maintained and contract reporting was compliant with requirements.

**Records maintenance**

**Due diligence and evaluation outcomes**

Health did not systematically maintain records in relation to short-listing, due diligence and evaluation. A Procurement and Contract Management Checklist sent to officials on 21 May was filed for 13 of the 17 sampled procurements. The checklist was inconsistently completed and did not require officials to indicate by whom and when key decisions were made, provide a rationale for those decisions or attach supporting evidence for claims about value for money and risk.

A Health review into NMS finance processes in July 2020 found that, for 22 tested contracts, value for money considerations were ‘generally’ not clearly documented within the commitment approval documentation and that the documentation of risks and mitigation measures in minutes was ‘highly variable and, in some cases, limited.’ The ANAO found that in a sample of 54 commitment approval minutes, risk was explicitly mentioned in 48 minutes, but only 16 of the 48 minutes provided a justification for the risk rating.

A DISER internal audit found that there were varying levels of documentation to support the recommendations that were made to Health and there were instances where a recommendation was made without key decision-makers sighting the reasons. This made it difficult for internal auditors to determine how value for money was assessed. The audit recommended developing a better practice governance template to ensure basic processes were in place from the start.

Internal DISER taskforce closure documentation identified several areas in which record keeping could have been improved, including document naming conventions; a consistent filing approach for emails and quotes; a centralised, designated filing location; and earlier establishment of a central email from which to coordinate the drafting of contracts.

For the 17 tested procurements, key due diligence and assessment documents at Health and DISER were difficult to locate. The departments advised the ANAO that the rapid pace of decision-making and procurement of a large volume of PPE that was in high demand globally meant that many decisions were made during meetings, emails and telephone calls that were not always minuted or filed. Limited records were found in Health’s information management system relating to due diligence and the use of imprecise filing structures and inconsistent and ambiguous document naming meant that documents were not easily identifiable.


\textsuperscript{27} Department of Finance, \textit{COVID-19 Procurement Policy Note}, Finance, May 2020.
2.72 DISER undertook record keeping activities following protocols established through DISER taskforce closure activities in May and the internal audit recommendation. Health advised the ANAO that in addition to its ongoing activities to improve records, it would undertake ‘retrospective record keeping’ at the conclusion of ‘active contract management...to ensure increased accessibility for all records’. The ANAO has made findings with respect to record keeping in a number of previous performance audits of Health.

**Recommendation no. 1**

2.73 As a component of the protocols for emergency procurements recommended and agreed to in Auditor-General Report No.22 2020–21, Health include protocols for record keeping that would facilitate reasonable assurance that public resources are being used properly during an emergency procurement.

**Department of Health response:** Agreed.

2.74 In line with Health’s response to Recommendation 4 of Auditor-General Report No. 22 2020–21, Health agrees it would be appropriate to put in place expanded documentation to record information in relation to emergency procurements.

**Delegate approvals of financial commitments**

2.75 Commitment approval minutes were signed for 51 of 53 COVID-19 NMS procurements (refer Table 2.6). For two point-of-care COVID-19 test kit procurements there was no documented advice to the financial delegate but approval was indicated through emails sent by the delegate directly to the suppliers. In eight of 17 tested procurements, the minute was approved retrospectively, referring to previously provided verbal approval.

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28 As part of this process, some documents relating to contract referrals were created or modified after DISER’s role in the procurements was completed in May 2020. DISER advised the ANAO that earlier versions of the documents could be identified through its electronic document and records management system metadata and assisted the ANAO in locating the records that were applicable at the time of contract referral.


30 Excludes dissolved contracts as at February 2021.
Table 2.6: Commitment approval minutes, to February 2021

<table>
<thead>
<tr>
<th>Description</th>
<th>Number</th>
<th>Average value</th>
<th>Maximum value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total procurements to February 2021</td>
<td>53</td>
<td>$53 million</td>
<td>$800 million</td>
</tr>
<tr>
<td>Procurements with a commitment approval on file</td>
<td>51</td>
<td>$55 million</td>
<td>$800 million</td>
</tr>
<tr>
<td>Procurements with no commitment approval on file</td>
<td>2</td>
<td>$9 million</td>
<td>$10 million</td>
</tr>
<tr>
<td>Commitment approvals through a formal minute</td>
<td>45</td>
<td>$60 million</td>
<td>$800 million</td>
</tr>
<tr>
<td>Commitment approvals provided via email</td>
<td>6</td>
<td>$20 million</td>
<td>$72 million</td>
</tr>
<tr>
<td>Indicating CPRs did not apply under paragraph 2.6</td>
<td>46</td>
<td>$60 million</td>
<td>$800 million</td>
</tr>
<tr>
<td>Indicating exempted from Division 2 under paragraph 10.3</td>
<td>3</td>
<td>$10 million</td>
<td>$25 million</td>
</tr>
<tr>
<td>No advice regarding CPRs provided</td>
<td>4b</td>
<td>$5 million</td>
<td>$10 million</td>
</tr>
</tbody>
</table>

Note a: All amounts are excluding GST. Excludes contract dissolutions as at February 2021.
Note b: Includes two procurements with no signed commitment approval minute on file.

Source: ANAO analysis of commitment approval minutes.

2.76 Finance advised Health to maintain clear documentation for the CPR ‘exemption’ (refer paragraph 1.9). Minutes record the invocation and revocation on 18 March and 9 July 2020, respectively.31

2.77 When seeking approval to commit funds, the delegate should be informed about whether the procurements complied with the CPRs. For 48 of the procurements, the advice to the delegate was that the CPRs did not apply under paragraph 2.6. Two contracts approved under these conditions commenced before 18 March 2020.

2.78 Three procurements were exempted from the competitive procurement processes under paragraph 10.3 of the CPRs.32 Procurements exempted under paragraph 10.3 must comply with additional reporting requirements outlined in paragraph 10.5 of the CPRs, namely a written report that includes the circumstances that justified the use of limited tender and how the procurement represented value for money. Health did not prepare a separate report for the three procurements, but advised the ANAO that this reporting obligation was achieved through commitment approval minutes. One of the three commitment approval minutes satisfied the requirements but two minutes lacked detail about value for money.

**Contractual arrangements**

2.79 Fifty four of 56 procurements had a written contract, purchase order or memorandum of understanding for the supply of goods. Two thermometer procurements in February 2020 were

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31 The revocation minute was dated 9 June 2020, however information provided by Health indicates that the minute was executed by the Acting Secretary of Health on 9 July 2020. Auditor-General Report No.22 2020-21 Planning and Governance of COVID-19 procurements to increase the National Medical Stockpile, reported the date of the revocation minute as 9 June 2020, in accordance with the date shown on the minute, rather than 9 July 2020.

32 One was exempted under paragraph 10.3(d), which applies when the goods and services can be supplied only by a particular business. Two were exempted under paragraph 10.3(b), which applies when the goods and services could not be obtained in time through open tender for reasons of extreme urgency.
made without a formal contract or purchase order after verbal approval of the expenditure from the Minister for Health. Health advised the ANAO that these were urgent procurements of thermometers to support the screening of inbound travellers to Australia.

**Contract reporting**

2.80 The CPRs and Health’s Accountable Authority Instructions state that relevant entities must, within 42 days, report a new contract or amendment on AusTender if valued at or above the reporting threshold. Finance guidance indicates that contract details do not generally need to be reported on AusTender when an accountable authority applies paragraph 2.6 of the CPRs.\(^{33}\)

2.81 Health advised the ANAO that prior to the pandemic, NMS contracts were not usually disclosed by Health on AusTender ‘due to the sensitive nature of the National Medical Stockpile’. However, on 3 June 2020 Health determined that COVID-19 NMS procurements would be reported in order to be ‘as transparent and open as possible’. Of 53 contracts for NMS medical supplies awarded to 30 August 2020, all were reported on AusTender by 30 September 2020, within 63 days on average.\(^{34}\)

2.82 Section 2(b) of *Senate Order 13: Entity Contracts* requires ministers to provide a letter of advice that a list of contracts entered into by the entities they administer has been reported on the Internet. In accordance with Senate Order 13, Health placed a link on its website to the report on AusTender.\(^{35}\) The report contained all 38 NMS COVID-19 contracts that were valued above $100,000, as required, and awarded before 30 June 2020 (using the AusTender listed start date).

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34 Analysis excludes one contract that was dissolved before 31 August 2020 and a memorandum of understanding with the Department of Defence.

3. COVID-19 deployments

Areas examined
This chapter examines whether the Department of Health’s (Health’s) deployments of the National Medical Stockpile (NMS) during the COVID-19 pandemic were effective.

Conclusion
In the absence of risk-based planning and systems that sufficiently considered the likely ways in which the NMS would be needed during a pandemic, Health adapted its processes during the COVID-19 emergency to deploy NMS supplies. Large quantities of personal protective equipment (PPE) were deployed to eligible recipients. Due to a lack of performance measures, targets and data, the effectiveness of COVID-19 NMS deployments cannot be established.

Areas for improvement
The ANAO made three recommendations aimed at ensuring an appropriately risk-based strategic deployment plan is in place, drills are sufficiently reflective of possible deployment scenarios and that there is a performance framework for deployments.

3.1 The NMS became an element of the COVID-19 pandemic response through deployments of essential medical supplies. The ANAO examined whether Health:

- effectively planned for deployment of NMS supplies during a health emergency;
- provided NMS supplies to eligible groups during the COVID-19 pandemic;
- used appropriate systems to deploy NMS supplies during the COVID-19 pandemic response; and
- met performance standards for deployment.

Did Health effectively plan for deployment of the National Medical Stockpile?

Health’s deployment planning was partially effective. Health collaborated with the states and territories in operational deployment planning. Although some operational risks were managed prior to the pandemic, risks to effective deployment in a pandemic of any magnitude were not sufficiently considered in the years preceding the COVID-19 response. Pre-pandemic planning was based on a narrow definition of stockpile aims and eligibility. Because this did not align with the way in which the NMS was used during the pandemic, operational plans and systems were changed and additional plans developed during the course of the pandemic.

3.2 The 2011 *National Health Emergency Response Arrangements* (NatHealth Arrangements) emphasise that health emergencies ‘can develop very rapidly — so emergency preparedness and planning are essential components in minimising the impacts of these threats on the public.’

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36 The NatHealth Arrangements outline the strategic authorities, responsibilities, arrangements and mechanisms that enable a coordinated national response to emergencies of national consequence.
To provide assurance that deployment arrangements will be effective in a national health emergency... the Department of Health undertake planning to test the current [NMS] deployment arrangements in consultation with state and territory health authorities.  

3.3 To determine if Health effectively planned for NMS deployment during the COVID-19 pandemic, the ANAO examined whether Health had a deployment plan for the NMS prior to 2020, and whether deployment planning was appropriately risk-based and coordinated with the state and territory health authorities.

Deployment planning

3.4 Strategic planning considers the operating environment and provides clarity on the intended outcomes of an activity. Operational planning is the process of determining how an activity will be carried out and typically addresses key tasks, roles, responsibilities, timelines and record keeping.

3.5 The NMS is a potential response measure in a variety of national health response plans, including the Australian Health Management Plan for Pandemic Influenza (AHMPP) and, more recently, the Australian Health Sector Emergency Response Plan for Novel Coronavirus (COVID-19) (the COVID-19 Plan), as well as sector-specific plans. These high level plans broadly described the way in which the NMS would assist during the COVID-19 pandemic, but, as high level plans, do not provide any strategic or operational detail about deployments.

Pre-COVID-19 pandemic deployment planning

3.6 The National Medical Stockpile Strategic Plan 2015–19 (the Strategic Plan), identified key activities for the NMS, major risks, dependencies and enablers, and how success would be measured. There is no current strategic plan. Health advised the ANAO that it considered the 2015–19 Strategic Plan to be still valid and guiding the operation of the NMS during the 2020 COVID-19 response. The development of a new strategic plan is subject to the outcomes of a review of the composition, modelling and coverage of the NMS (2020–21 NMS Review), which was requested by the Australian Government in July 2020. At May 2021 a draft report had been submitted and was being reviewed by Health.

3.7 The Strategic Plan identified the development of a deployment plan as a strategic activity to be conducted before 2020. Health prepared a consultation draft of a National Deployment Plan by August 2017. The draft plan was not revised after August 2017 and was not finalised.

3.8 Until 2020 Health outsourced NMS inventory storage and dispatch to a single logistics provider, referred to as the ‘prime vendor’. Some operational plans were in place prior to the COVID-19 pandemic, comprising standard operating procedures (SOPs) and logistics provider contractual terms of reference and deliverables. In establishing contractual terms of reference for

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38 In 2010 the Department of Finance conducted a Strategic Review of the NMS which recommended transitioning to a prime vendor model to improve cost effectiveness. A competitive procurement process was conducted in 2015 and a contract awarded in February 2016.
the prime vendor in February 2016, Health included elements of an operational plan in the accompanying Statement of Work. As required under its contract with Health, the prime vendor also prepared a detailed operational plan and an Emergency Response Handbook.

Deployment planning required during COVID-19 pandemic response

3.9 Because pre-COVID-19 operational planning focused on deployment to public hospitals via state and territory health authorities, and because the type of items procured for the NMS expanded to include items it had not previously held (such as gowns, gloves, eye protection and ventilators)\(^\text{39}\), additional strategic and operational planning documents were developed and used by Health during the pandemic.

- Distribution and Prioritisation Policy (the Distribution Policy) — approved on 7 May 2020, the Distribution Policy provides high level guidance on deployment to public hospitals via states and territories, the primary health sector via Primary Health Networks (PHNs), aged care facilities and providers and National Disability Insurance Scheme (NDIS) providers and participants.
- Revised SOPs and process maps — a 2019 version of the SOP and a standard request form only required a minor update for COVID-19 deployments to public hospitals via state and territory health authorities. In the absence of operational plans for other groups, Health developed specific process maps by May 2020.
- Ventilator distribution plan — on 15 April 2020 the Australian Health Ministers’ Advisory Council approved a model of ventilator distribution.\(^\text{40}\)
- Terms of reference for second logistics provider — on 24 July 2020 Health entered into a contractual arrangement with a second logistics provider to supplement and support the activities of the prime vendor until 30 June 2021, after which the second provider would become the new prime vendor. The second logistics provider prepared an operational plan that outlined processes for receiving and actioning deployment orders.
- Communications strategy — in September 2020 a strategy was created to provide staff with messages, tools and delivery channels for engaging with stakeholders about PPE. The objective of the strategy was to correct a ‘misalignment of expectations’ relating to NMS product standards and the role of the NMS as a stockpile of last resort.

Risk assessment and treatment

3.10 Health’s position was that while the Australian Government, the state and territory governments and the logistics providers all have responsibility to identify, communicate and manage deployment risks, it is the Australian Government’s responsibility to lead risk assessment on NMS matters, including emergency deployments.

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\(^{39}\) Auditor-General Report No.22 2020–21, Planning and Governance of COVID-19 procurements to increase the National Medical Stockpile.

\(^{40}\) The Australian Health Ministers’ Advisory Council was the advisory and support body to the Health Council (formerly the COAG Health Council). It has been renamed the Health Chief Executives Forum.
Establishment of tolerance for deployment risks

3.11 Risk tolerance is the specific level of risk taking that an entity determines is acceptable in order to achieve a specific objective. Of eight risk themes identified in Health’s departmental Risk Management Policy, ‘delivery’ is most directly related to the NMS function. In July 2019 Health described its risk tolerance for the delivery risk theme as ‘medium’ or ‘accepting’ to ‘high’ or ‘open’, depending on the business scenario. Under the ‘people’ theme, for activities that may put the physical health of the public in danger, Health described its risk tolerance as ‘little-to-none’ or ‘controlled’ — meaning avoidance of risk and uncertainty is a key objective.

3.12 An NMS risk register developed in 2015 indicated operational risk tolerances that ranged from ‘low’ (relating to the quality and efficacy of supplies procured and deployed, work safety, fraud and workforce capability and capacity) to ‘high’ (relating to national collaboration, stakeholder expectations, identification of potential health emergencies, timely procurement, security and successful deployment in response to a health emergency).

3.13 Health’s enterprise risk appetite has not been adjusted since the beginning of the COVID-19 pandemic. However, the 2015 NMS risk register indicated that risk tolerance was ‘high’ for the specific activity of emergency deployment suggesting no further adjustment would be necessary in the event of an emergency.

Risk identification and assessment

3.14 Strategic and operational deployment risks are identified in Health’s Risk Management Policy, divisional risk management plans, the NMS Strategic Plan, the draft Deployment Plan, the 2015 NMS risk register and logistics providers’ risk plans.

3.15 The NMS Strategic Plan describes three levels of risk, comprising: foundation risk (risks to the health system in sourcing required medical supplies in a health emergency); strategic risk (risks that should be considered in identifying and prioritising response capability requirements); and operational risk (risks to the management and deployment of stock to effectively enable the implementation of relevant response plans). Strategic risk includes ‘alignment’ risk — which is defined as ‘potential gaps between health response policy and stakeholder interpretation, such as miscommunication or unrealistic expectations’.

3.16 In accordance with the Strategic Plan, an NMS risk register was developed in 2015 and appended to the 2017 draft National Deployment Plan. The risk register focused on operational risks, identifying 10 ‘tier 1’ operational risks, which were an aggregation of 29 more detailed ‘tier 2’ risks. A risk rating was assigned to each. Although the risk register called for quarterly updates, it was not updated after 2015.

3.17 At the time of drafting the Strategic Plan, Health considered forming an internal stockpile executive committee to oversee an updated risk management framework, however this executive committee was not established.

3.18 A Risk Management Plan developed by the prime vendor in March 2016 and updated nine times to December 2019 identified 23 business as usual and 12 emergency risks. Eight of the risks were described as being shared with Health. All risks were rated ‘low’ to ‘medium’ after controls. There is no evidence of Health reviewing the plans or of identified shared risks being reflected in Health’s NMS risk register, although several risks identified in the risk register are broadly aligned with prime vendor’s risk plan. For example, one tier 2 risk in the NMS risk register is ‘poor
Risk controls and treatments

3.19 The 2015 NMS risk register included a number of controls for deployment related risks. None of the ‘tier 1’ operational risks involved a residual risk rating after the application of controls that was greater than tolerance levels. This meant that, for most risks, no further treatment to mitigate the risk was required or developed. However, Auditor-General Report No.22 2020–21 found that two identified controls — a National Deployment Plan and inventory reporting in an emergency — were not in place or were ineffective.41 This suggests that some operational risks may have been under-rated and under-treated. Strategic deployment risks identified in the Strategic Plan, such as ‘alignment’ risk, were not rated, owned, treated or managed. In summary, despite the identification of risks, there was insufficient consideration and implementation of possible treatments.

3.20 Emergency exercises and deployment drills were cited as key controls for deployment-related operational risks.

3.21 Desktop health emergency exercises were conducted in November 2005 (Exercise Eleusis), October 2006 (Exercise Cumpston) and August 2014 (Exercise Panda) to test the capacity and capability of the Australian health system to prevent, detect and respond to an influenza pandemic, including deployment of the NMS. There have been no emergency exercises of this nature since 2014.

3.22 In August 2018 Health commissioned a ‘deployment drill exercise plan’ to assess the effectiveness of the prime vendor’s capability to respond to a public health emergency in which 16 operational risks to an effective emergency response were identified. Eight drills were held between 2017 and 2019 (refer Appendix 4). Results of the drills were mixed, with three of eight deemed to be a failure. In June 2018 Health awarded the prime vendor a two-year contract extension to 30 June 2020. In October 2018 a contractor commissioned to manage and assess five drills advised Health that ‘the [prime vendor] would not be able to undertake a deployment consistent with the requirements of the [prime vendor’s] contract …in an emergency event’ and made seven recommendations to Health. Health was unable to inform the ANAO which of these seven recommendations it had implemented but in January 2019 Health expressed concern to the prime vendor that it would not have the capacity and capability to respond to an influenza pandemic satisfactorily. The prime vendor submitted a remediation plan in February 2019, which was accepted by Health.

3.23 The narrowly constrained methodology for and limited application of the drills undermined their usefulness as a key risk control.

- In 2018 the minimum number of deployment drills was increased from two to four annually, but only two drills were conducted in each of 2018 and 2019.
- Key performance indicators (KPIs) for deployment drills addressed only nine of the 16 identified risks, and none related to Health’s performance. The success or failure of the

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41 Auditor-General Report No.22 2020–21 Planning and governance of COVID-19 procurements to increase the National Medical Stockpile, paragraphs 4.5 to 4.11.
drill was assessed on three ‘critical’ KPIs, out of the nine, and a December 2019 drill was assessed as a pass despite failure on one critical KPI.

- Health’s processes and supporting information systems were not assessed through the drills. The scope also explicitly excluded an assessment of jurisdictional processes prior to, during or after the deployment drill.
- The drills held from 2017 to 2019 did not adequately test an emergency influenza pandemic scenario.\(^{42}\) Only two of the drills included deployment of anti-viral medication, but both were ‘pre-positioning’ drills meant to emulate a non-urgent scenario.

### Recommendation no. 2

3.24 Health undertake regular deployment drills that test possible deployment scenarios and include all elements of deployment operations.

**Department of Health response:** Agreed.

3.25 Health will continue to undertake regular deployment drills and tests of possible scenarios, in partnership with the NMS’s logistics provider, that take into account the lessons learned from Health’s response to the COVID-19 pandemic and the future requirements of the NMS.

3.26 Internal Health guidance advises implementing mitigations against the risk of provider failure including service level agreements, non-performance penalties, business continuity plans and multiple sourcing of the good or service. Health applied several of these mitigations. When extending its contract with the prime vendor in 2018, a revised statement of work expanded the KPIs and required performance evidence. In 2018 Health considered establishing a panel of warehousing and logistical providers to replace the prime vendor in the long term. A Request for Tender was issued in July 2019. In July 2018 Health also sought to formalise policy arrangements with the states and territories with respect to pre-positioned inventory.\(^{43}\)

3.27 The purpose of the NMS Assurance Strategy, which was endorsed on 9 November 2020, was to identify measures and activities to manage the risks associated with the supply of PPE and other medical supplies held in the NMS for the COVID-19 pandemic response, encompassing assurance of goods quality and the procurement processes more generally (refer paragraph 2.23).

### Coordination with states and territories

3.28 Under the AHMPPI, the Australian Government has a responsibility to ‘Coordinate development of policy, in consultation with states and territories regarding the inventory and deployment of the NMS.’

3.29 The 2015 NMS risk assessment identified the risk of a National Stockpiling Agreement with the states and territories not being successfully negotiated, with negative impacts on information

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\(^{42}\) Six of the eight drills focused exclusively on chemical, biological, radiological and nuclear deployments, which refers to military or civil attacks and is distinct from a disease event. Planning for one of the six included influenza, but this component was cancelled due to concerns about cost and the prime vendor’s capability.

\(^{43}\) Pre-deployment refers to the act of pre-positioning some inventory with states and territories in anticipation of an event.
sharing, efficiency, security, reputation and emergency response capability. The agreement, which was to have pre-agreed emergency deployment procedures, was not finalised. Health advised the ANAO that a stockpiling agreement will be developed as part of a review of the National Health Security Agreement.\textsuperscript{44}

3.30 Despite no overarching agreement, there was national coordination of operational deployment planning in the years prior to the COVID-19 pandemic. This occurred through regular meetings of the National Medical Stockpile Advisory Group, Communicable Disease Network Australia (CDNA) and the National Health Emergency Management Standing Committee; planning and coordination of deployment SOPs; communication of the results of deployment drills and jurisdictional participation in drills.\textsuperscript{45} In July 2018, Health indicated to the state and territory health authorities that it wished to formalise policy arrangements with respect to pre-positioned inventory.

**Recommendation no. 3**

3.31 Health put in place a strategic deployment plan for the NMS that is based on an analysis of risk and is developed in consultation with national health system stakeholders.

**Department of Health response:** Agreed.

3.32 In line with Health’s response to Recommendation 2 of Auditor-General Report No. 22 2020–21, and informed by the review of the NMS, Health agrees it would be appropriate to actively engage and collaborate with stakeholders during a refresh of existing planning and operational documentation.

**Was the National Medical Stockpile deployed to eligible groups?**

Health’s deployment of NMS supplies to various health provider groups during the pandemic was consistent in principle with its responsibilities to these groups under national health emergency agreements. In practice, Health limited eligibility to prioritised sub-groups. Disaggregated and unanalysed data about eligibility outcomes impedes transparency about eligibility decisions.

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\textsuperscript{44} The National Health Security Agreement was signed by the Commonwealth, states and territories on 18 April 2008 to support the practical operation of the National Health Security Act 2007. Health advised that the review was scheduled for 2020–21 but was delayed due to COVID-19 and other health emergencies.

\textsuperscript{45} The National Medical Stockpile Advisory Group is comprised of state and territory health authority representatives and chaired by the Australian Government Department of Health. It meets annually and its outputs are considered by the Australian Health Protection Principal Committee (AHPPC). The AHPPC is the key decision making body for health emergencies. It provides policy oversight for the NMS and is comprised of Chief Health Officers from each state and territory, representatives from several government departments and agencies, technical experts and advisors. It is chaired by the Chief Medical Officer. The CDNA is a sub-committee of the AHPPC that provides national public health co-ordination and supports national surveillance programs for communicable diseases. Membership of the CDNA includes representatives from each jurisdiction’s health department, the New Zealand Ministry of Health, and various medical professional associations, research institutes, and Australian government agencies. The National Health Emergency Management Standing Committee is a sub-committee of the AHPPC that addresses the operational aspects of disaster medicine and health emergency management. It includes representation from each state and territory, New Zealand and several Commonwealth agencies.
3.33 The purpose of the NMS is to be a strategic reserve of pharmaceuticals, vaccines, antidotes and PPE for use during the national response to a public health emergency and to supplement medicines and PPE held by state health authorities to ensure continuity of service provision.

3.34 The ANAO examined NMS eligibility as described by national agreements and plans; and whether this was consistent with in-principle and in-practice eligibility during the COVID-19 pandemic.

**National Medical Stockpile beneficiaries as indicated by national agreements**

3.35 The National Health Security Agreement and NatHealth Arrangements indicate that, while the primary responsibility for managing domestic emergencies lies with state, territory and local governments, the role of Health is to provide leadership and national health sector coordination. This is defined more specifically in the Australian Government Disaster Response Plan (COMDISPLAN) and includes managing the NMS. Resource distribution strategies and infection control management approaches are outlined in the AHMPPI.

3.36 None of these high level agreements and plans specify who is to benefit from NMS deployments during a health emergency. More recently, the COVID-19 Plan states that during the ‘targeted action’ stage of the emergency response, a key measure is providing ‘PPE...to healthcare workers and other approved stakeholders as deemed necessary’ and that Health is responsible for aged care in an emergency. More generally, Health has responsibilities with respect to primary and aged care under the National Health Reform Agreement.

3.37 NMS strategic planning does not specify who will benefit from NMS deployments during a health emergency. The Strategic Plan outlines the role of jurisdictions as an intermediary in stockpile deployment, however it does not specify eligible end users. Operational planning implies that public hospitals are the main beneficiary.

3.38 The final report of Exercise Cumpston in 2006 recommended that protocols for eligibility for assets from the NMS should be developed. In 2018 a draft ‘PPE review report’, which had been previously considered by the National Medical Stockpile Advisory Group in 2016, was presented by Health to the CDNA. Health requested a consensus on policy regarding providing surgical masks to general practices for pandemic response. However, a policy was not endorsed by the CDNA and was never presented to the AHPPC. Critique of the report by CDNA members included that there was no clearly articulated rationale for not stockpiling surgical masks; PPE required during a pandemic may include items other than masks; state and territory governments did not have authority over some health care pathways; there was no commitment to further define the role of general practices in a pandemic; pharmacies were not considered; and the scope of the paper was limited to influenza pandemics whereas the NMS ‘could conceivably be utilised for any organism that could cause a pandemic’. Identified actions such as seeking legal advice and consulting with peak bodies were not followed up, and the role of the NMS in supplying critical medical supplies to the primary and aged care sectors in a health emergency remains unplanned.

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46 The COMDISPLAN provides the framework for addressing state and territory requests for Commonwealth physical assistance arising from any type of emergency. It is activated when Commonwealth assistance for emergency response is requested or likely to be requested.
In-principle eligibility during the pandemic

3.39 During the COVID-19 response, in-principle eligibility for NMS supplies was based on AHPPC advice on the appropriate clinical use of PPE; state and territory policy with regard to mandatory PPE requirements; and Australian government ministerial decisions and announcements.

3.40 Deployments to various groups started in January 2020. The government announced in early March that the NMS would be used to provide masks to health professionals, including aged care providers. On 19 March it was announced that surgical masks would be made available to allied health providers. On 18 April the Minister for Health announced that frontline staff in public hospitals, general practices, Aboriginal Community Controlled Health Organisations, pharmacies, aged care facilities, and workers in other institutions where an outbreak is confirmed, were eligible for PPE from the NMS. On 28 April the Minister announced that disability providers were eligible to receive masks. Other announcements throughout March to September described the broad eligibility of health care workers for supplies from the NMS.

In-practice eligibility during the pandemic

3.41 Health prioritised state and territory health authorities to receive NMS PPE supplies (including surgical masks, P2 masks, gowns, gloves, goggles and face shields) when these became available. Initially, pre-emptive deployment to the states and territories was based on population distribution and the prevalence of active cases. Later deployments also took into account ‘relative need’, as indicated by jurisdictional stock-in-hand after a national inventory of critical medical supplies was initiated in March 2020 and partly established for most jurisdictions in April 2020.

3.42 Deployment to general practice, pharmacy and allied health practitioners was governed by eligibility criteria developed and implemented by Health. Health communicated these criteria to the primary care sector using ‘tranche guidance’ from 17 March 2020. Guidance was updated eight times to 13 August 2020 (refer Appendix 5). On 18 March the Health website also informed aged care providers that urgent requests would be considered according to need. The disability sector was similarly advised through the NDIS Commission website in March 2020. Eligibility and clinical guidance on the appropriate use of PPE in aged care settings was also communicated through a regular bulk information distribution service to aged care providers and other subscribed stakeholders. Enquiries emailed to several Health mailboxes received automated messages.

3.43 The tranche guidance, which was aimed at the primary care sector, indicated that:

- general practices, including Aboriginal Community Controlled Health Services, could access the NMS for surgical and P2 masks if certain conditions were met (March);
- community pharmacies meeting certain conditions could access surgical and P2 masks (March);
- allied health providers meeting certain conditions had access to a one-off deployment of surgical masks (April);
- some general practices in Victoria and Queensland could access gowns and eye protection (July); and
- Victorian and Queensland providers could access eye protection (August and September).

3.44 Health advised the ANAO that the purpose of the tranche guidance was to ‘outline eligibility criteria in cases where the guidance was considered necessary to ensure consistency and
transparent management of supply’ but that eligibility, as demonstrated through actual deployments, was broader (refer Figure 3.3).

3.45 Eligibility criteria were driven in part by available supply. Criteria, some of which were not explicitly identified in tranche guidance, included demonstrated urgent need such as an ‘immediate threat to the continuity of safe quality care’, active COVID-19 outbreak, clinical utility, potential impact to essential services, whether or not the applicant organisation received Commonwealth funding, likelihood of coming into contact with people who have COVID-19, whether jurisdictional policy required workers to wear PPE in a community transmission region and evidence of unsuccessful efforts to source through commercial channels. PHNs had further discretion in releasing supplies to members of the primary care sector.

3.46 Due to insecurity of commercial supply, during the COVID-19 response Health also made some NMS supplies available to other types of recipients, including private and state pathology laboratories, Australian Border Force staff, clinicians employed by the Australian Defence Force and private hospitals caring for COVID-19 patients.

3.47 The ANAO examined Health’s collation of the number and outcome of requests for NMS supplies. Request and outcome data have been stored in an uncollated way across multiple sites within Health’s record keeping system (refer Table 3.1), reflecting the decentralised way in which deployments were assessed (refer paragraph 3.54). This impeded the ANAO’s ability to conclude whether in-practice eligibility was appropriate.

Table 3.1: Requests for NMS supplies and outcomes, February to December 2020

<table>
<thead>
<tr>
<th>Applicant</th>
<th>Number of requests made</th>
<th>Approval rate</th>
<th>Reasons for rejections</th>
</tr>
</thead>
<tbody>
<tr>
<td>State / territory health authoritya</td>
<td>Request data not collated; the ANAO located records for 35 requests.</td>
<td>Data indicating which requests were approved or declined not collated.</td>
<td>No reason for rejections is provided in collated data. Health advised the ANAO that some early requests were not met due to lack of inventory in the NMS.</td>
</tr>
<tr>
<td>Primary care sector (via PHNs)a</td>
<td>The dominant method for deploying was preemptive based on modelling. Data on the total number of requests made in addition to preemptive deployments not summarised.</td>
<td>PHNs made 17 successful requests. Requests from at least five PHNs for various types of PPE were rejected, with several of these PHNs making the requests more than once.</td>
<td>No reason for rejections is provided in collated data. Health advised the ANAO that ‘ad hoc [PHN] requests…would only be declined if modelling showed stock is sufficient to meet predicted demand’.</td>
</tr>
<tr>
<td>Pathologya</td>
<td>33</td>
<td>Health advised the ANAO that this represents the full population of requests from the pathology sector and that none were refused.</td>
<td>n/a</td>
</tr>
</tbody>
</table>
### Applicant Details

<table>
<thead>
<tr>
<th>Applicant</th>
<th>Number of requests made</th>
<th>Approval rate</th>
<th>Reasons for rejections</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aged care providers*</td>
<td>3280</td>
<td>59 per cent were rated eligible.</td>
<td>The reason for rejections is collated. Major themes are no confirmed or suspected case of COVID-19 or stock on hand sufficient according to criteria.</td>
</tr>
<tr>
<td>NDIS providers*</td>
<td>618</td>
<td>58 per cent were rated eligible.</td>
<td>No reason for rejections is provided in collated data. Health advised the ANAO that the same criteria were applied as for aged care providers.</td>
</tr>
</tbody>
</table>

Note a: As at 26 November 2020.

Note b: Includes aged care and NDIS ‘general’ and ‘case managed’ requests as at 31 December 2020 and excludes enquiries that were judged by Health to be not a request for PPE and in progress requests. The ANAO did not verify the accuracy of this data against uncollated records. The data does not enable the ANAO to verify whether or when eligible requests were actioned through product dispatch, or whether the volume of any request was met in full.

Source: ANAO analysis of Health collated request data.

#### 3.48

In an ANAO survey of over 600 aged care and NDIS applicants to the NMS, respondents estimated that, at their lowest levels in 2020, they held in supply, on average, 11 days of surgical masks, seven days of P2 masks, 14 days of gloves, 11 days of gowns and 10 days of eye protection. Around half of all survey respondents were satisfied with the criteria that had been used to make a decision about their request (46 per cent) and the fairness of the decision (49 per cent) (refer Appendix 6 for detailed results).

### Did Health use appropriate deployment systems?

Health needed to adjust its usual deployment processes during the pandemic response because its planning had assumed a narrower set of goods and recipients than applied in the COVID-19 pandemic response. Adjusted systems enabled the deployment of NMS supplies to eligible groups.

#### 3.49

Rapid distribution of NMS medical supplies during a health emergency is enabled by strong deployment systems. The ANAO examined the appropriateness of Health systems to manage requests, assessments and dispatches of NMS supplies.

### Requests and assessments

#### 3.50

Prior to the COVID-19 pandemic deployment planning and activity was focused on dispatch to public hospitals via state and territory health authorities and other Australian Government entities. Health followed a straightforward process of considering requests and, if approved, instructing the prime vendor to dispatch the items.

#### 3.51

To accommodate the volume and diversity of requests for NMS supplies during the pandemic, Health adapted its deployment systems (refer Figure 3.1). Arrangements varied depending on the recipient group, of which there were seven categories: public hospitals; aged care providers and facilities; NDIS providers and self-managed participants; primary carers (including...
general practitioners, community pharmacy, ACCHO and some allied health professionals; pathology laboratories, Australian government agencies and other diverse groups. Deployments relied on new intermediaries for distribution to end recipients. States and territories were involved in distribution to the aged care sector, in addition to their traditional role distributing to public hospitals. The National Disability Insurance Agency (NDIA) played a role in distributing goods to NDIS providers. Health also made deployments directly to these recipient types. PHNs processed requests from and acted as distributors to the primary care sector.

**Figure 3.1:** NMS deployment arrangements during COVID-19 response

3.52 Health classified requests made by aged care and NDIS applicants as ‘general requests’ or ‘case managed requests’. ‘Case managed requests’ refer to situations where an aged care facility was identified as being at risk of a COVID-19 outbreak and a Health case manager was assigned. In addition to those received from providers, case managers could initiate requests, including for PPE.
'emergency packs'. Requests were initially received via email or telephone, but an online form was adopted from April 2020 for NDIS and July 2020 for aged care.

3.53 In addition to bulk deployments made proactively by Health to government declared areas of community transmission, between 21 January and 31 December 2020 aged care providers made around 3300 requests and NDIS providers and participants made around 600 requests for items from the NMS. Requests peaked in late March, with a second smaller peak occurring in July (refer Figure 3.2).

Figure 3.2: Number of aged care and NDIS NMS requests, to 31 December 2020

![Graph showing the number of aged care and NDIS NMS requests, to 31 December 2020]

Note: Includes aged care and NDIS 'general' and 'case managed' requests and excludes enquiries that were judged by Health to be not a request for PPE. The ANAO did not verify the accuracy of this data against uncollated records.

Source: ANAO analysis of Health request data.

3.54 Health applied three operational models for requests and assessments.

- Assessment model 1 — state and territory health authorities, Australian Government agencies and ‘other’ recipients requested supplies directly from the NMS operations section via email. Deployments to states and territories were also made pre-emptively.
- Assessment model 2 — requests from aged care providers, NDIS providers and self-managed participants, and pathology were initially assessed by the Health Grants and Network and Medical Benefits divisions of Health, respectively, before being forwarded to the NMS operations section for further assessment. Some pre-emptive bulk deployments were made to aged care and to NDIS providers.
- Assessment model 3 — demand and supply modelling, referred to as ‘low stock monitoring’, was initially the primary mechanism for deployment to the primary care
sector via PHNs. The PHNs could accept or refuse pre-emptive deployments. Ad hoc requests made directly by PHNs outside of this process were initially assessed by the Primary Care Division within Health before being forwarded to the NMS operations section for further assessment. In October 2020 allocation rejections by PHNs became more frequent and a model based on requests was adopted on 2 November 2020.

**Dispatches**

3.55 The prime vendor’s contractual arrangements, Statement of Work, National Deployment Plan and Emergency Response Handbook outlined expectations during an emergency deployment. Planning and arrangements established by the prime vendor and approved by Health did not consider the high volumes of PPE procurement and deployment that characterised the COVID-19 pandemic response. The scope and volume of the deployments resulted in abbreviated processes. For example, while the Emergency Response Handbook requires confirmation of receipt of goods to be sent to Health once a deployment has been completed, the prime vendor advised that this was not possible given the volume of deployments.

3.56 In July 2020 the prime vendor advised Health that it had reached its storage capacity and would be unable to store further inventory. Internal Health advice noted that the prime vendor had been ‘struggling to meet the requests for deployment of PPE…due to the sheer number of requests and the tight timeframes involved’ and had been unable to undertake ‘a large number of critical aged care deployments’, resulting in a backlog. The prime vendor advised the ANAO that this was exacerbated by aged care facilities’ limited capacity to receive and store goods.

3.57 On 24 July 2020 a second logistics provider was engaged to deploy the backlog and assist with warehousing. Under the contract, the provider was required to prepare a National Deployment and Emergency Management Plan and establish satisfactory information technology for the operations, among other requirements, by 30 September 2020, with the full ‘transition in’ stage to be completed by 31 May 2021. The NMS Deployment and Emergency Management Plan was finalised on 21 August 2020. The contract terms for the second logistics provider did not anticipate it accepting inventory or making deployments before 1 October 2020. However, in practice it was doing both from early July 2020 under a Letter of Agreement. At February 2021, Health was negotiating a contract variation with the second provider that would recognise these circumstances, including making a 24 hour response timeframe applicable to business as usual periods only and increasing the number of warehouses from the five identified in the contract to the 18 that were required in practice.

3.58 On 1 April 2020 Health also extended the prime vendor’s contract to 30 June 2021 to ensure no loss of logistical expertise for COVID-19 deployments.

**Did Health meet performance standards for deployment?**

| Health deployed large quantities of PPE to eligible groups during the pandemic. Due to the lack of a performance framework including measures and targets, as well as reliable performance data, it is unclear to what extent these eligible groups received enough PPE of the right type and in time. |

3.59 On 23 April 2020 the Chief Medical Officer gave evidence to the Senate Select Committee on COVID-19, stating that ‘anyone looking after a COVID-19 patient, as far as I’m aware, has been
provided with adequate PPE’ and that ‘at no stage have we ever been in a position where I have felt that any safety has been compromised by a lack of PPE’. A question about whether healthcare providers had access to necessary PPE since the emergency of COVID-19 in Australia was taken on notice, with Health subsequently advising that it ‘is not aware of instances where safety has been compromised by a lack of the recommended PPE.’ In its advice to the ANAO, Health also stated that ‘Health has seen no evidence to suggest that frontline health workers have gone without PPE [or that] PPE deployed through the NMS has not been of sufficient quality to meet the needs of end users’. The ANAO examined what performance standards were in place for emergency deployments to provide the evidence to support these statements, and whether the COVID-19 NMS deployments were conducted in accordance with standards.

**Performance standards in effect during the COVID-19 pandemic**

3.60 The Strategic Plan 2015–19 indicated that Health had commenced the development of a performance management framework for the NMS. The 2017 draft National Deployment Plan contained a number of deployment KPIs, especially with respect to meeting timelines. Health advised the ANAO that the KPIs have not been measured or assessed since they were drafted in 2017 and that it did not establish any internal service standards or performance measures during the COVID-19 response beyond the logistics providers’ contractual KPIs.

3.61 Contractual KPIs required the providers to be available to complete deployment and emergency activities 24 hours a day, 365 days a year; complete 100 per cent of deployments in accordance with the Statement of Work; have a zero per cent deployment failure rate47; have no inventory loss, damage or degradation; and respond to all deployment communication from Health within five to 15 minutes. In the emergency action stage, the statements of work specify that logistics providers must ensure domestic deployments arrive at the nominated delivery centre, with product integrity fully maintained, within a maximum of 24 hours for ‘critical’ deployments, 48 hours for ‘urgent’ deployments and 72 hours for ‘standard’ deployments.

**Recommendation no. 4**

3.62 Health develop a performance framework for NMS deployments that includes consideration of logistics providers’ and Health’s performance in conducting deployments in different emergency scenarios.

**Department of Health response:** Agreed.

3.63 In line with Health’s response to Recommendation 2, Health agrees it would be appropriate to refresh existing operational documentation, including the continual suitability of performance management processes and procedures used to manage NMS deployments.

**COVID-19 National Medical Stockpile deployment performance**

3.64 The ANAO examined logistics provider performance against the KPIs. In the absence of a performance framework and data measuring Health’s performance and the achievement of

47 This KPI applies to the prime vendor only.
objectives, the ANAO examined the number of deployments made, any complaints made to Health, how long it took Health to respond to requests, and recipient feedback.

**Logistics provider performance**

3.65 The prime vendor was held to normal performance standards during the pandemic response and submitted quarterly KPI reports up to and including Quarter 1 2020–21 (as at February 2021). The Quarter 4 2019–20 and Quarter 1 2020–21 reports indicated that the prime vendor was fully compliant with KPIs, although a number of irregularities were reported. The prime vendor’s self-assessed compliance was accepted by Health.

3.66 The prime vendor advised the ANAO that it maintained records of delivery times for deployments and that Health at times requested these records to confirm delivery. However, Health did not monitor the prime vendor’s timeliness of dispatch. The second logistics provider was required to include an estimated time of arrival, consignment number and tracking capability for dispatches. Internal advice in September 2020 stated that the second logistics provider ‘met all required timelines in over 280 individual deployments’. The second logistics provider was not required to provide normal performance reporting during the pandemic response but in March 2021 produced a report covering the period July 2020 to February 2021. The report indicated that 100 per cent of deployments had been despatched on time without inventory loss, damage or degradation. As at 24 March 2021, Health noted no concerns relating to the provider’s deployment performance self-assessment.

**Number of deployments**

3.67 Between January 2020 and January 2021 Health deployed 111 million NMS items to state and territory governments and health workers (refer Figure 3.3).\(^{48}\)

---

\(^{48}\) Health advised the ANAO that until June 2020 deployments to the aged care and disability care sectors were primarily made by state and territory governments or the National Disability Insurance Agency on behalf of the NMS using pre-deployed stock, rather than directly to these groups.
Complaints

3.68 A complaints register listed 34 complaints or enquiries lodged between 19 August and 22 September 2020, primarily relating to product quality and faults (24 of 34).

Timeliness of Health’s response to deployment requests

3.69 Health recorded requests made by aged care and NDIS providers in six different ‘operational tracking’ spreadsheets, and activities in relation to eligible requests in a seventh. These spreadsheets partially recorded the date requests were received, assessed and responded to. Key dates that could be used to calculate the average number of days involved in assessing and actioning a request were missing for about 40 per cent of requests. Therefore, the data could not be used for this purpose. The ANAO also was not able to conduct timeliness analysis for state and territory, pathology and PHN requests due to a lack of data.

3.70 Further, there is no collated Health data for when supplies were received by the recipient and this was not monitored for the prime vendor (refer paragraph 3.66).

Recipient feedback

3.71 An ANAO survey of aged care and NDIS applicants to the NMS (refer Appendix 6) indicated that:

- sixty per cent were satisfied with the procedures involved in making the request;
- around half of all applicants were satisfied with the information provided by Health (54 per cent) and the quality of communications about their application (57 per cent).
Satisfaction was lower among those whose requests were unsuccessful (37 per cent and 41 per cent, respectively);

- around half of all applicants were satisfied with the timeliness with which a decision about their request was made (54 per cent);
- of those who received a dispatch of goods from the NMS, approximately three-quarters were satisfied with the delivery process (78 per cent), the timeliness of the delivery (74 per cent) and the quality of the supplies provided (74 per cent);
- of those who received supplies, 67 per cent were satisfied with the quality of communications about the delivery, with a primary concern among those who were dissatisfied being lack of communication about delivery times; and
- perceived quality concerns were noted by 17 per cent of those who received supplies.

3.72 Regular AHPPC meetings provided the main opportunity for sharing strategic information about NMS procurements and deployments with state and territory health authorities. Health also maintained regular contact with the PHNs through 31 teleconferences between July and December 2020. In interviews with the ANAO, state and territory health authorities and PHNs gave mixed feedback on the effectiveness of communications with them during the pandemic response. Communications were often described as being responsive in the circumstances, however there were concerns relating to accessibility of Health personnel, the clarity of conveyed messages and communications about deployment operations. Several interviewees noted that communications improved over time.

3.73 In interviews and the ANAO survey, state and territory health authorities, PHNs and aged care and disability service providers raised concerns about product information. These included product and data sheets in a foreign language, with obvious technical anomalies, or otherwise incomplete, unclear or inadequate. Health has advised that ‘foreign language packaging [occurred because] traditional and preferred suppliers were unable to meet the significant gap between demand and supply’ and that this was ‘preferable to not supplying product to support infection control’.

Grant Hehir
Auditor-General
Canberra ACT
27 May 2021
Appendices
Appendix 1  Entity responses

Mr Grant Hehir
Auditor-General of Australia
Australian National Audit Office
GPO Box 707
CANBERRA ACT 2601

Dear Mr Hehir

Australian National Audit Office (ANAO) Proposed Audit Report on COVID-19: Procurements and Deployments of the National Medical Stockpile

Thank you for providing the ANAO’s proposed report pursuant to section 19 of the Auditor-General Act 1997. I appreciate the opportunity to respond to the report. A detailed response to the individual recommendations is enclosed.

The following wording is provided for the summary response:

The Department of Health (Health) notes the findings in the report and agrees with the recommendations relating to COVID-19 procurements and deployments of the National Medical Stockpile (NMS). I fully expect this audit will add to the earlier audit in relation to the National Medical Stockpile published in 2020 to enable Health, and the entire APS, to apply the lessons learned in preparation for future emergency responses.

As I noted in my letter to the ANAO in response to the Report Preparation Paper (RPP), this audit is the second consecutive audit completed by the ANAO into the NMS in less than 12 months. Health supports the transparency created through the audits, and notes they have placed an significant additional burden on the department’s staff while responding to an active, 1-in-100 year pandemic. I am proud of how my staff have stood up, responded and met the challenges before them in the protection of the health of the Australian public and its health workforce.

Phone: (02) 6289 8400  Email: Brendan.Murphy@health.gov.au
Scarborough House, Level 14, Atlantic Street, Woden ACT 2606 - GPO Box 9448 Canberra ACT 2601 - www.health.gov.au
Noting the challenges faced by the department in responding to a novel coronavirus, it was pleasing to note the ANAO found procurements were largely consistent with the proper use of public resources and NMS processes were adapted during the emergency to deploy to unanticipated recipient groups.

While I acknowledge the changes made to the proposed report in response to the department’s comments on the RPP, I am of the view that the proposed report continues to underplay the environment in which the administration of the NMS occurred and does not sufficiently take account of the context in which the department undertook its procurements and deployments. I consider that any consideration of Health’s activities should fully reflect that the department was managing an entire system approach on the most critical national threat in recent history and responded accordingly. In procurement, due diligence and evaluation was commensurate with the speed necessary to secure goods in the national interest in this highly competitive international market and the risk associated with the procurements.

I also continue to strongly disagree with the ANAO’s assertions that, while “Health deployed large quantities of PPE to eligible groups during the pandemic…it is unclear to what extent these eligible groups received enough PPE of the right type and in time”. As I noted in my response to the RPP, as the Australian Government Department of Health does not employ staff or run hospitals, it is not solely, or even substantially, responsible for the procurement and supply of PPE to frontline health care workers. This is an explicit requirement of health service operators as employers. In addition, I reiterate the fact, as noted in the proposed report, that there is no evidence that any frontline health care worker in Australia was adversely affected by any shortage of clinically required PPE.

I have noted previously that the department pivoted the NMS program to expand and enhance its role in health care equipment supply, and did so quickly enough to ensure that a shortage did not impair health care delivery. This was done with a strong and abiding focus on value for money, with executive engagement internally and across the APS to deliver essential support in an agile and appropriate way. It is an achievement of which I am proud.

If you have any questions, please contact Mr Graeme Barden, First Assistant Secretary, Office of Health Protection and Response, on 02 6289 7931.

Yours sincerely

Dr Brendan Murphy
// May 2021

Encl (1)
Auditor-General Report No. 39 2020–21
COVID-19 Procurements and Deployments of the National Medical Stockpile

66

Mr Grant Hehir
Auditor General
Australian National Audit Office
19 National Circuit
Barton ACT 2600

Dear Mr Hehir

Thank you for your correspondence dated 15 April 2021 which sought comment from the Department of Industry, Science, Energy and Resources (the department) on the proposed report for the performance audit COVID19 procurements and deployments of the National Medical Stockpile.

The department acknowledges the conclusions relevant to the department which confirm that procurement processes were largely consistent with the proper use and management of public resources. We appreciate that the report recognises the department’s focus on continuous improvement, and the lessons we learned from being part of a rapid implementation situation.

The department notes the audit’s recommendations relating to the Department of Health.

The key messages for all Australian Government entities contained in this report and other recently published reports by the ANAO are being actioned within the department, with specific emphasis on probity measures to be applied in high value or complex procurements, and the management of activity-specific conflict of interest declarations.

The department was pleased to support the Department of Health in its procurement of resources to meet the emerging needs of the National Medical Stockpile during this period of rapid change and supply chain uncertainty.

I thank the Australian National Audit Office for its report, and for the important work it is doing to provide assurance to the Parliament and Australian people about the proper use of public resources, and the effective deployment of critical medical supplies.

Yours sincerely,

12 May 2021
Appendix 2  COVID-19 National Medical Stockpile procurements, to February 2021

COVID-19 NMS procurement funding: $3.2 billion

Department of Health

Department of Industry, Science, Energy and Resources

From 2 March 2020

- Masks, hand sanitisers: 9 contracts referred
- 3 DISER referrals executed
  - 9 other contracts executed

From 16 March 2020

- COVID-19 test kits and components: 10 contracts referred
- 8 DISER referrals executed
  - 6 other contracts executed

From 19 March 2020

- Other PPE (gowns, gloves, spill kits, goggles, face shields, mask fit test kits, thermometers): 41 contracts referred
- 11 DISER referrals executed
  - 19 other contracts executed

From 23 March 2020

- Ventilators: 1 contract referred
- 1 DISER referral executed
  - 5 other contracts executed

Total value: $2.83 billion

- Aspen Medical ($1.036 million)
- Dept of Defence ($56 million)
- Medical Device Technologies ($13 million)
- S-trend ($4 million)
- Multigate ($560 million)
- Cole Medical ($61 million)
- Sinopharm ($12 million)
- Westlab ($4 million)
- CW Management ($319 million)
- Cole Workwear ($37 million)
- MD Solutions ($10 million)
- 3DMEDItech ($4 million)
- First Sourcing ($195 million)
- Grey Innovation ($36 million)
- Life Technologies ($10 million)
- Aged Oak Floors ($3 million)
- Australian Business Mobiles ($100 million)
- Omant ($36 million)
- Tecan ($3 million)
- ResMed Asia Pac ($76 million)
- Palladium ($35 million)
- Numedico ($3 million)
- Detmold ($72 million)
- TAR Concepts ($22 million)
- Bastion Pacific ($1 million)
- Medcon ($67 million)
- The OR Company ($19 million)
- Edwards Group ($4 million)
- Aged Oak Floors ($3 million)
- Draeger ($16 million)

Note a: One of the swabs contracts referred by DISER and executed by Health was later dissolved.

Note b: Contracts are shown in order of value and do not align to the product categories shown above. All amounts are in Australian dollars (AUD) excluding GST, rounded to the nearest million dollars. Contracts of less than $1 million value not shown. The ANAO converted amounts in United States dollars to Australian dollars using the rate of exchange on the day of contract execution. Many contracts did not include freight costs which were invoiced separately. Includes contract variations and dissolutions to February 2021.

Source: ANAO analysis of DISER contract referrals and contracts executed with Health.
Appendix 3 National Medical Stockpile product category descriptions

Masks

The first priority for NMS procurements was masks. The two main types are surgical masks and N95/P2 respirators (otherwise known as P2 masks). Surgical masks are disposable, loose-fitting masks that cover the nose, mouth and chin. These are further differentiated by Standards Australia into level one, two and three masks, depending on their resistance to penetration by synthetic blood, with level three having the highest bacterial filtration efficiency and suitable for surgical procedures. P2 masks are tight-fitting masks that filter out harmful particles and that should be fit-tested before use. Seven components, or inputs, are involved in mask manufacture.

<table>
<thead>
<tr>
<th>Surgical mask</th>
<th>N95/P2 respirator</th>
</tr>
</thead>
<tbody>
<tr>
<td><img src="image" alt="Surgical mask" /></td>
<td><img src="image" alt="N95/P2 respirator" /></td>
</tr>
</tbody>
</table>

Tight-fitting respirators must seal to the wearer’s face. A mask fit test kit can be used to measure leakage around the face seal.

Other PPE

On 9 March 2020, Health identified other PPE as priority medical supplies, especially gowns, goggles and gloves. These products are designed to protect the wearer from the spread of disease, illness and infection. Surgical gowns may be used for any contamination risk level (level 1 to 4) and surgical isolation gowns are used for medium to high risk levels; these are regulated by the Therapeutic Goods Administration (TGA). Non-surgical gowns are used for low to minimum risk levels. Gloves used in the provision of healthcare are single-use items, can be powder free or powdered and include examination gloves, sterile gloves and medical gloves.
Gown

Eye protection can be provided by safety goggles, safety glasses, eye shields or face shields.

Goggles

Face shield

Other products grouped within PPE include thermometers, blood and fluid spill kits, mask fit test kits, clinical waste bags, waste bag closure devices (ties) and hand sanitiser. Thermometers include digital, digital infrared tympanic and liquid crystal forehead thermometers. Blood and fluid spill kits are single or multiple use packages that contain cleaning equipment (such as mops, cleaning bucket and cleaning agents) that help manage spills in areas where cleaning materials may not be readily available. Mask fit test kits test the fit of respirators for efficacy and can be digital or manual.

Ventilators

A ventilator is used to help or replace a patient’s respiratory function, completing the process of inhalation and exhalation. In March 2020 Health estimated that six per cent of patients who contract COVID-19 require ventilation, with half requiring treatment using invasive ventilators. There are two types of ventilators.

- Non-invasive — where breathing support is administered through a face mask, nasal mask, or a helmet; and
- Invasive — where mechanical means are used to assist or replace spontaneous breathing. This type of ventilation is termed ‘invasive’ as it involves any instrument inside the trachea through the mouth.
Early identification of COVID-19 cases through testing is a component of the public health response. The majority of testing in Australia has been conducted using the Reverse Transcription Polymerase Chain Reaction (RT-PCR) method. This method involves a three-stage process, with each stage involving specialised products.

- **Sample collection** — this stage involves the use of swabs to take a sample from a patient and transport media to maintain the integrity of sample.
- **Extraction** — in this stage, the sample is processed using hardware platforms and ribonucleic acid (RNA) extraction kits to degrade viral particles and extract the genetic material of the virus.
- **Amplification and detection** — finally, the sample is amplified through the RT-PCR process to allow detection of the virus. This method involves use of PCR machines and PCR kits.

<table>
<thead>
<tr>
<th>RT-PCR test</th>
<th>Swab</th>
</tr>
</thead>
<tbody>
<tr>
<td><img src="image1" alt="RT-PCR test" /></td>
<td><img src="image2" alt="Swab" /></td>
</tr>
</tbody>
</table>

To secure the supply of testing consumables against temporary shortages, Health identified a need to procure a stockpile of swabs, chemical reagents and machinery.

Point-of-care serology tests are another type of test. Using blood samples obtained from finger pricks, these tests detect SARS-CoV-2 antibodies and can provide results in less than 15 minutes. In May 2020, the TGA advised that ‘Accurate identification of a COVID-19 infection based on serology results…requires an understanding of the antibody response profile which is currently not well defined. It is known that these tests can fail to detect COVID-19 if testing is performed in the acute phase of the infection prior to the development of detectable antibodies.’

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Source: ANAO analysis of publically available information and Health and DISER documentation.
### Appendix 4  National Medical Stockpile deployment drills

Table A.1: Deployment drills, 2017 to 2019

<table>
<thead>
<tr>
<th>Date</th>
<th>Assessment of drill</th>
<th>Jurisdiction</th>
<th>Scenario</th>
<th>Overall outcome</th>
<th>Key issues identified</th>
</tr>
</thead>
<tbody>
<tr>
<td>29 March 2017</td>
<td>Health</td>
<td>Queensland</td>
<td>Suspected case of [poisoning] — two vials of medication</td>
<td>✗</td>
<td><strong>Fail</strong> — product integrity was not maintained due to a failure to apply temperature control monitoring devices during transportation, although timeframes achieved.</td>
</tr>
<tr>
<td>30 June 2017</td>
<td>Health</td>
<td>Victoria</td>
<td>Novel influenza virus identified overseas and pre-positioning of anti-viral medications required (one pallet comprising 7,920 doses).</td>
<td>✓</td>
<td><strong>Pass</strong> — achieved all KPIs</td>
</tr>
<tr>
<td>26 July 2017b</td>
<td>Health</td>
<td>Queensland</td>
<td>Individual exposed to [disease], 10 vials of [vaccine] needed</td>
<td>✓</td>
<td><strong>Pass</strong> — achieved all KPIs, however cold chain capabilities not tested due to error on request form.</td>
</tr>
<tr>
<td>3 October 2017</td>
<td>External assessor</td>
<td>Tasmania</td>
<td>Requiring a total of five CBRN items of varying temperature ranges and eight cartons of PPE across the two locations.</td>
<td>✗</td>
<td><strong>Fail</strong> — three of six critical KPIs not met.</td>
</tr>
<tr>
<td>25 August 2018</td>
<td>External assessor</td>
<td>Western Australia</td>
<td>CBRN event as result of a terrorist attack, impacting 11 people, requiring five CBRN items of varying temperature ranges.</td>
<td>✓</td>
<td><strong>Pass</strong> — all three critical KPIs were met, but three of six non-critical KPIs were not met.</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>Date</th>
<th>Assessment of drill</th>
<th>Jurisdiction</th>
<th>Scenario</th>
<th>Overall outcome</th>
<th>Key issues identified</th>
</tr>
</thead>
<tbody>
<tr>
<td>15 October 2018</td>
<td>External assessor</td>
<td>Tasmania, Northern Territory</td>
<td>There were two components to the drill: (1) Deployment of CBRN items to both jurisdictions (2) Deployment of influenza pandemic supplies to both jurisdictions</td>
<td>☒</td>
<td>Fail — two of three critical KPIs were not met; one of six non-critical KPIs were not met. Health cancelled component 2 of drill due to concerns over cost and prime vendor’s capability.</td>
</tr>
<tr>
<td>20 June 2019</td>
<td>External assessor</td>
<td>Australian Capital Territory, New South Wales, Northern Territory, Queensland, Tasmania, Western Australia</td>
<td>Requiring 63,000 treatment courses of antivirals to be pre-deployed to ACT, Queensland, Tasmania and WA and 300 packets of CBRN items to be deployed to NSW, NT, Tasmania and WA in a non-urgent, planned scenario.</td>
<td>☑</td>
<td>Pass — five of five KPIs were met, although the prime vendor used sub-contractors to deliver palletised temperature-controlled stock, contrary to contractual arrangements.</td>
</tr>
<tr>
<td>4 December 2019</td>
<td>External assessor</td>
<td>Queensland, South Australia</td>
<td>Deployment of CBRN items</td>
<td>☑</td>
<td>Pass — Nine of ten KPIs were met but one critical KPI relating to temperature controlled stock was not met.</td>
</tr>
</tbody>
</table>

Note a: Excludes any desktop deployment drills.
Note b: This was not a scheduled drill but was a required follow-up to the March 2017 failed drill.
Note c: Although a critical KPI was not met, this was assessed to have not compromised the drill overall.

Source: ANAO analysis of Health drill documentation.
<table>
<thead>
<tr>
<th>Update</th>
<th>Tranche number</th>
<th>Date of effect</th>
<th>Relevant product</th>
<th>Eligibility criteria and product allocation or update</th>
<th>Reason for update</th>
</tr>
</thead>
</table>
| n/a    | 1              | 8 March 2020   | Surgical masks (one box of 50) P2 Masks (a very small allocation) | General practice (surgical masks):  
• no local supply available commercially; and  
• practice population is more likely to have been exposed to coronavirus; or  
• an unusual number of patients presenting with respiratory symptoms.  
Community pharmacy (surgical masks):  
• no available commercial supply; and  
• significant contact with people presenting with fever or respiratory symptoms.  
General practice (P2 masks):  
• a need to assess suspected COVID-19 cases;  
• unavailability of nearby dedicated respiratory clinics or emergency departments (for example, in rural and remote communities);  
• practice has an isolation facility and other appropriate infrastructure;  
• staff competent in the use of PPE; and  
• practice has pandemic plan.  
Also:  
• PHNs could increase the allocation based on demonstrated need. | n/a |
| 1      | 2              | 17 March 2020  | P2 masks         | Additional allocation                                 | Not stated. |
| 2      | 3              | 2 April 2020   | Surgical masks (two boxes of 50) | Increased allocation applied to general practice only.  
Emphasised PHN flexibility in determining allocations. | Not stated. |
<table>
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</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>4</td>
<td>30 April 2020</td>
<td>Surgical masks (one-off deployment) P2 Masks</td>
<td><strong>Allied health providers (surgical masks):</strong> &lt;br&gt;• direct or close contact with patients presenting with fever or respiratory symptoms; &lt;br&gt;• cannot manipulate their environment or method to reduce transmission; and &lt;br&gt;• patients relatively vulnerable. &lt;br&gt;Also: &lt;br&gt;• P2 masks extended to Commonwealth funded aged care providers and NDIS and disability providers. &lt;br&gt;• General practice extended to GP home visiting services, Medical Deputising Services, and Nurse Practitioner owned or led primary care practices GP respiratory clinics. &lt;br&gt;• Emphasised that surgical masks deployed to community pharmacies from the NMS could not be sold as commercial stock. &lt;br&gt;• Removed ‘where there is uncontrolled coughing’ from intended use of P2 masks.</td>
<td>Minister for Health announced a one-off deployment of 500,000 surgical masks for allied health providers.</td>
</tr>
<tr>
<td>4</td>
<td>4 — Addendum</td>
<td>17 July 2020</td>
<td>Gowns</td>
<td><strong>Victorian general practice:</strong> &lt;br&gt;• no alternative supply available commercially; and &lt;br&gt;• have confirmed that lack of gowns is preventing them from assessing and/or testing patients; or &lt;br&gt;• have a population which is more likely to have been exposed to coronavirus (for example, practices in defined areas of increased transmission); or &lt;br&gt;• have an unusual number of patients presenting with respiratory symptoms.</td>
<td>Victorian outbreak.</td>
</tr>
<tr>
<td>5</td>
<td>4 — Addendum (update)</td>
<td>23 July 2020</td>
<td>Editorial only</td>
<td></td>
<td>Victorian outbreak.</td>
</tr>
<tr>
<td>6</td>
<td>4 — Update</td>
<td>5 August 2020</td>
<td>Health professionals: &lt;br&gt;• required to have contact with patients at a distance of less than 1.5 metres in areas where there may be community transmission of COVID-19; and &lt;br&gt;• local public health directions recommend masking in all clinical settings.</td>
<td>Increased community transmission of COVID-19. NSW escalation of risk level to moderate (amber), on 24 July. Changes in advice on mask wearing.</td>
<td></td>
</tr>
<tr>
<td>Update</td>
<td>Tranche number</td>
<td>Date of effect</td>
<td>Relevant product</td>
<td>Eligibility criteria and product allocation or update</td>
<td>Reason for update</td>
</tr>
<tr>
<td>--------</td>
<td>----------------</td>
<td>----------------</td>
<td>------------------</td>
<td>-----------------------------------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>7</td>
<td>4 — Addendum</td>
<td>12 August 2020</td>
<td>Eye protection (one off deployment)</td>
<td>For general practices and allied health providers in areas of COVID-19 community transmission in Victoria. Also: • PHNs have flexibility to determine allocation per practice taking into account practice size and need. PHNs should consider two items per worker.</td>
<td>Victorian Department of Health and Human Services’ update of PPE guidance stating that eye protection must be worn by health workers directly involved in treating patients.</td>
</tr>
<tr>
<td>8</td>
<td>5</td>
<td>31 August 2020</td>
<td>Eye protection (one off deployment)</td>
<td>For providers in parts of Queensland (Brisbane North, Brisbane South and Darling Downs and West Moreton) facing critical supply constraints. <strong>General practice:</strong> • there are local public health recommendations for eye protection in clinical settings (Queensland); • there is no alternative commercial supply available; and • there is significant community transmission of COVID-19 (Victoria) or practices have an unusually high number of patients presenting with respiratory symptoms (Queensland). <strong>Allied health providers:</strong> • there are local public health recommendations for eye protection in clinical settings (Queensland); • there is no alternative commercial supply available; • a lack of eye protection is preventing practices from reviewing patients face to face when required; • the provider cannot easily change their mode of practice or environment; and • there is significant community transmission of COVID-19 (Victoria).</td>
<td>Queensland Health update of PPE guidance. Infection Control Expert Group recommendation of eye protection for all patient care in geographic areas of significant community transmission.</td>
</tr>
</tbody>
</table>

Source: ANAO analysis of Health tranche guidance.
### Table A.3: Aged care and NDIS applicants to the NMS survey results — estimated supply

<table>
<thead>
<tr>
<th></th>
<th>Total sample</th>
<th>Aged care</th>
<th>NDIS</th>
<th>Total sample</th>
<th>Aged care</th>
<th>NDIS</th>
<th>Received product from NMS</th>
<th>Product request rejected in full</th>
</tr>
</thead>
<tbody>
<tr>
<td>Received product</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>from NMS</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Product request</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>rejected in full</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>At its lowest level in 2020, approximately how many days’ supply did you have left of…</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Surgical masks</td>
<td>414</td>
<td>338</td>
<td>76</td>
<td>11</td>
<td>12</td>
<td>10</td>
<td>11</td>
<td>13</td>
</tr>
<tr>
<td>P2/N95 respirators</td>
<td>313</td>
<td>270</td>
<td>43</td>
<td>7</td>
<td>7</td>
<td>4</td>
<td>5</td>
<td>9</td>
</tr>
<tr>
<td>Gowns</td>
<td>308</td>
<td>262</td>
<td>46</td>
<td>11</td>
<td>12</td>
<td>7</td>
<td>7</td>
<td>9</td>
</tr>
</tbody>
</table>
| Eye protection (goggles, face shields) | 277 | 235 | 42 | 10 | 11 | 6 | 7 | 9 |}

Note a: The ANAO sent a link to the online survey to 2720 unique aged care and NDIS applicants to the NMS. A total of 683 providers and participants responded to the survey. Some aged care providers were represented by multiple applicants in the Health database and in some cases these aged care providers chose to have only one individual, such as a national procurement manager or director of clinical services, respond on behalf of the entire organisation.

Source: ANAO survey of aged care and NDIS applicants to the NMS.

### Table A.4: Aged care and NDIS applicants to the NMS survey results — other results

<table>
<thead>
<tr>
<th></th>
<th>Total sample</th>
<th>Aged care</th>
<th>NDIS</th>
<th>Total sample</th>
<th>Aged care</th>
<th>NDIS</th>
<th>No request rejected</th>
<th>Any request rejected</th>
</tr>
</thead>
<tbody>
<tr>
<td>Please rate your level of satisfaction with the following aspects of the process of requesting supplies from the National Medical Stockpile in 2020.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The procedures involved in making the request, such as the forms and approvals required</td>
<td>562</td>
<td>465</td>
<td>97</td>
<td>60%</td>
<td>60%</td>
<td>61%</td>
<td>78%</td>
<td>47%</td>
</tr>
<tr>
<td>The acknowledgement of your request</td>
<td>561</td>
<td>464</td>
<td>97</td>
<td>66%</td>
<td>66%</td>
<td>71%</td>
<td>83%</td>
<td>54%</td>
</tr>
<tr>
<td>The criteria the Department of Health used to make a decision about your request</td>
<td>561</td>
<td>464</td>
<td>97</td>
<td>46%</td>
<td>44%</td>
<td>57%</td>
<td>72%</td>
<td>26%</td>
</tr>
<tr>
<td></td>
<td>Total sample</td>
<td>Aged care</td>
<td>NDIS</td>
<td>Total sample</td>
<td>Aged care</td>
<td>NDIS</td>
<td>No request rejected</td>
<td>Any request rejected</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>------------</td>
<td>---------</td>
<td>------</td>
<td>-------------</td>
<td>---------</td>
<td>------</td>
<td>------------------</td>
<td>---------------------</td>
</tr>
<tr>
<td>The timeliness of the Department of Health's decision about your request</td>
<td>563</td>
<td>465</td>
<td>98</td>
<td>54%</td>
<td>54%</td>
<td>57%</td>
<td>76%</td>
<td>38%</td>
</tr>
<tr>
<td>The fairness of the Department of Health's decision about your request</td>
<td>561</td>
<td>465</td>
<td>96</td>
<td>49%</td>
<td>47%</td>
<td>59%</td>
<td>75%</td>
<td>29%</td>
</tr>
<tr>
<td>The information provided to you by the Department of Health</td>
<td>562</td>
<td>464</td>
<td>98</td>
<td>54%</td>
<td>52%</td>
<td>60%</td>
<td>75%</td>
<td>37%</td>
</tr>
<tr>
<td>The quality of communications with the Department of Health about the request</td>
<td>561</td>
<td>463</td>
<td>98</td>
<td>57%</td>
<td>56%</td>
<td>62%</td>
<td>78%</td>
<td>41%</td>
</tr>
</tbody>
</table>

Please rate your overall level of satisfaction with the following aspects of the supplies you received from the Commonwealth Government’s National Medical Stockpile.

| | Number responding | Per cent ‘somewhat’ or ‘very’ satisfied |
|--------------------------------|--------------------------------------|
| The delivery process | 392 | 322 | 70 | 78% | 76% | 87% |
| The timeliness of delivery | 392 | 322 | 70 | 74% | 71% | 86% |
| The quality or specifications of the supplies provided | 392 | 322 | 70 | 74% | 74% | 79% |
| The information given to you about the quality or specifications of the supplies | 392 | 322 | 70 | 60% | 58% | 67% |
| The quality of communications with the Department of Health about the delivery | 392 | 322 | 70 | 67% | 65% | 76% |

Which of the following best reflects the quality of supplies you received from the National Medical Stockpile in 2020?

| | Number responding | Per cent |
|--------------------------------|-----------------|
| ‘Exceeded’ or ‘met’ expectations | 390 | 321 | 69 | 80% | 79% | 86% |
| ‘Did not meet’ expectations or ‘varied’ | | | | 17% | 19% | 10% |

Please describe the quality issues you experienced with supplies you received from the National Medical Stockpile (free text).a

<p>| | Number responding | Per cent mentioning (of those citing a perceived quality problem) |
|--------------------------------|-------------------------------------------------------------|
| Did not meet quality specifications / certifications / was recalled | 68 | 28% |
| Problems with material | | 22% |
| General quality concerns | | 18% |</p>
<table>
<thead>
<tr>
<th>Problem Description</th>
<th>Total sample</th>
<th>Aged care</th>
<th>NDIS</th>
<th>Total sample</th>
<th>Aged care</th>
<th>NDIS</th>
<th>No request rejected</th>
<th>Any request rejected</th>
</tr>
</thead>
<tbody>
<tr>
<td>Problems with features / design</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sizing issues</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Problems with labelling</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Problems experienced by users</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Old / expired stock</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Answer related to quantity, delivery etc</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>No reason given</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Problems experienced by users</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Please provide any comments, ideas or suggestions for how the National Medical Stockpile could have better supported you or your organisation during the COVID-19 pandemic response (free text).³

<table>
<thead>
<tr>
<th>Problem Description</th>
<th>Number responding</th>
<th>Per cent mentioning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Broader eligibility, more focus on prevention, better preparedness earlier</td>
<td>652</td>
<td></td>
</tr>
<tr>
<td>Easier / clearer / more supportive application process</td>
<td>539</td>
<td>20% 21% 15%</td>
</tr>
<tr>
<td>Quality of communications about request, responsiveness, fairness</td>
<td>113</td>
<td>9% 9% 12%</td>
</tr>
<tr>
<td>Timeliness of response / delivery</td>
<td></td>
<td>8% 7% 9%</td>
</tr>
<tr>
<td>Better communication about the NMS and its purpose / eligibility criteria</td>
<td>7% 7% 9%</td>
<td></td>
</tr>
<tr>
<td>Improved delivery processes and communications</td>
<td>6% 7% 4%</td>
<td></td>
</tr>
<tr>
<td>Quality / product assurance issues</td>
<td>3% 3% 3%</td>
<td></td>
</tr>
<tr>
<td>Different PPE availability / options</td>
<td>2% 3% 1%</td>
<td></td>
</tr>
<tr>
<td>Unneeded PPE provided</td>
<td>2% 2% 2%</td>
<td></td>
</tr>
<tr>
<td>Other suggestion</td>
<td>5% 5% 4%</td>
<td></td>
</tr>
<tr>
<td>Positive response about case management</td>
<td>2% 1% 4%</td>
<td></td>
</tr>
<tr>
<td>Other positive response</td>
<td>11% 10% 17%</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Total sample</td>
<td>Aged care</td>
</tr>
<tr>
<td>------------------------</td>
<td>--------------</td>
<td>-----------</td>
</tr>
<tr>
<td>No comment, not applicable</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: Percentages will not add to 100 per cent as respondents may have given more than one answer.
Source: ANAO survey of aged care and NDIS applicants to the NMS.