# C. CONTINGENT ASSETS AND LIABILITIES

To support its focus on sound financial management and budgeting, the NSW Government monitors and reports on its contingent assets and liabilities. Unlike assets and liabilities that are recognised on the general government balance sheet, contingent assets and liabilities are uncertain and depend on a particular event occurring before being realised (see Box C.1 for accounting definitions of contingent assets and liabilities). For some of the general government’s contingent liabilities, an equal and offsetting contingent asset may also exist.

If, at some point, a contingent asset or liability meets the criteria for balance sheet recognition, the asset or liability will be recorded on the balance sheet and will cease to be considered contingent. The recognition of a contingent asset or liability on the State’s balance sheet may have a significant impact on the State’s finances. By identifying and, wheconre possible, quantifying these contingent assets and liabilities, the NSW Government can better assess the full scope of its financial responsibilities and potential future costs. It can also take proactive measures to effectively manage these risks and financial obligations before they materialise.

|  |
| --- |
| 1. Accounting definition of contingent assets and liabilities

Accounting standard AASB 137 *Provisions, Contingent Liabilities and Contingent Assets* defines: A contingent asset as: * a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity. A contingent asset is only disclosed if an inflow of economic benefits is probable.

A contingent liability as: * a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the entity or
* a present obligation that arises from past events but is not recognised because:
* it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation or
* the amount of the obligation cannot be measured with sufficient reliability.
 |

Contingent assets and liabilities are classified as either:

* quantifiable, where their financial value is known or can be reliably estimated
* non-quantifiable, where their financial value cannot be reliably determined.

This Appendix provides analysis on both categories.

1. Contingent assets

In accordance with AASB 137, the general government’s contingent assets are disclosed when an inflow of economic benefits from them is probable. This means the uncertain future event that they are contingent upon is more likely than not to occur. A contingent asset will subsequently be recognised as an asset on the balance sheet if it either materialises or becomes virtually certain to result in an inflow of economic benefits.

Table C.1 lists the general government sector’s quantifiable contingent assets as at 30 April 2024 (and for comparison, 30 June 2023).

1. General government quantifiable contingent assets

|  |  |
| --- | --- |
|  | General Government Sector |
| As at: | 30 June 2023 | 30 April 2024 |
|  | $m | $m |
| Service NSW(a) | 103 | 109 |
| Other Agencies | 0 | 2 |
|  | **103** | **111** |

1. Service NSW is seeking the recovery of funds relating to various COVID-19 and Disaster Recovery measures that were paid out through fraud or error with an estimated value of $108.9 million as at 31 March 2024.

Table C.2 lists the general government sector’s non-quantifiable contingent assets as at 30 April 2024.

1. General government non-quantifiable contingent assets

| Contingent Asset | Nature of the contingent asset |
| --- | --- |
| Eastern Creek Alternative Waste Treatment Plant  | The Crown in right of the State of New South Wales is the beneficiary of a guarantee, which fully offsets the corresponding contingent liability. The contingent asset will be recognised if the guarantee is executed. |
| HIH Insurance Recoveries  | Potential proceeds from the liquidation of HIH Insurance. |
| Land Acquisition Reimbursements | The State will seek reimbursement of various land acquisition costs through the Special Infrastructure Contribution levy and development contributions. The funds will take several years to raise. |
| Insurance claims  | The State has submitted various insurance claims due to losses that have occurred. This includes claims related to damage to physical assets caused by floods. |
| Litigation claims | The State has commenced various legal actions in the normal course of business. The type and amount of compensation depends on the outcome of the legal processes.  |
| *Rural Fires Amendment (Red Fleet) Bill 2024* | The Bill to amend the *Rural Fires Act 1997* proposes certain fire fighting equipment vesting in the Commissioner of the NSW Rural Fire Service rather than the current arrangement of vesting in councils. There is uncertainty whether the Bill will become law by 30 June 2024. |
| Sale of Macquarie Generation | Various recovery receivables, claims and proceedings were transferred to the State during the electricity generator sale. |
| Sale of Vales Point Power Station | Land would be returned to the State by the exercise of an option under the hand-back deed by the counterparty. |
| Transactions related to Port Botany, Enfield, Port Kembla and Port of Newcastle  | Long-term leases of land and fixtures which give rise to the following contingent assets: * if the leases are terminated, the State will regain possession of the port’s land and chattels
* the State holds a bank guarantee from the lessee to cover any environmental liabilities and obligations that the lessee breaches and fails to remedy, thereby offsetting the State’s contingent liability.
 |
| Unspent Grant Monies | The State may be entitled to receive refunds of unspent grant monies from grantees. These refunds may occur in circumstances such as withdrawals from grant programs by grantees or where grantees are unable to achieve milestones within acceptable timeframes.  |

1. Contingent liabilities

Table C.3 lists the general government sector’s quantifiable contingent liabilities as at 30 April 2024 (and for comparison, 30 June 2023). Several of these contingent liabilities involve ongoing Government schemes and initiatives, and as a result, the reported amounts fluctuate with changing circumstances. For some agencies, a revised estimate of their quantifiable contingent liabilities was not available at time of reporting. Where this is the case, it has been noted accordingly.

1. General government quantifiable contingent liabilities

|  |  |
| --- | --- |
|  | General Government Sector |
| As at: | 30 June 2023 | 30 April 2024 |
|  | $m | $m |
| Department of Communities and Justice(a)  (Claims in respect of compensation) | 1,225 | 1,638 |
| Department of Customer Service(b) | 3 | 7 |
| Department of Planning and Environment(c)  | 100 | 0 |
| Department of Planning, Housing and Infrastructure(d) | 0 | 25 |
| Office of the Independent Review Officer(e) | 135 | 146 |
| Planning Ministerial Corporation(f)  (Land acquisitions)  | 64 | 0 |
| Premier’s Department(g)  (Stolen Generations Reparations Scheme)  | 0 | 12 |
| Sydney Metro(h) (Land acquisitions) | 1,327 | 0 |
| Transport for NSW(i)  (Land acquisitions, contractual disputes) | 859 | 0 |
| Other Agencies  | 0 | 3 |
|  | **3,714** | **1,831** |

1. The Victims’ Support Scheme was created on 3 June 2013 through the *Victims’ Rights and Support Act 2013*. A revised estimate of this contingent liability has been provided as at 31 March 2024. Additionally, various claims had been made against the Department (totaling $56.1 million as at 30 June 2023), which, if successful, would be met from the NSW Treasury Managed Fund (TMF) and Solvency Fund. An estimate of these contingent liabilities as at 30 April 2024 was not provided by the Department of Communities and Justice.
2. The Torrens Assurance Fund (TAF) is a statutory compensation scheme designed to compensate people who, through no fault of their own, suffer loss or damage as a result of the operation of the *Real Property Act 1900* operated by the Department of Customer Service. There are currently 12 claims against the TAF.
3. The Department of Planning, Housing and Infrastructure had provided support for the obligations of a third party where it may have been called upon to settle a debt obligation, if the borrower was not able to service its debt. The borrower has now fully serviced the debt. Please note, there was a change in agency names.
4. The Department of Planning, Housing and Infrastructure has a contingent liability relating to an Indigenous Land Use Agreement (ILUA). While the ILUA is agreed in principle and authorised by the claim group, there was no executed agreement at the reporting date.
5. Independent Legal Assistance and Review Service grants are managed and administered by the Office of Independent Review Officer. It allows Approved Lawyers to apply for funding to provide injured eligible workers with legal advice about, and assistance to pursue, workers’ compensation rights and entitlements. These contingent liabilities have been estimated using a demand and expenditure forecasting model. A revised estimate of $146 million in respect of this contingent liability has been provided as at 31 March 2024.
6. Land acquisition offers which are dependent on the actions of the landowners to either accept or reject the Corporation’s offer. Offers to purchase made by the Corporation lapse if the landowner does not accept the offer. The Corporation had no current offers to purchase properties as at 30 April 2024.
7. Potential ex-gratia payments arising from yet to be determined claims, under the Stolen Generations Reparations Scheme. These are listed as contingent liabilities due to the ex-gratia nature of the payments, which rely upon Ministerial decisions, and cannot be fettered. Previously, a reliable quantification was not able to be calculated. Based on claims experience, an estimated amount for successful claims is approximately $12 million.
8. Sydney Metro had an estimated contingent liability of $1,327 million as at 30 June 2023 due to a number of compulsory property acquisition matters under litigation where claims differed from the Valuer General's determined amount. This contingent liability was not reported in the 2023-24 Budget. Sydney Metro reported a nil return as at 30 April 2024.
9. Transport for NSW (TfNSW) reported several contingent liabilities in relation to contractual disputes and compulsory acquisition matters under litigation as at 30 June 2023. TfNSW reported a nil return as at 30 April 2024.

The State faces a range of potential obligations that are non-quantifiable, which have been broadly grouped into the following categories:

* commercial transactions
* other contingent liabilities.

As set out in Table C.4, the general government sector has non-quantifiable contingent liabilities relating to commercial transactions. For example, under several energy transactions, the Government provided limited general warranties to purchasers and lessees. The Government has also provided indemnities for the costs associated with remediating preexisting contamination at several power station sites where required by an Environmental Authority.

The annual *Report on State Finances* contains other non-quantifiable contingent liabilities that may not be disclosed in the Budget.

1. Commercial transaction-related non-quantifiable contingent liabilities

|  |  |
| --- | --- |
| Transactions | Nature of the contingent liabilities |
| Transactions related to Delta Electricity’s Western Assets, Eraring Energy, Vales Point Power Station, Colongra Power Station, Macquarie Generation and Green State Power  | Various contingent liabilities, including:* pre-completion contamination and land remediation liability
* general warranties
* coal haul road liability
* ash dam liability
* where the land is returned to the State by the exercise of an option under the hand-back deed, remediation of Vales Point and Site Land
* Barnard River Scheme native title indemnity
* formal dispute resolution proceedings.
 |
| Transactions related to facilities at Port Kembla, Port Botany, Enfield and the Port of Newcastle | The State has indemnified the lessees in respect of pre‑existing environmental contamination. The State is also liable to pay limited compensation to financiers if the leases are terminated for any reason.The State is also liable to compensate NSW Ports, which owns Port Botany and Port Kembla, if the Port of Newcastle develops a competing container terminal and certain contractual conditions are satisfied. |
| Transactions related to Sydney Ferries, Eraring, Vales Point, Macquarie Generation and Delta West Power Stations | The State bears the risk of employer’s superannuation guarantee contributions being insufficient to fund the defined employee benefits for certain ex-public sector employees. Indemnities have also been provided to the private sector employer in respect of certain losses suffered. |
| Transactions related to the lease of TransGrid, Ausgrid and Endeavour Energy | General warranties and Deed of Indemnity. |

The general government sector also has non-quantifiable contingent liabilities relating to various other matters, as set out below in Table C.5.

1. Other non-quantifiable contingent liabilities

| Contingent liabilities | Nature of the contingent liabilities |
| --- | --- |
| Native Title | Contingent liabilities in respect to Native Title, under both the *Native Title Act 1993 (Cth)* and the *Native Title (New South Wales) Act 1994*.  |
| Aboriginal Land claims | Assets in the form of reserved Crown land may be reduced in value from applications made under the *Aboriginal Land Rights Act 1983*. |
| Contaminated land, buildings and infrastructure | A number of Crown land sites, buildings and infrastructure in the State have been assessed as being potentially contaminated and needing remediation. Most are subject to preliminary site investigations or clean up works which might not incur a financial liability. |
| Government wages offer: Cost of living adjustment | The Government has made a three-year wages offer which includes a $1,000 taxable, one-off cost of living adjustment, plus superannuation for public sector workers (excluding senior executives). This annual payment is conditional on the 12-month annual average Sydney Consumer Price Index rate exceeding 4.5 per cent in the year to the March quarter (commencing March quarter 2025), and on the offer being accepted. The payment would be pro-rated for employees who do not work full time and, if triggered, would be paid in July of the relevant year. |
| Other contaminated land  | The State has been made aware that soil and water sample tests have potentially elevated readings of perfluorooctane sulfonate and perfluorooctanoic acid at a number of State‑owned land sites. The State is insured for any remediation work that may be required. The final remediation costs of the impacted properties remain uncertain. |
| Other land remediation and rehabilitation works | State agencies and corporations may be obligated to pay for remediation costs associated with the divestment of surplus land. |
| Legal claims and litigation | State agencies and corporations are subject to various claims and litigation in the normal course of operations. The quantum of these claims and any associated legal costs and cost orders that may be incurred cannot accurately be determined.  |
| Refunds related to NSW surcharge purchaser duty and surcharge land tax | It has been determined that NSW surcharge provisions are inconsistent with international tax treaties entered into by the Australian Government with certain nations. Refunds may be available to persons from, and entities affiliated with, one of the nations concerned who paid surcharge purchaser duty or surcharge land tax on or after 1 January 2021. The amount of these refunds cannot be reliably determined until the identities of customers who are potentially eligible for refunds are known. |
| Guarantees, indemnities and warranties | Obligations arising from guarantees, indemnities or warranties provided by the State. These contingent liabilities may become liabilities if the guaranteed event occurs.  |
| Natural Disasters  | The State is assessing damages to physical assets caused by floods. The full extent of this cannot be estimated at this point of time.  |
| Unclaimed money – Consolidated Fund | The State treats the receipt of unclaimed money to the Consolidated Fund as income. However, claims can be legally lodged to recoup owed moneys for several years after the money is paid into the Fund. |

Table C.5: Other non-quantifiable contingent liabilities (cont)

|  |  |
| --- | --- |
| Contingent liabilities | Nature of the contingent liabilities |
| Luna Park Reserve Trust | The State may be liable to reimburse the lessee for the maintenance costs of heritage and infrastructure. The amount involved cannot be accurately determined as the reimbursement is subject to collection of future heritage and infrastructure operating lease income from the lessee. |
| Land Acquisition | Claims have been made against the State for compensation for land acquired under the *Land Acquisition (Just Terms Compensation) Act 1991 (NSW)*.  |
| Contracts with private sector parties | The Crown has guaranteed the obligations and performance of various regulatory and statutory authorities with private sector contracts.  |
| Guarantee on local government loans | The Crown provides NSW Treasury Corporation with an indemnity for its loans to local governments. |
| Other government guarantees  | The Crown has provided government guarantees to give financial support and facilitate certain services. |

Note that the following contingent liability did not exist as at the reporting date of 30 April 2024. Given its sensitivity to the State, however, it is being acknowledged in this Appendix.

1. Significant contingent liabilities arising post-reporting date

|  |  |
| --- | --- |
| Transaction | Nature of the contingent liability |
| Agreement with Origin Energy to operate the Eraring Power Station until August 2027 | Underwriting up to 80 per cent of any operating losses for Eraring capped at $225 million each year, should Origin choose to be covered, in any year. |