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Dear John

Consultation Paper Accounting for Revenue and Non-Exchange Expenses

Thank you for the opportunity to comment on Consultation Paper Accounting for Revenue and Non-Exchange Expenses (the CP). The CP was exposed for comment in New Zealand and some New Zealand constituents may have made comments directly to you.

The New Zealand Accounting Standards Board (NZASB) is pleased the IPSASB has made progress on the project for revenue and non-exchange expenses, both of which are important topics in the public sector and in our not-for-profit (NFP) sector which also applies IPSAS-based standards.

The NZASB has considered the CP and, while supportive of the overall project and some aspects of the proposals, is of the view that the CP has not adequately addressed a number of key issues.

The limited comment period and broad scope of the CP has meant that the NZASB has had to focus its comments on what it considers to be the most significant issues. Our comments focus on the proposed recognition approaches for revenue and non-exchange expenses. With respect to these issues, we have invested a considerable amount of resources and sought wider constituent feedback. Because of this, some of our responses on other matters are at a high level only. We would have preferred a comment period greater than five months so that we could have fully considered all the issues in the CP.

Our main comments are summarised below and are elaborated upon in Appendices 1 and 2. We would be happy to meet with you to discuss these comments further.
Revenue

- In order to develop our responses to the CP and provide our views on the treatment of various types of revenue transactions, we have developed a proposed framework for the recognition of revenue transactions in the public sector. This proposed framework distinguishes between revenue transactions with and without performance obligations,\(^1\) rather than using the exchange or non-exchange distinction.

- We agree that revenue transactions with performance obligations should be accounted for using the Public Sector Performance Obligation Approach (PSPOA) as proposed in the CP, which is based on IFRS 15 *Revenue from Contracts with Customers* adapted for the public sector.

- We agree that revenue transactions with no performance obligations or stipulations should be accounted for under a residual revenue standard (or a residual section of the standard, if there is only one revenue standard). This residual standard would be based on the applicable parts of IPSAS 23 *Revenue from Non-Exchange Transactions (Taxes and Transfers)*, updated to address issues relating to these types of transactions.

- We do not agree with the CP’s proposal to apply the PSPOA to revenue transactions with no performance obligations but with stipulations over use (including consumption based\(^2\) and time-based stipulations). In our view, such unfulfilled stipulations do not give rise to a liability as defined in the Conceptual Framework (i.e. they do not require an outflow of resources to an external party) – the only “obligation” is for the entity to use the funds to acquire resources for itself, rather than to transfer goods or services to other parties. In other words, although the stipulations might be regarded as “obligations” in a broader sense, they are not the type of obligation referred to in the definition of a liability.\(^3\) Instead the revenue from these transactions should be recognised when the resource recipient has control of the resources transferred.

We have suggested two options for presenting information about revenue arising from these transactions which could highlight the existence of stipulations over the use of resources received and the timing of fulfilment of those stipulations. These options could help to resolve the problem of explaining the resource recipient’s performance story, while also faithfully representing the resource recipient’s financial position.

We consider that this approach is consistent with the definitions of elements in the Conceptual Framework.

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\(^1\) For the purpose of our proposed recognition framework, the NZASB considers that a revenue or expense transaction with performance obligations is one that involves an enforceable agreement between the resource provider and the resource recipient requiring the resource recipient to deliver goods or services either to the resource provider or to beneficiaries.

\(^2\) Consumption-based stipulations arise when the resource provider agrees to transfer resources to the resource recipient with the stipulation that the resource recipient must use the resources as specified for its own operations, without imposing on the resource recipient an obligation for an outflow of resources to another party.

\(^3\) The *Conceptual Framework for General Purpose Financial Reporting by Public Sector Entities* (Conceptual Framework), paragraph 5.14, defines a liability as “a present obligation of the entity for an outflow of resources that results from a past event”.
A significant amount of work is still required by the IPSASB to consider a number of revenue transactions not covered in the CP such as revenue transactions without performance obligations, but with other forms of stipulations over use.

**Non-exchange expenses**

- The proposed approaches for the recognition of non-exchange expenses in the CP appear to have been developed based on applying the proposed CP revenue recognition approaches in reverse (a mirror approach). However, we consider that the recognition of non-exchange expenses from a resource provider perspective should encompass a distinct set of considerations and recognition issues in contrast to the recognition of revenue by the resource recipient.

- The CP does not fully address the accounting for all types of non-exchange expense transactions and the related recognition issues that arise in the public sector. Some types of transactions are not discussed, such as expense transactions with no performance obligations but with various types of stipulations. In our opinion, the analysis of those transactions discussed in the CP is insufficient, both in terms of the rationale provided and the consideration of alternative views.

- The CP’s inadequate analysis of non-exchange expenses has compelled us to do a lot of thinking about the range of expenses in the public sector and the appropriate recognition approaches for various types of expenses. Similar to our proposed framework for the recognition of revenue, our proposed framework for the recognition of expenses is also based on a distinction between transactions that impose performance obligations on the resource recipient and those that do not.

- We do not agree with the discussion of universally accessible services and collective services in the CP. We consider that there are no significant conceptual differences between the types of transactions that would fall within the scope of Exposure Draft 63 Social Benefits and universally accessible services and collective services. In our opinion, the accounting for these expenses would require consideration of similar issues and should be consistent. We therefore encourage the IPSASB to consider how any decisions made in the development of standards-level requirements for social benefits would impact the development of an approach for recognising other expenses and liabilities arising from similar types of transactions, such as universally accessible services and collective services.

- We broadly agree with the PSPOA for expenses arising from transactions that impose performance obligations on the resource recipient. However, we do not support the use of an Extended Obligating Event Approach (EOEA) for other non-exchange expense transactions. We propose an alternative approach, which we refer to as the Obligating Event Approach (OEA).

- Under our proposed OEA, the first question to consider is when does an obligating event which leads to the recognition of a liability arise. The guidance on an obligating event can be drawn from the Conceptual Framework and IPSAS 19 Provisions, Contingent Liabilities and Contingent Assets. The second question to consider is when should a corresponding expense or asset be recognised. The expense would be recognised when the entity no longer has control over the resources transferred.
• We recommend that the IPSASB considers two options for presenting information about expenses arising from transactions when there are stipulations (but not performance obligations) imposed on the resource recipient. These two options are outlined in our detailed response. Whilst we have proposed the same options as for revenue transactions, we note that the rationale for applying either of these options to expense transactions is not necessarily the same.

These points, together with our proposed frameworks for the recognition of revenue and non-exchange expenses, are discussed in Appendix 1 to this letter. The responses to the Preliminary Views and Specific Matters for Comment are set out in Appendix 2 to this letter. If you have any queries or require clarification of any matters in this letter, please contact Aimy Luu Huynh (aimy.luuhuynh@xrb.govt.nz) or me.

Yours sincerely

Kimberley Crook
Chair – New Zealand Accounting Standards Board
APPENDIX 1 Overview of the NZASB’s proposals

Revenue

The New Zealand Accounting Standards Board (NZASB) has considered the proposed revenue recognition approaches in the Consultation Paper Accounting for Revenue and Non-Exchange Expenses (the CP) and is of the view that these proposals do not fully capture all the revenue transactions that can occur in the public sector, nor do they address all the revenue issues identified in the CP. The CP focuses on revenue transactions with performance obligations, and revenue transactions without performance obligations but with time requirements. There are a number of revenue transactions without performance obligations but with other stipulations which the CP has not considered (for example, revenue transactions with consumption-based stipulations, such as grants to fund the salary costs of a resource recipient).

The NZASB has developed a proposed framework for revenue transactions in the public sector which distinguishes between revenue transactions with and without performance obligations, rather than using the exchange or non-exchange distinction.

Diagram 1 below provides an overview of the NZASB’s proposed framework for revenue transactions in the public sector.

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4 Consumption-based stipulations arise when the resource provider agrees to transfer resources with the stipulation that the resource recipient must use the resources as specified for its own operations, without imposing on the resource recipient an obligation for an outflow of resources to another party.
Diagram 1 NZASB’s proposed framework for revenue recognition

These categories include capital grants.
The CP has grouped revenue transactions into three categories (Categories A, B, and C) and used these three categories to discuss the proposed revenue recognition options. However, there is a wide spectrum of revenue transactions in the public sector with varying forms of performance obligations and stipulations; therefore, establishing clear boundaries for when different revenue recognition approaches apply would be important for drafting exposure drafts (EDs) and standards. The boundary for different revenue recognition approaches would largely depend on how far the concept of a “performance obligation” in IFRS 15 Revenue from Contracts with Customers is stretched to reflect the public sector context.

For revenue transactions with performance obligations (i.e. that is an enforceable agreement to deliver goods or services to an external party), our proposed framework is based on the Public Sector Performance Obligation Approach (PSPOA). It is therefore based on IFRS 15, adapted for the public sector context, and stretched to include as many revenue transactions as feasible, subject to maintaining consistency with the definition of a liability in The Conceptual Framework for General Purpose Financial Reporting by Public Sector Entities (the Conceptual Framework). We have also sought to ensure that those transactions within the scope of the PSPOA are the types of transactions to which the revenue recognition model in IFRS 15 should be applied.

A framework based on a distinction between transactions with and without performance obligations could result in fewer scope debates and more meaningful revenue recognition discussions, in contrast to the difficulties experienced applying the current exchange and non-exchange distinction.

We have explained our proposals for the three categories of revenue transactions in order of the Preliminary Views (PV) and Specific Matters for Comment (SMC) in the CP.

**Category C**

Transactions in our Category C are the same as proposed in the CP, being enforceable agreements with performance obligations to transfer goods or services to the resource provider. Therefore, we agree revenue transactions in Category C should be accounted for using the proposed PSPOA.

**Category A**

Transactions in our Category A are the same as proposed in the CP, being those with no performance obligations or stipulations. Under our proposed framework, these transactions would be accounted for in a residual revenue standard (or residual section of a revenue standard), based on the applicable parts of IPSAS 23 Revenue from Non-Exchange Transactions (Taxes and Transfers) and updated to address practice issues relating to these types of transactions. These matters are discussed further in our responses to PV 2 and SMC 1.

**Category B**

There is a wide spectrum of revenue transactions in Category B. The scope of Category B transactions that could be accounted for using the PSPOA would depend on how the IPSASB defines key factors such as enforceability and performance obligations.

Our view of performance obligations requires the transfer of resources to an external party in an enforceable and sufficiently specific agreement. This is not the same as IPSAS 23’s broad notion of a
performance obligation, being a duty to act or perform in a certain way. Our proposed framework is based on the definition of a liability in the Conceptual Framework, whereby for a liability to exist, the obligation must require an outflow of resources (as explained further below). Hence, our proposed framework would remove the current distinction between conditions and restrictions as such a distinction would not be relevant, and in our view, is not helpful. In addition to the issues experienced with the exchange or non-exchange distinction, our constituents have also experienced issues with classifying stipulations as either conditions or restrictions.

Under our proposed framework, arrangements with consumption-based stipulations, either with or without return conditions (and/or other enforcement mechanisms), would not result in a deferral of revenue as using resources internally does not involve an outflow of resources. In other words, a deferral of revenue would arise if there is an enforceable and specific agreement to transfer goods or services to external parties, including beneficiaries, i.e. there are performance obligations as defined under the PSPOA. Thus, revenue would be deferred only if there is an obligation that satisfies the definition of a liability. We elaborate further on this point below.

Transactions currently within the scope of IPSAS 23

We have identified transactions which currently fall within the scope of IPSAS 23 that should be accounted for using the PSPOA if they have performance obligations and the following characteristics.

- **Enforcement mechanisms**

  We agree with the CP’s view that the concept of enforceability in a binding arrangement would need to go beyond the existence of a return obligation and include other enforcement mechanisms where the transferor has access to remedies in the event of non-fulfilment of a performance obligation. An enforceable binding arrangement can be enforced through legal or equivalent means.

  Therefore, some transactions with no explicit return condition, but which have other enforcement mechanisms, should be accounted for under the PSPOA. We comment further on this point in our response to PV 1.

- **Transfer of goods or services to beneficiaries**

  One interpretation of the definition of exchange and non-exchange transactions in the current IPSAS literature is that where the transfer of goods or services is to a beneficiary (rather than the resource provider), the transaction is a non-exchange transaction. Those who take this view argue that there is no exchange of approximately equal value between the resource recipient and the resource provider.

  Consistent with our earlier comments about the definition of a liability, it should not matter whether the resource recipient is required to transfer goods or services directly to the resource provider or to beneficiaries – either way, there is a transfer of resources to an external party. We consider that the PSPOA should capture revenue transactions arising from three party arrangements (resource provider, resource recipient and resource beneficiary).
Therefore, we agree with the CP that revenue transactions in Category B where the goods or services are transferred to beneficiaries should be accounted for using the PSPOA.

- Subsidised goods or services

Consistent with our earlier comments about the definition of a liability, it should not matter whether the arrangement involves the transfer of goods or services at a subsidised price – irrespective of whether a price subsidy exists, a performance obligation exists when the resource recipient is obliged to transfer goods or services to an external party.

Therefore, transactions that transfer goods or services to beneficiaries with a subsidy or on a cost-recovery basis should be accounted for under the PSPOA.

Other issues for consideration

There is a range of issues that would need to be addressed in developing the PSPOA. These are discussed in our responses to PV 1 and SMC 2.

Transactions with consumption-based stipulations and enforcement mechanisms

The NZASB is aware of the different views on the appropriate recognition of revenue for transactions with consumption-based stipulations with return obligations and/or other enforcement mechanisms. We considered whether a broader notion of “performance obligation” should be applied (similar to the IPSAS 23 notion of performance obligation, as noted above). For this category of transactions, the resource recipient has specific and enforceable obligations to use the resources in the manner specified. However, satisfying those “obligations” does not result in an outflow of resources as the funds received would be spent on acquiring resources for the entity itself, rather than transferring goods or services to other external parties, so in our view a liability does not exist.

Our thinking can be explained using an example whereby a medical practice receives funding for the salary of its office manager. The office manager carries out administrative duties and provides support services to the medical practice. The office manager is therefore only indirectly involved in the provision of the health services to the patients. The funding of the office manager’s salary does not impose an obligation on the entity to transfer resources to an external party, so in our view a liability does not exist. Rather, the stipulation on how the resources must be used requires the resource recipient (the medical practice) to exchange one type of resource (the funds received from the resource provider) for another type of resource (employee services), i.e. an exchange of assets.

In reaching this conclusion, we considered the argument that although the resource provider is funding the inputs of the resource recipient rather than its outputs, the only reason for funding those inputs is so that the resource recipient can deliver the outputs. It could be argued that, in effect, the resource provider is funding the delivery of goods or services, similar to transactions in which the resource provider directly funds the delivery of those goods or services. However, we note that this argument also could be applied to other forms of funding, including funding which is not subject to specific stipulations, as ultimately all funding provided to public sector entities is intended for the purpose of enabling the resource recipient to deliver goods or services to beneficiaries. If followed to its logical conclusion, this argument would mean that all funding received would be
recorded as a liability until ultimately spent or consumed in the delivery of goods or services, which we do not believe is appropriate.

We also considered an argument based on “substance over form” and principal versus agent considerations. It could be argued that, in substance, the resource provider’s intention was for the resource recipient to receive the specified non-financial resource (i.e. employee services, in the earlier example of funding for the office manager’s salary) and that the resource recipient has received a financial resource (i.e. the funding) as an agent for the resource provider (principal). Under this argument the resource recipient could be regarded as holding the financial resources received on behalf of the resource provider. It could be argued that a liability exists until the resource recipient has satisfied the agreed stipulations over use by spending those financial resources on acquiring the specified non-financial resources (employee services). Under this argument, revenue is recognised when the non-financial resources are acquired, as would occur if the resource provider had directly provided those non-financial resources (e.g. if the resource provider had instead contributed the time of its own employee to the resource recipient). In other words, this argument treats the arrangement as being, in substance, a contribution of non-financial (rather than financial) resources to the resource recipient, with the earlier receipt of those financial resources viewed as being received in an agency capacity. However, in considering this argument, we note that the resource recipient gains control over resources when it receives the funding and that the only “obligation” on the entity is to exchange one type of resource (the funding) for another type of resource (the employee services), i.e. an exchange of assets, as noted earlier. Therefore, while we understand the argument, we concluded that such arrangements do not create obligations that meet the definition of a liability. Put another way, we believe the “substance” of the arrangement is the contribution of a financial resource with a restricted use, rather than the contribution of a non-financial resource with earlier receipt of the financial resource being received in an agency capacity.

We acknowledge that the Conceptual Framework’s discussion of “other obligations” could be applicable for this category of transactions. Although, in our view, these transactions do not impose obligations on the resource recipient that meet the definition of a liability, the existence of enforceable stipulations over the use of the funding could be considered “obligations” in the broader sense. Even though the liability definition is not satisfied, some might argue that this category of transactions is sufficiently similar to the category of transactions with performance obligations (i.e. in which a liability does exist) to justify the deferral of revenue recognition for unsatisfied stipulations under the “other obligations” approach. We also acknowledge the challenges for resource recipients in telling their performance story if revenue is recognised before the spending which satisfies those stipulations occurs. However, we concluded that it is not appropriate to defer revenue and report either a liability or “other obligation” in the statement of financial position when no liability exists, as that does not faithfully represent the resource recipient’s financial position.

For this reason, we recommend exploring the presentation and OCI options (discussed below) to provide further information about revenue arising from transactions that impose stipulations (but not performance obligations) on the resource recipient, as proposed under our framework. In our view, these options could help to resolve the problem of explaining the resource recipient’s performance story, while also faithfully representing the resource recipient’s financial position.
Transactions with consumption-based stipulations and no enforcement mechanisms

We consider transactions with consumption-based stipulations (i.e. stipulations on the use of the funds), but without return obligations or other enforcement mechanisms, to be substantially the same as transactions with a time requirement (discussed below) – there may be a restriction on how the funds are spent but there is no obligation to transfer resources to an external party (so no liability exists). However, the existence of the stipulation results in similar issues as for transactions with time-based stipulations, and hence a similar accounting treatment should apply.

Transactions with time-based stipulations

For revenue transactions with no performance obligations or stipulations over use, other than time requirements, the restrictions as to when the funds must be used does not impose an obligation on the entity to transfer resources to an external party, so no liability exists. Also, as discussed above in the context of other transactions with consumption-based stipulations and in our response to SMC 3, we do not support an approach that would treat these stipulations as “other obligations” in the statement of financial position.

Presentation of revenue arising from transactions with stipulations

We are aware that the upfront recognition of revenue in transactions with stipulations can make it difficult for entities to explain what they consider to be their performance story. We have therefore considered two options that could be used to provide more detailed information about revenue arising from transactions with stipulations (but not performance obligations), including transactions with time-based stipulations. We explain these two options below. Later, we provide our views on our preferred option.

1. Presentation

This option is the same as Approach 1 “The Exchange/Non-Exchange – Update IPSAS 23”, option (b) proposed in the CP. Revenue is recognised when resources are received or receivable, but with enhanced presentation to highlight the stipulations over use: the stipulations could be about when, or how, the funds must be used. This option stays true to the definitions of elements in the Conceptual Framework and gives the resource recipient a method of communicating its performance story to the users of its financial statements. This option would help to educate users to focus not only on the surplus or deficit (the “bottom line”) but to also look at what makes up the surplus or deficit.

If this option is adopted, we recommend the IPSASB develops guidance on how to determine when the fulfilment of the stipulations has occurred. For example, for transactions with time requirements, the stipulation could be treated as being met on a straight-line basis over the specified period of time or only at the end of that time period (i.e. when the time stipulation has lapsed).

We have provided additional comments on how this presentation option could be applied in our response to SMC 3.
2. Other comprehensive income

This option is an extension of Approach 1, option (e) proposed in the CP. It would require the IPSASB to develop principles for presenting revenue and expenses outside of surplus or deficit, similar to the presentation of other comprehensive income (OCI) in IFRS® Standards (for the reasons explained below). This option would be appropriate only for transactions where there are resources with clear stipulations imposed by the resource provider. This is because the stipulations would need to be sufficiently clear to enable the resource recipient to determine when the stipulation has been fulfilled or has lapsed. Also, we do not consider it appropriate to apply this approach to self-imposed stipulations on the use of funds.

On initial recognition, the resource recipient would recognise the inflow of resources in the OCI section within the statement of financial performance and then take those resources to a separate reserve within net assets/equity. As the stipulations are fulfilled, the amount initially reported in OCI would be recycled to revenue in surplus or deficit.

Under the OCI option (as with the presentation option), it will be important to provide guidance on determining when the resource recipient has satisfied the agreed stipulations, to allow OCI to be recycled to surplus or deficit in the appropriate reporting period. For consumption-based stipulations, OCI could be recycled based on when the resource recipient has used the funding in the manner specified. For time-based stipulations, OCI could be recycled using a straight-line basis over the specified time period or at the end of that period (i.e. when the time stipulation has lapsed).

Our suite of Public Benefit Entity (PBE) Standards already has the concept of OCI, which we refer to as “other comprehensive revenue and expense”. Before introducing our suite of PBE Standards based on IPSAS, our public sector entities had previously applied New Zealand equivalents to IFRS Standards, including the concept of OCI, and this concept was carried forward into our suite of PBE Standards.

This option keeps the items recognised in the statement of financial position consistent with the definitions of elements in the Conceptual Framework. The resources would still be recognised in the statement of financial performance when received or receivable but through a separate OCI or equivalent section.

This option overcomes the strict principle in IPSAS 23, which does not permit revenue from the receipt of resources with no conditions to be recognised at the time when the stipulations are fulfilled or lapse. This option acknowledges the ongoing existence of stipulations on resources in the statement of financial performance. It is more likely to result in revenue being included in surplus or deficit in the same periods as those in which the resources are used.

This option would work only if the IPSASB introduces OCI into the IPSAS literature and mandates the presentation of a statement of other comprehensive income or an equivalent presentation approach (i.e. if this approach were adopted, it should apply to all instances in which revenue or expenses are recognised directly in net assets/equity under current IPSAS literature, such as when accounting for cash flow hedges in accordance with the standards for financial instruments). This option would not work if the resources were recognised directly in
net assets/equity. If the resources were recognised directly in net assets/equity, this would be less transparent and potentially misleading, as it would present a message that the resource recipient has not benefited from receiving the resources, which would not reflect the substance of the transaction.

Whilst we consider it important that the presentation of a statement of comprehensive income is mandatory, we consider that application of the OCI accounting treatment for the recognition of revenue for this category of transactions should be optional for entities receiving this type of funding. This could be either an accounting policy choice or applied on a transaction-by-transaction basis. The resource recipient could choose to apply this accounting treatment if the benefits outweigh the costs. Although we recognise that, because of the potential impact on comparability, providing such entities with an accounting treatment option is not ideal from a standard-setting perspective, we could see some analogies with cash flow hedge accounting in IFRS Standards. In both cases:

- the objective of the OCI accounting treatment is to address an accounting recognition mismatch between one transaction and another closely related transaction, and thereby provide users of the financial statements with a clearer and more complete picture of the entity’s financial performance; and

- because the accounting treatment could be costly for preparers to apply, preparers have the option to apply the treatment only when the benefits are expected to exceed the costs.

With respect to the importance of considering costs and benefits, we have received feedback from some constituents about the importance of ensuring that the accounting for revenue transactions with stipulations is simple for preparers to apply. We note that some resource recipients are not significantly impacted by any mismatch between the timing of when funding is received and when it is used as specified by the resource provider. For these entities, application of an OCI accounting treatment would introduce additional complexity without necessarily providing significant benefits to users of their financial statements. By making application of an OCI accounting treatment optional, we expect that individual entities would consider whether the benefits would outweigh the costs, similar to cash flow hedge accounting.

In considering this OCI accounting treatment, we thought about transactions in which the resource recipient is required to use the funds received for the acquisition or construction of property, plant or equipment (i.e. capital grants), including situations in which there is an ongoing or permanent restriction on the use of these assets, such as land that must continue to be used for a purpose specified by the resource provider. Under this OCI option, the resources received for the acquisition or construction of assets would be recognised in OCI initially and subsequently recycled to surplus or deficit as they are spent on acquiring or constructing the specified asset. We consider that the stipulations on resources provided for the acquisition or construction of assets are largely fulfilled when the resources are spent in the manner specified by the resource provider. We consider that the ongoing requirement to use the asset for the specified purpose to be in the nature of a restriction on assets, which should be disclosed in the notes to the financial statements.
Our preference on whether to use the presentation option or OCI option

In suggesting that the IPSASB considers both the presentation option and the OCI option, the NZASB notes that there are issues in practice in providing users of financial statements with a clear picture of the resource recipient’s performance for a particular period in situations in which the entity has received funding with stipulations attached in one period but satisfied those stipulations in a different period. Hence, the NZASB considered how to present revenue arising from such funding in a way that assists the resource recipient in telling its performance story, but without creating new problems associated with deferring revenue in the statement of financial position when no liability exists.

The majority of NZASB members prefer the presentation option, with a minority preferring the OCI option. In addition, some NZASB members that prefer the presentation option would also accept the OCI option if there are significant difficulties in developing the presentation option.
Non-exchange expenses

Introduction

The NZASB has considered the CP’s proposed approaches for the recognition of non-exchange expenses and is of the view the proposals do not fully address the accounting for all types of non-exchange expense transactions and the related recognition issues that arise in the public sector. Some types of non-exchange expenses transactions are not discussed. In our opinion, the analysis of those transactions discussed in the CP is insufficient, both in terms of the rationale provided and the consideration of alternative approaches.

We first explain our concerns with the proposals in the CP and then our proposed approach.

The proposed approaches for the recognition of non-exchange expenses in the CP appear to have been developed based on applying the proposed CP revenue recognition approaches in reverse (a mirror approach). We note the IPSASB is of the view that it is important for the approach in a non-exchange expense standard for grants, contributions, and other transfers to mirror the approach adopted for an equivalent revenue transaction.5

Although we agree that it is important to be consistent when dealing with similar accounting issues (which we comment on further later), that does not mean that a conclusion reached in one context applies in a different context.

The recognition of non-exchange expenses from a resource provider context should encompass a distinct set of considerations and recognition issues in contrast to the recognition of revenue by the resource recipient. The key issues discussed in the CP relating to the recognition of revenue are primarily concerned with determining when revenue should be recognised, once it has already been established that the resource recipient has received, or is entitled to receive, the funding concerned. In contrast, the key issues relating to the recognition of non-exchange expenses are primarily concerned with determining when the resource provider has incurred a liability to transfer resources to another party, which involves identifying when the resource provider has a present obligation arising from a past event. Furthermore, it cannot be assumed that the pattern of revenue recognition by the resource recipient should mirror the pattern of expense recognition by the resource provider.

We therefore consider that applying a mirror approach is not an appropriate starting point for developing a framework for non-exchange expense recognition. Nevertheless, once an approach for non-exchange expense recognition has been developed from the context of the resource provider, in our view it would be useful for the IPSASB to consider whether there is consistency between the proposed revenue and non-exchange expense recognition approaches. This ensures that any differences in outcomes can be explained and reflect the different circumstances in each case, rather than any inconsistency in the conceptual rationale for conclusions reached on similar or related issues. The differences in recognition outcomes are also important for consolidation purposes when the group has both the resource provider and resource recipient. The resource provider may have recognised the expense and liability but the resource recipient may not have recognised the

5 Paragraph 6.42 of the CP
corresponding revenue and asset. If the IPSASB develops technically robust revenue and non-exchange expense recognition approaches, the differences would be justifiable from a conceptual basis.

We also note that the CP discussion on the recognition of non-exchange expenses in relation to transactions with no performance obligations focuses mainly on the accounting for universally accessible services and collective services. It is not clear how the CP proposes to account for other non-exchange expense transactions in which the resource provider has imposed stipulations (but no performance obligations), such as stipulations on when the funding must be spent (time restrictions) or other restrictions or conditions over use.

In addition, other than a brief reference in paragraph 6.40 of the CP, that the delivery of universally accessible services and collective services may involve a number of exchange transactions, the CP has not discussed the various stages of implementing a programme of delivering services to the public. This has made it difficult for the NZASB to assess when the obligating event arises and to whom the obligation arises, under the proposed recognition approaches in the CP.

Furthermore, we note PV 7 states that the IPSASB is of the view that a PSPOA for non-exchange expense transactions should be applied to grants, contributions and other transfers which contain either performance obligations or stipulations. There is limited discussion on why the IPSASB considers that a PSPOA is appropriate for non-exchange expense transactions with stipulations over use but no performance obligations, and how a PSPOA would be applied to these transactions with no performance obligations.

We consider that additional standards-level requirements are needed to provide guidance on determining when the obligating event that leads to liability and expense recognition arises for the wide range of non-exchange expense transactions that occur in the public sector.

For these reasons, and others as discussed below and in our response to SMCs and PVs, we feel that further analysis and discussion of a range of issues relating to non-exchange expense recognition is necessary to develop guidance on these matters.

**NZASB's proposed framework for expense recognition**

The NZASB has developed a proposed framework for the recognition of various types of expenses in the public sector that appear to be in the scope of the CP.

Under this proposed framework for expense recognition, we do not support the development of a standard for non-exchange expenses only. This would result in the creation of an arbitrary distinction between exchange and non-exchange expenses, which already has been problematic in the context of revenue. Instead, we suggest the IPSASB considers developing a simplified PSPOA for all expense transactions with performance obligations, excluding expense transactions that already have specific standard-level requirements.6

Similar to our proposed approach for revenue recognition, our proposed framework for expense recognition is primarily based on the distinction between those expense transactions where the

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6 For example, IPSAS 13 Leases and IPSAS 39 Employee Benefits
resource provider imposes on the resource recipient performance obligations and those without performance obligations.

The NZASB’s proposed framework for expense recognition is based on two broad categories of transactions:

(a) For all transactions where the resource provider imposes performance obligations on the resource recipient, we propose applying a PSPOA to expenses (simplified).

We do not envisage that a full five-step recognition model, as proposed under the PSPOA for revenue, is required for expense recognition. Instead we propose a simplified approach based on the recognition of expenses when the specified goods or services are transferred to the agreed beneficiaries.

(b) For other expense transactions, we propose that the IPSASB develop an expense recognition approach based on the Conceptual Framework’s definition of a liability and the principles and guidance in IPSAS 19 Provisions, Contingent Liabilities and Contingent Assets to determine when the obligating event arises in different circumstances. Henceforth, we refer to this approach as the “Obligating Event Approach” (OEA).

Under this approach, expenses would be recognised when the obligating event arises (i.e. when the definition of a liability is met). In certain circumstances, the timing of expense recognition would be impacted by whether a payment is made before or after an obligating event has occurred. Expenses may be recognised earlier when prepaid (when the resource provider no longer has control over the resources transferred).

Key differences in proposed framework for non-exchange expense recognition

The CP has proposed an Extended Obligating Event Approach (EOEA) for all non-exchange expense transactions (excluding social benefits) with no performance obligations or stipulations, and a PSPOA for all other transactions with performance obligations or stipulations.

In contrast, the NZASB’s framework proposes an OEA – without any “extension” (as explained further below) – for all expense transactions (excluding social benefits) with no performance obligations, and a PSPOA for all other expense transactions involving an outflow of resources in situations where there are performance obligations imposed on the resource recipient.

NZASB’s proposed Obligating Event Approach

The OEA is proposed by the NZASB as an alternative to the EOEA described in PV 5 of the CP. The OEA is an approach for expense recognition based on the Conceptual Framework’s definition of a liability, and further guidance in IPSAS 19 for obligations of uncertain timing or amount at the reporting date.

Under the OEA, a liability and corresponding expense is recognised when the obligating event arises. The key determinant for liability and expense recognition is whether there is an obligating event –

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7 Transactions involving an outflow of resources from the resource provider and impose on the resource recipient one or more obligations to transfer goods or services, either to the resource provider or to beneficiaries. As discussed in our proposed framework for revenue recognition, these obligations need to be enforceable and sufficiently specific to represent performance obligations.
that is an event that creates a legal obligation or non-legally binding obligation that results in the resource provider having no realistic alternative to avoid settling that obligation.

The EOEA proposed by the CP also includes the concept of a liability in the Conceptual Framework and includes consideration of when the obligating event arises. However, the key determinant for liability and expense recognition under this approach is based on whether the resource provider retains control of the resources transferred. This approach is based on IPSAS 23 in reverse, with the recognition of an asset (rather than an expense) based on whether the resource recipient is required to satisfy any stipulations in the form of restrictions over use or conditions requiring the return of the resources.

The NZASB does not support the use of an EOEA because it:

(a) uses a model developed for revenue rather than expenses;
(b) requires the retention of the exchange or non-exchange distinction. Consistent with our proposed revenue recognition approach, we also propose moving away from this distinction for expenses;
(c) requires judgement to determine if a stipulation is a condition or a restriction, which may lead to the recognition of an asset rather than an expense when resources are transferred to a resource recipient. As noted earlier, our constituents have also experienced issues with this classification; and
(d) is not based on a robust rationale for why the existence of conditions not yet fulfilled leads to the conclusion that an asset exists from the perspective of the resource provider when resources have been transferred to the resource recipient.

The alternative OEA proposed by the NZASB does not focus on whether the resource recipient has unfulfilled restrictions or conditions, because typically the fulfilment of these stipulations would be outside the control of the resource provider. For example, if the resource provider has already transferred the funding to the resource recipient, the existence of an unsatisfied condition does not mean that the resource provider has an asset equal to the amount of funds transferred. We therefore disagree with the IPSASB’s conclusion and rationale in paragraphs 6.20 and 6.21 that the resource provider has control over the resources already transferred. The enforceable right to require the return of those resources, if and when a condition is breached, may give rise to an asset but not for the same amount as the resources transferred. For example, if the possibility of a breach is small, any asset recognised would be for a small amount only.

The NZASB considers that an OEA developed from the context of the resource provider is a better starting point for developing an approach for liability and expense recognition. The OEA does not attempt to mirror a revenue recognition approach, but instead is an approach developed from the context of the reporting entity, the resource provider.

**NZASB’s proposed framework for recognition of expense transactions in the public sector**

Diagram 2 below provides an overview of the NZASB’s proposed framework for the recognition of expense transactions in the public sector. Further details of our proposed framework are provided after diagram 2.
Diagram 2 NZASB’s proposed framework for expense recognition

<table>
<thead>
<tr>
<th>Spectrum of public sector expense transactions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Within scope of the IPSF</td>
</tr>
<tr>
<td>Social benefits</td>
</tr>
<tr>
<td>General obligations to provide services to the public</td>
</tr>
<tr>
<td>Transitions with no performance obligations</td>
</tr>
<tr>
<td>Provided to individuals to mitigate the effect of social risks (as defined by E31 63)</td>
</tr>
<tr>
<td>Includes universally accessible services and collective services e.g. healthcare, education, public order, and defence</td>
</tr>
<tr>
<td>Approach requires further consideration by the IPSASB - firstly when does the obligating event arise, and secondly consideration of other issues (as discussed in the social benefits project) regarding the recognition of liabilities before the services are delivered</td>
</tr>
<tr>
<td>General obligations to the public that are established through legislation, policy announcements, or other actions that create a legal or non-legally binding obligation</td>
</tr>
<tr>
<td>Other transfers to individuals or households (excluding social benefits and collectively accessible services)</td>
</tr>
<tr>
<td>Expense transactions where resource recipient has no performance obligations, or any stipulations</td>
</tr>
<tr>
<td>Expense transactions where resource recipient has no performance obligations but with stipulations over use and to enforcement mechanisms</td>
</tr>
<tr>
<td>Expense transactions where resource recipient has no performance obligations but with stipulations over use and enforcement mechanisms</td>
</tr>
<tr>
<td>Transactions with performance obligations</td>
</tr>
<tr>
<td>Grants to another entity in exchange for the transfer of goods or services to beneficiaries (specific and enforceable)</td>
</tr>
<tr>
<td>Outflow of resources in exchange for the transfer of goods or services in a commercial buyer/seller relationship (specific and enforceable)</td>
</tr>
<tr>
<td>e.g. grant for the delivery of a specific number of vaccinations to beneficiaries</td>
</tr>
<tr>
<td>e.g. purchase of vaccinations from supplier</td>
</tr>
<tr>
<td>Obligating Event Approach (OEA) (with no particular presentation)</td>
</tr>
<tr>
<td>Liability recognised when the entity is obliged to transfer resources (the obligating event) and expense recognised when the entity no longer has control over resources (refer to below)</td>
</tr>
<tr>
<td>If payment made after the obligating event has occurred, then payment settles liability, with expense recognised when obligating event occurs (i.e. when the definition of a liability is satisfied)</td>
</tr>
<tr>
<td>If payment will be made only after stipulations are satisfied, expense and liability recognition depends on whether (and to what extent) the resource provider has the discretion to terminate or modify the arrangement and avoid future payments until stipulations are satisfied</td>
</tr>
<tr>
<td>If payment made before an obligating event has occurred, then expense recognised when paid.</td>
</tr>
<tr>
<td>OEA (with enhanced presentation or OCI for stipulations)</td>
</tr>
<tr>
<td>If payment made after obligating event occurs, payment settles liability</td>
</tr>
<tr>
<td>If payment made before obligating event occurs, a prepayment asset is recognised</td>
</tr>
</tbody>
</table>

PSPOA for expenses (simplified)

Liability recognised when the resource recipient has performed by delivering the agreed goods or services (the obligating event) and expense recognised when those goods or services are transferred to beneficiaries (either by resource recipient or resource provider)
Further explanation of the NZASB’s proposed framework for expense recognition

Social benefits and general obligations to provide services to the public

We note that the scope of the CP specifically excludes the accounting for social benefit expense transactions. The IPSASB currently has a separate project considering the accounting for social benefits, with Exposure Draft 63 Social Benefits currently open for comment.

The accounting for social benefit expense transactions as proposed by ED 63 has been included in diagram 2 for completeness. The NZASB has yet to commence deliberations on the proposals in ED 63. We are currently considering our response to the scope of the ED as well as the proposals in the ED.

For the purpose of this comment letter, the NZASB considers that the determination of an obligating event for social benefit schemes is not substantively different from the determination of an obligating event for general obligations to provide services to the public, including collective services and universally accessible services as defined in the CP.

For these general obligations to provide services to the public, similar issues arise as are being considered in the IPSASB’s project on social benefits. In many cases, the beneficiaries of these services have existing rights that have been established through legislation, policy announcements, or other government actions. For example, in New Zealand, the Government’s obligations to provide universal superannuation to beneficiaries over 65 (a social benefit) and to provide free education for children aged between 5 and 19 (a universally accessible service), are both established through legislation. In our view, there is no substantive difference between obligations for benefits to be provided in the form of money (e.g. national superannuation) or in the form of services (e.g. education services). Accordingly, issues being discussed in the project on social benefits relating to determining the point when (and the extent to which) the government concerned has a present obligation to provide those benefits also arise in the context of universally accessible services and collective services.

Therefore, the NZASB considers that where expense transactions such as social benefits, collective services and universally accessible services have similar characteristics, a consistent approach for liability and expense recognition is required. We therefore encourage the IPSASB to consider how any decisions made in the development of standards-level requirements for social benefits would impact the development of an approach for recognising other expenses and liabilities arising from similar types of transactions, such as collective services and universally accessible services.

Furthermore, in our view, the IPSASB’s conclusion in paragraph 6.38 that there is no obligation prior to the delivery of services is not based on a sound rationale, as the rationale provided appears to mix the issue of measurement of a liability with the existence of a liability – the fact that a government might be able to vary the level of services provided could impact on the extent of its obligation to beneficiaries, but it does not follow that no obligation exists. Sovereign power is not a rationale for concluding that an obligation does not meet the definition of a liability.  

8  Paragraph 5.22 of the Conceptual Framework
Nevertheless, we appreciate that an alternative conclusion that a liability arises at an earlier point has potentially significant consequences. It raises issues similar to those discussed under the social benefits projects – for example:

(a) the usefulness of the financial statements if large liabilities are recognised for obligations to deliver future ongoing services to the public;

(b) public sector entities are often obligated to provide services to the public in future periods, based on the expectation that the funding will be obtained from the public substantially in future periods and, under current accounting standards, an entity would not recognise an asset for the right to collect future taxes; and

(c) accounting for executory contracts – some argue that the government’s right to collect future taxes from which it will meet its obligations to provide social benefits, and other services that are part of the ongoing activities of the government, are akin to an executory contract with its citizens.

Other transfers to individuals or households

We note the CP focuses mainly on the accounting for universally accessible services and collective services when discussing liability and expense recognition arising from obligations to provide resources to the public.

Public sector entities have a wide range of other obligations to the public that relate to specific government programmes, such as the provision of relief to affected individuals or households in the event of a natural disaster. In certain circumstances, a present obligation could exist before the resource recipient has transferred resources to the beneficiaries concerned or engaged a supplier or another entity to deliver the services. For example, in implementing a programme of services to the public, there are various points in time to consider when a present obligation may arise:

(a) public expectations established from past practices of the public sector entity, creating a constructive obligation;

(b) making a political promise such as an electoral promise;

(c) announcement of a policy;

(d) passing of legislation (if applicable) to implement the policy;

(e) approval of the budget or communication of budget appropriations; or

(f) when the budget becomes effective.

The early stages of implementing public policy are unlikely to give rise to present obligations that meet the definition of a liability, because there is greater ability to avoid the outflow of resources. Later stages, especially when any eligibility criteria or stipulations are met, are more likely to give rise to present obligations that meet the definition of a liability, because there is less ability to avoid the outflow of resources.

In our view, the definition of a liability in the Conceptual Framework and the guidance in IPSAS 19 can be applied in determining when a liability (and corresponding expense) arises for other
obligations to provide resources to individuals or households that are not defined as social benefits, collective services or universally accessible services.

We note the CP does not fully address the accounting for these other non-exchange expense transactions that arise for other obligations to provide resources to individuals or households. We encourage the IPSASB to complete further analysis for this category of non-exchange expenses.

Grants, contributions and transfers to other entities — no performance obligations or stipulations

When an obligation requires an outflow of resources from the resource provider, for which the resource recipient is not required to satisfy any performance obligations or stipulations, the liability and expense would be recognised immediately when the obligating event occurs.

When payment occurs either before or after the obligating event, then the Conceptual Framework’s definition of a liability and asset should be considered to determine when the expense should be recognised.

**Payment after an obligating event has occurred**

If payment is made after an obligating event has occurred, then the liability and expense is recognised when the obligating event occurs (i.e. when the definition of a liability is satisfied). In these circumstances, the payment of the obligation would result in a reduction (i.e. settlement) of the liability already recognised.

**Payment before an obligating event has occurred**

If payment is made before an obligating event has occurred, then the expense is recognised at the point of payment. In these circumstances, the resource provider no longer has control of the resources transferred when paid, because there are no performance obligations or stipulations and, therefore, the resource provider does not have an enforceable right to require the resource recipient to return the resources (i.e. the prepayment does not satisfy the definition of an asset).

This situation may occur when a grant, contribution or transfer is approved by the resource provider and paid without notifying the resource recipient before the payment is made. For example, suppose a potential grant recipient applies for a discretionary grant, which the resource provider later approves and makes payment at the same time as notifying the recipient that the grant has been approved. In these circumstances, the payment and the obligating event would occur simultaneously.

**Grants, contributions and transfers to other entities — no performance obligations but with stipulations and no enforcement mechanisms**

When an obligation requires an outflow of resources from the resource provider, for which the resource recipient is not required to satisfy any performance obligations, but there are stipulations over use, we propose that an OEA be applied. Under this approach the liability and expense would be recognised immediately when the obligating event occurs.
We note that the CP proposes a PSPOA for these non-exchange expenses. We do not consider that this is appropriate because the resource recipient is not required to satisfy any performance obligations. This has also been discussed above.

We consider there are two potential options to enhance the presentation of expenses recognised in the surplus or deficit of the resource provider in the reporting period, and which have stipulations over use that are expected to be satisfied by the resource recipient in future periods. We have explained these two options below. Later, we provide our views on which option is our preferred option.

1. Presentation — expenses are recognised when the obligating event occurs but with enhanced presentation through the statement of financial performance and note disclosure to highlight any stipulations over use. This option is similar to the presentation option that we discuss in the context of revenue recognition.

2. Other comprehensive income — presenting revenue and expenses outside of the reported surplus or deficit, similar to the presentation of other comprehensive income (OCI) in IFRS Standards. This option is similar to the OCI option that we discussed in the context of revenue recognition. This option would be appropriate only for transactions where there are resources transferred with clear stipulations imposed by the resource provider. This is because the stipulations would need to be sufficiently clear to enable the resource provider to determine when the stipulation has been met or has lapsed.

On initial recognition, the resource provider would recognise the expense as a debit in the OCI section in the statement of financial performance and then take it to a separate reserve within net assets/equity. As the resources are used by the resource recipient in the manner specified, the amount initially recognised in OCI would be recycled from the separate reserve to an expense in surplus or deficit.

This option would keep the items recognised in the statement of financial position consistent with the definitions of elements in the Conceptual Framework. An expense would still be recognised in the statement of financial performance when incurred but through a separate OCI or equivalent section.

This option would work only if the IPSASB introduces OCI into the IPSAS literature and mandates the presentation of a statement of other comprehensive income or an equivalent presentation approach, as discussed earlier in our comments on revenue recognition. This option would not work if the expenses are recognised directly in net assets/equity. If the resources are recognised directly in net assets/equity, this is less transparent and potentially misleading, as it does not clearly reflect the outflow of resources.

Whilst we consider it important that the presentation of a statement of comprehensive income is mandatory, we think that application of the OCI accounting treatment for the recognition of expenses should be optional for entities providing this type of funding, as discussed earlier in our comments on revenue recognition for this type of transaction. The resource provider could choose to apply this accounting treatment if the benefits outweigh the costs.
However, the IPSASB would need to consider how far to take this OCI approach for expense transactions with different forms of stipulations, including time requirements. If this approach is advanced further, we would suggest it be permitted only when the resource provider has the ability or mechanisms in place to monitor the resource recipient’s progress towards satisfying the agreed stipulations. In addition, even if the IPSASB decided to adopt this OCI approach for revenue transactions with stipulations attached, there are some arguments that it does not necessarily mean that a similar approach should be applied to expense transactions. We comment further on this point later.

For these transactions with no performance obligations but which have stipulations over use and no enforcement mechanisms, we are proposing the OEA be applied, together with either the presentation option or the OCI option, as described above, to highlight the stipulations. These two options are consistent with those we have proposed for revenue transactions with no performance obligations, but with stipulations.

*Payment after the stipulations are satisfied*

If the terms of the arrangement provide for payment to be made after the stipulations are satisfied, then the liability and expense recognition would depend on when (and to what extent) the resource provider no longer has the discretion to avoid the future outflow of resources. A present obligation exists only to the extent to which the resource provider has little or no realistic alternative to avoid an outflow of resources.

In some cases, the existence of unfulfilled stipulations at the reporting date may provide the resource provider with the discretion to avoid incurring the future outflow of resources. This would depend on the terms of the arrangement and whether the resource recipient has already commenced activities to fulfil those stipulations. For example, for future funding relating to activities that have not yet commenced, it is necessary to consider whether (and the extent to which) the arrangement gives the resource provider the discretion to terminate or modify the arrangement, and thereby avoid future payments. In these circumstances, a liability and expense would not be recognised because a present obligation arising from past events does not exist. Judgement is required to determine under what circumstances the resource provider can legitimately withdraw from or modify the arrangement.

For example, if an operating grant is provided with future funding instalments based on time requirements only, then the resource provider has no control over how and when the resource recipient will meet that requirement and can only legitimately withdraw from future instalment payments when there is evidence that the resource recipient will not continue operating in the future. Without this evidence, it is unlikely the resource provider has the ability to avoid a future outflow of resources at the reporting date, and a liability and expense for the full amount of agreed future grant payments should be recognised immediately. Claims that are unconditionally enforceable, subject only to the passage of time, are generally considered to be present obligations in the context of the definition of a liability.

We encourage the IPSASB to develop guidance at a standards-level on the circumstances in which the future transfer of resources remains within the control of the resource provider, resulting in the
resource provider having a realistic ability to avoid a future outflow of resources. This could entail drawing and building upon the existing guidance in IPSAS 19.

Payment before the stipulations are satisfied

If payment is made before the resource recipient has satisfied the stipulations, then typically the expense should be recognised when paid (if not already recognised earlier). In some cases, an asset might arise. For arrangements with no enforcement mechanisms, it is unlikely that an asset would arise, but an asset could arise in some cases where the arrangement has enforcement mechanisms (discussed in the following section).

Grants, contributions and transfers to other entities — no performance obligations but with stipulations and enforcement mechanisms

Similar to our discussion under revenue, the NZASB considered whether expense transactions with no performance obligations but with enforceable stipulations should apply the broad notion of performance obligations where the expense is deferred until the stipulations are satisfied or lapse. We came to the same conclusion as we did in relation to revenue. The resource recipient satisfying those “obligations” will spend the resources received on acquiring other resources for the recipient itself, rather than transferring goods or services to the resource provider or specified beneficiaries, so an asset does not exist for the resource provider. In other words, unlike transactions with enforceable performance obligations for the delivery of goods or services, the resource provider has no prepayment asset in these transactions.

The transfer of resources in exchange for the satisfaction of stipulations would generally not result in the resource provider retaining control of the resources transferred nor obtaining any rights to the future performance by the resource recipient for the delivery of goods or services. Therefore, when a liability is recognised for the obligation to transfer resources, a corresponding asset cannot be recognised by the resource provider for unperformed stipulations.

We acknowledge that, for this category of transactions, the Conceptual Framework’s discussion of “other resources” could be applicable. Even though the Conceptual Framework’s definition of an asset is not satisfied in these circumstances, deferral of expenditure for unperformed stipulations (which are enforceable) could be considered under the “other resources” approach.

In our discussions with constituents, some have highlighted the challenges from a financial performance perspective, when grant arrangements are expensed upfront. However, for some resource providers the corresponding revenue to fund the settlement of these grant obligations is recognised in future periods. However, we concluded that it is not appropriate to defer expense recognition and report either an asset or “other resource” in the statement of financial position when the resource provider has already lost control of resources transferred to the resource recipient and cannot avoid the future outflow of resources (in the case of liabilities for future transfers of resources to which the resource provider is already obligated), as that does not faithfully represent the resource provider’s financial position.

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9 Conceptual Framework, paragraph 5.4
For this reason, we recommend the IPSASB explores the presentation and OCI options (discussed above). In our view, these options could help to resolve the problem of explaining the resource provider’s performance story, while also faithfully representing the resource provider’s financial position (subject to our comments below about whether these options should be applied in the context of expense recognition, even if adopted for revenue recognition).

**Payment after the stipulations are satisfied**

The accounting treatment for payment after the stipulations are satisfied is consistent with other transactions with stipulations (discussed above).

**Payment before the stipulations are satisfied**

If payment is made before the resource recipient has satisfied the stipulations, then typically the expense should be recognised when paid (if not already recognised earlier). In some cases, an asset might arise. For example, it could be appropriate to recognise an asset in the following circumstances:

(a) clear repayment provisions for non-compliance with any stipulations have been agreed with the resource recipient;

(b) there is a history of the resource provider seeking refunds for non-compliance with any stipulations; and

(c) an asset can be measured in a way that achieves the qualitative characteristics (see discussion below).

In order to recognise an asset, one factor to consider is measurement. In order to faithfully represent the resource provider’s potential repayment claim that measurement would need to take into account the likelihood of the resource recipient failing to meet the stipulations. An inflow of resources back to the resource provider would be conditional on the resource recipient failing to satisfy the stipulations. That could mean that any asset would be for a very small amount or immaterial. Other measurement factors include whether, in the event of failing to meet an agreed stipulation, the resource recipient would have the resources available to return the funds and the time value of money, if significant.

In order to provide public sector and not-for-profit (NFP) entities with the funding required to continue operations, grants are often paid before the obligating event. We therefore expect it would be unusual for the resource provider to expect stipulations will not be satisfied when an arrangement is initially entered into. However, in subsequent reporting periods, evidence may become available that the stipulations will not be satisfied. At this time, even if no asset is recognised initially when the funding is first provided, the change in circumstances means that the resource provider would need to reconsider if an asset for the return of resources should be recognised.

Resource providers that provide a large number of grants to multiple recipients could have data about how many resource recipients will not satisfy the stipulations and subsequently return resources. The IPSASB would need to consider the appropriate unit of account for the recognition and measurement of assets relating to the return of resources. This could be measured on an
individual basis or as a class. The recognition and measurement of such assets would be different depending on the unit of account.

If an asset does arise, the IPSASB would need to consider how to account for the return of funds in the statement of financial performance. For example, there is a question about whether this amount should be netted off against any current grant expenditure or recognised separately as some form of revenue.

Our preference on whether to use the presentation option or the OCI option

Overall, the NZASB has similar views on which approach to apply as discussed earlier in the context of revenue recognition. The majority of NZASB members prefer the presentation option, with a minority preferring the OCI option. However, some NZASB members that preferred the presentation option also expressed some support for exploring the OCI option if there are significant difficulties in developing the presentation option.

Nevertheless, some NZASB members consider that there are different considerations in the context of expense recognition compared with revenue recognition and, therefore, do not necessarily consider that the same OCI option should apply to the resource provider. In particular, they note that the OCI option could be justified for the resource recipient on the grounds that there is a timing mismatch between the receipt of resources and spending of those resources, i.e. the resource recipient enters into two linked transactions relating to the stipulations – the imposition of those stipulations on receipt of the funding and the subsequent fulfilment of those stipulations by using that funding as specified. In contrast, the resource provider enters into only one transaction relating to the stipulations – the provision of funding with stipulations. Because there are no stipulations imposed on the resource provider (they are imposed by the resource provider on the resource recipient) the above “timing mismatch” does not arise for the resource provider. Therefore, the argument for an OCI option for the resource provider is less clear, compared with the resource recipient, and it could even be viewed as misleading for the resource provider to apply this approach. Also, an OCI option from a resource provider perspective would be inherently difficult to apply, because the resource provider would often have little control over the satisfaction of agreed stipulations by the resource recipient and may not have sufficient information to determine when those stipulations have been satisfied (especially in the case of unenforceable stipulations). However, if the IPSASB chooses to develop the OCI option for revenue, some NZASB members and some New Zealand constituents suggested that an OCI option for expenses should also be considered. Before the IPSASB develops this option for expenses, we recommend the IPSASB obtains feedback on the appropriateness of the proposal from other constituents.

Grants, contributions and transfers to other entities — transfer of goods or services to beneficiaries (specific and enforceable)

The NZASB is of the view that where an arrangement entails specific and enforceable performance obligations for the resource recipient to transfer goods or services either directly to beneficiaries or to the resource provider, the resource provider should account for the outflow of resources by using the PSPOA for expenses (simplified).
Under this approach, the obligating event arises for the resource provider when agreed performance obligations are satisfied by the resource recipient.

Consistent with our proposed approach for revenue, we consider that the PSPOA for expenses should apply only to transactions with performance obligations. Therefore, we do not agree with PV 7 that the PSPOA for expenses should also apply to non-exchange expense transactions with stipulations.

*Payment before the performance obligations are satisfied*

If payment is made before the resource recipient has satisfied the performance obligations, then a prepayment asset is recognised. When there are specific and enforceable performance obligations, the resource provider has an enforceable right to the performance by the resource recipient for the future delivery of goods or services, and it is assumed that remedies are available for the return of funds when agreed goods or services are not delivered.

*Payment after the performance obligations are satisfied*

If payment is made after the resource recipient has satisfied the agreed performance obligations, then the payment settles the resource provider’s liability to the resource recipient, as a liability and expense is recognised earlier, at the point when the agreed goods or services have been transferred to the agreed beneficiaries.
APPENDIX 2 Response to Preliminary Views and Specific Matters for Comment

Preliminary View 1 (following paragraph 3.8)
The IPSASB considers that it is appropriate to replace IPSAS 9 Revenue from Exchange Transactions, and IPSAS 11 Construction Contracts with an IPSAS primarily based on IFRS 15 Revenue from Contracts with Customers. Such an IPSAS will address Category C transactions that:

(a) Involve the delivery of promised goods or services to customers as defined in IFRS 15; and
(b) Arise from a contract (or equivalent binding arrangement) with a customer which establishes performance obligations.

Do you agree with the IPSASB’s Preliminary View 1? If not, please give your reason.

We broadly agree with PV 1, subject to our earlier comments on our proposed framework and our comments below.

As discussed earlier, under our proposed framework, the existence or absence of performance obligations in revenue transactions should be the key determinant for revenue recognition in the public sector.

Therefore, in our view, all revenue transactions with performance obligations should be accounted for under an IPSAS based on IFRS 15, the PSPOA. Hence, we consider that the PSPOA should be applied more broadly than Category C transactions. As noted in our discussion of our proposed framework, there is scope for certain transactions in Category B to be accounted under the PSPOA. This includes performance obligation transactions with enforcement mechanisms and involves the transfer of goods or services to beneficiaries, including those which are subsidised or on a cost-recovery basis.

However, the scope of the PSPOA would depend on how the IPSASB defines key factors such as enforceability and performance obligations.

An IPSAS based on IFRS 15 would assist our PBE groups that include for-profit controlled entities by reducing unnecessary consolidation adjustments for Category C revenue transactions.

It would also assist public sector entities with debt securities on international stock exchanges. The international stock exchanges require identifying the differences between our PBE Standards\(^{10}\) and the IFRS Standards. An IPSAS based on IFRS 15 would assist the readers of these entities’ financial statements by avoiding major differences between PBE Standards and IFRS Standards.

An IFRS 15 convergence project for Category C revenue transactions may appear simple at face value. However, this process will likely include a number of challenges as recently experienced by the Australian Accounting Standards Board (AASB), which completed a similar project at the end of 2016. Some of the challenges the AASB had to address are noted below. Some of these challenges are already covered in the Broadened for the Public Sector sections of the CP chapter 4, but we wanted to stress their importance for when the IPSASB develops an IPSAS based on IFRS 15.

\(^{10}\) PBE Standards are based on IPSASs
Enforceability – what is enforceability in the public sector? The AASB noted that a return obligation is an indicator of enforceability, but not the only indicator. The AASB expanded the enforceability guidance to include a range of factors that could potentially result in an enforceable arrangement. Some examples of these factors are the resource provider’s right to enforce specific performance or claim damages or agreement on the alternative uses for the resources provided. The IPSASB would need to consider which enforcement mechanisms in the public sector would result in the resource recipient having a present obligation for unfulfilled performance obligations.

Performance obligations – what is a performance obligation in the public sector? AASB 2016-8 Amendments to Australian Accounting Standards – Australian Implementation Guidance for Not-for-Profit Entities notes that some resources are provided with no, or minimal, terms and conditions on how the resources must be used. Other resources may have stipulations only in the form of time requirements. For these reasons, it can be difficult to distinguish goods or services provided to meet a general requirement from any of the not-for-profits’ other goods or services provided.\(^\text{11}\) The AASB kept the principle that a performance obligation exists only if it is sufficiently specific to enable the recipient to determine when it has satisfied that obligation.\(^\text{12}\) In addition, as discussed earlier, the type of “performance obligations” within the scope of the PSPOA should be limited to those that require the transfer of goods or services to other parties, rather than the broader notion of “performance obligation” currently in IPSAS 23. The IPSASB would need to develop an appropriate definition of a performance obligation with supporting guidance. The definition should be consistent with the definition of a performance obligation in IFRS 15, but adapted for the public sector.

Transactions with two components – how and when to account for transactions where there is a performance obligation and another component? For example, in a fundraising dinner, the ticket price could exceed the usual market rate for the dinner, indicating that there are two components: the dinner (for which there is a performance obligation) and a donation. One of the issues the AASB had to consider was the subjectivity in assessing the resource provider’s intent at the time of making the donation. Often this intent is not known due to a lack of evidence.\(^\text{13}\) The AASB ended up developing guidance on determining the circumstances in which the donation component should be separated from the performance obligation component.

Licences – the AASB is currently considering the accounting treatment of public sector licences. Some issues it is considering include determining the circumstances in which the revenue from granting a licence is, in substance, a tax (and hence should be accounted for in the same way as taxes) or involves the delivery of goods or services (and hence should be accounted for under the PSPOA). For some public sector entities, accounting for licence

\(^{11}\) AASB 2016-8.BC38
\(^{12}\) AASB 2016-8.BC49
\(^{13}\) AASB 2016-8.BC52
revenue is a significant issue, so the IPSASB would need to consider how this would be addressed.

- Direct relationships between inputs and outputs – in the public sector, there are transactions where the arrangement does not explicitly require the transfer of a good or service but may do so implicitly where there is a direct relationship between the funding and the outputs delivered. Such arrangements have all the criteria to fall within the scope of IFRS 15, except for the lack of an explicit requirement to transfer goods or services. We think these transactions could be accounted for under the PSPOA because, in substance, they are substantially similar to an IFRS 15 transaction – the resource provider is effectively funding the delivery of the outputs (goods or services) to other parties. For example, the resource recipient receives funding for the salary for one of its employees who is engaged in providing services to beneficiaries (e.g. a doctor providing health services) and the resource provider directs the output of that employee for the benefit of the resource provider. In this situation, there is a direct relationship between the funding and the output (services delivered by the employee to beneficiaries). In making this point, we note that this situation is different from the earlier example discussed in Appendix 1, because in that earlier example there is no direct relationship between the funding and the resource recipient’s outputs.

- Output-based appropriations – in New Zealand, certain public sector entities receive funding via output-based appropriations where the resource provider specifies what outputs the resource recipient must deliver with the funding. This can be viewed as either (a) funding the resource recipient or (b) buying outputs from the resource recipient. The resource recipient is accountable to the resource provider for the delivery of the agreed outputs and the arrangement is monitored by the resource provider. We recommend that the IPSASB carries out research on the specificity of funding arrangements within the public sector of different jurisdictions and consider which of these transactions could appropriately be accounted for using the PSPOA.

Preliminary View 2 (following paragraph 3.9)

Because Category A revenue transactions do not contain any performance obligations or stipulations, the IPSASB considers that these transactions will need to be addressed in an updated IPSAS 23.

Do you agree with the IPSASB’s Preliminary View 2? If not, please give your reasons.

As discussed earlier, our proposed framework for revenue transactions in the public sector would distinguish between revenue transactions with and without performance obligations.

Therefore, we agree revenue transactions in Category A should be accounted for under a residual revenue standard or a residual section of a revenue standard, based on the applicable parts of IPSAS 23. IPSAS 23 would, of course, need to be updated to address practice issues relating to Category A transactions. We comment on this further in our response to SMC 1.

However, it is important to note that under our proposed framework, some parts of IPSAS 23 would no longer be applicable. For example, those parts dealing with:
• the distinction between exchange and non-exchange transactions; and
• the distinction between conditions and restrictions.

Also, a future revenue standard (or section of a standard) for Category A transactions, and those transactions in Category B that do not contain performance obligations and hence are not accounted for under the PSPOA, would need to have a clearly worded scope section to make it clear that the standard applies only to these types of revenue transactions. For example, the standard should not apply to other transactions, such as public sector combinations.

**Specific Matter for Comment 1 (following paragraph 3.10)**

Please provide details of the issues that you have encountered in applying IPSAS 23, together with an indication of the additional guidance you believe is needed in an updated IPSAS 23 for:

(a) Social contributions; and/or
(b) Taxes with long collection periods.

If you believe that there are further areas where the IPSASB should consider providing additional guidance in an updated IPSAS 23, please identify these and provide details of the issues that you have encountered, together with an indication of the additional guidance you believe is needed.

We have identified the following matters for the IPSASB to consider in developing a residual revenue standard (or residual section of a revenue standard) based on updating the applicable content from IPSAS 23.

• Consider modifying the taxable event to a taxable period where the tax is intended to cover a period rather than a point in time. For example, property rates are set before the beginning of the year (this is the taxable event under IPSAS 23) but the rates relate to services provided to ratepayers throughout the year rather than the point at which the rates are levied.

• Appropriations (i.e. the authorities provided by parliament for governments to spend) are integral to the operation of governments. There is often debate about how appropriations affect the accounting for revenue by entities subject to appropriations (including whether an appropriation should be treated as revenue or a capital contribution). In our view, a residual revenue standard (or section of a revenue standard) needs to discuss appropriations that are not in the scope of an IPSAS based on IFRS 15 (including the different types of appropriation – e.g. multi-year appropriations) and provide guidance about how they affect the accounting for revenue.

• As noted in our comments on PV 1, the IPSASB would need to consider developing guidance for the recognition of revenue from granting licences. Is it a delivery of goods or services or is it a tax?

• Also, there are other types of specific rates or taxes that are related to particular goods or services, such as water rates. The IPSASB should consider developing guidance to help determine which revenue standard (or section of the standard, if there is only one revenue standard) applies to these transactions.

• In the proposed *Strategy and Work Plan 2019–2023* consultation, one of the IPSASB’s proposed projects is to review IPSASs against the chapters on elements and recognition in the
Conceptual Framework. As part of this review, the IPSASB should consider modifying or removing paragraphs 37–38 of IPSAS 23 which provide guidance on contributions from owners. IPSAS 23 was developed before the Conceptual Framework and this guidance may no longer be needed now that the IPSASB has the Conceptual Framework.

**Preliminary View 3 (following paragraph 4.64)**

The IPSASB considers that Category B transactions should be accounted for using the Public Sector Performance Obligation Approach.

Do you agree with the IPSASB’s Preliminary View 3? If not, please give your reasons.

The NZASB does not agree that all Category B transactions should be accounted for using the PSPOA.

As noted in our earlier comments on our proposed framework, there is a wide spectrum of transactions in Category B. The scope of Category B transactions that could be accounted for using the PSPOA would depend on how the IPSASB defines key factors such as enforceability and performance obligations.

Under our proposed framework, all revenue transactions with performance obligations should be accounted for under the PSPOA. The PSPOA would be appropriate for revenue from transactions that involve the transfer of goods or services to either the resource provider or beneficiaries. The PSPOA would not be appropriate for consumption-based stipulations (even if they are accompanied by return conditions and/or other enforcement mechanisms) because these are not performance obligations that result in an outflow of resources. We have discussed in Appendix 1 the approaches under our proposed framework for the other Category B transactions (with no performance obligations but with consumption-based stipulations).

We have identified transactions which are currently within the scope of IPSAS 23 that we consider should be accounted for using the PSPOA. As discussed earlier, these are transactions with no explicit return condition, but which have other enforcement mechanisms and involve the transfer of goods or services to beneficiaries, including those which are subsidised or on a cost-recovery basis. See our earlier discussion of our proposed framework for the full details.

We have also identified a range of issues to be considered in developing the PSPOA, as discussed in PV 1 and SMC 2.
Specific Matter for Comment 2 (following paragraph 4.64)

The IPSASB has proposed broadening the requirements in the IFRS 15 five-step approach to facilitate applying a performance obligation approach to Category B transactions for the public sector. These five steps are as follows:

Step 1 – Identify the binding arrangement (paragraphs 4.29 – 4.35);
Step 2 – Identify the performance obligation (paragraphs 4.36 – 4.46);
Step 3 – Determine the consideration (paragraphs 4.47 – 4.50);
Step 4 – Allocate the consideration (paragraphs 4.51 – 4.54); and
Step 5 – Recognise revenue (paragraphs 4.55 – 4.58).

Do you agree with the proposals on how each of the IFRS 15 five-steps could be broadened?
If not, please explain your reasons.

We agree with broadening the requirements of the IFRS 15 model in developing the PSPOA. We have commented on steps 1 and 2.

Step 1 – Identify the binding arrangement

- We agree with the broader concept of enforceability. In discussions with constituents, some have advocated a further broadening, but we do not agree that it would be appropriate, for example, to extend this to moral obligations. A PSPOA is appropriate only when the resource provider has enforcement mechanisms available, as discussed earlier (see our response to PV 1).

- The IFRS 15 revenue recognition approach should be extended under the PSPOA to capture revenue from transactions with three party arrangements (resource provider, resource recipient and beneficiary). The key requirement is for the resource recipient to have an obligation to transfer goods or services to an external party, which could be the resource provider or the third-party beneficiary. This approach is consistent with IFRS 15, as the customer may not always receive the goods or services in transactions that fall within the scope of IFRS 15 (e.g. where a customer contracts with a florist to deliver flowers to a third party). However, many of the definitions and guidance in IFRS 15 are focused on two party arrangements, which are the most common form of transaction in the for-profit sector, whereas three-party transactions are more common in the public sector.

- One of the criteria for a contract to fall within the scope of IFRS 15 is commercial substance (i.e. the risk, timing or amount of the entity’s future cash flows is expected to change as a result of the contract). AASB 2016-8 notes that contracts that include a subsidy or which are provided on a cost-recovery basis can be accounted for under IFRS 15. Although these arrangements provide goods or services without generating a commercial return, they may still cause a change in the risk, timing or amount of the NFP entity’s future cash flows.14

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14 AASB 2016-8.F19
Therefore, we consider transactions that transfer goods or services to beneficiaries with a subsidy or cost-recovery basis should be accounted for under the PSPOA.

**Step 2 – Identify the performance obligation**

- The IPSASB would need to develop an appropriate definition of a performance obligation with supporting guidance. The definition should be consistent with a performance obligation as defined in IFRS 15, but adapted for the public sector.

- In the public sector, identifying the performance obligations and unbundling performance obligations into those that are distinct (and hence accounted for separately from other performance obligations) will require a greater level of judgement than in the for-profit sector because there is often less detail on the specification of the goods or services to be delivered. While some level of specificity is necessary (e.g. to conclude that the arrangement includes performance obligations and determine when those obligations have been satisfied), that does not mean a high level of specificity is necessary. We encourage the IPSASB to develop guidance on identifying performance obligations in a public sector context. In doing so, we also encourage the IPSASB to consider the nature of public sector transactions and provide guidance on identifying performance obligations using principles rather than being prescriptive. This would allow the resource recipient to apply its judgement in identifying performance obligations based upon the terms of each particular arrangement.

- To assist resource recipients in identifying specific performance obligations within binding arrangements in the public sector, we suggest the following factors\(^{15}\) be considered:

  (a) the nature or type of the goods or services;

  (b) the cost of value of the goods or services;

  (c) the quantity of the goods or services; and

  (d) the period over which the goods or services must be transferred.

We are not suggesting that all of these factors need to be present or that there are not other factors that could be relevant. Rather, we think that these are examples of factors that are likely to be helpful in identifying performance obligations. In general, for a performance obligation to be considered specific enough for the PSPOA to be applied, these are the types of factors that would assist with making that assessment.

- We agree with the IPSASB’s view in the CP that a time requirement in and of itself does not create a performance obligation. For revenue transactions where the time period for using the resources is specified, but the exact nature of the goods or services to be transferred is not specified, these transactions should be accounted for under a residual revenue standard (or residual section of a revenue standard). For the PSPOA to apply, a time requirement is not a factor of performance obligations; rather, one of the key factors is that there should be a link between the resources received and the transfer of goods or services externally.

\(^{15}\) AASB 2016-8.F20
Also, see our earlier responses for other issues to consider (such as our response to PV 1).

**Specific Matter for Comment 3 (following paragraph 4.64)**

If the IPSASB were to implement Approach 1 and update IPSAS 23 for Category B transactions, which option do you favour for modifying IPSAS 23 for transactions with time requirements (but no other stipulations):

(a) Option (b) – Require enhanced display/disclosure;

(b) Option (c) – Classify time requirements as a condition;

(c) Option (d) – Classify transfers with time requirements as other obligations; or

(d) Option (e) – Recognise transfers with time requirements in net assets/equity and recycle through the statement of financial performance.

Please explain your reasons.

As noted earlier, our preference is for the IPSASB to develop an approach based on whether or not there are performance obligations arising from Category B transactions, rather than developing requirements based on the current exchange or non-exchange classification. We accept that for revenue transactions with no performance obligations, but which do have stipulations over use (relating to either when or how the funds must be used), a residual revenue standard (or residual section of a revenue standard) is required (together with Category A transactions).

The NZASB does not support Approach 1 as it:

- does not resolve the current issues experienced with the exchange or non-exchange distinction in IPSASs;
- does not promote the accounting for a broader range of public sector transactions under an IFRS 15 revenue recognition approach; and
- addresses concerns regarding the accounting for transactions with time requirements only. It does not address the accounting for other public sector transactions which may not have performance obligations as defined under IFRS 15 but have other stipulations as to how the funds must be used.

Whilst we do not support Approach 1, we support the IPSASB in considering option (b) and an extension of option (e) for transactions with no performance obligations but with stipulations over use. We explain these two options below.

**Presentation**

Under our proposed framework, this option is the same as Approach 1 “The Exchange/Non-Exchange – Update IPSAS 23”, option (b) proposed in the CP. Revenue is recognised when resources are received or receivable but with enhanced presentation to highlight the stipulations over use and the timing of fulfilment of those stipulations. This option stays true to the definitions of elements in the Conceptual Framework and gives the resource recipient a method of communicating its performance story to the users of financial statements. This option would help to educate users to
focus not only on the surplus or deficit (the “bottom line”) but to also look at what makes-up the surplus or deficit.

A university in New Zealand, the University of Auckland (Auckland University), has used this presentation option (under the current PBE Standards) to separate its unrestricted and restricted funds in the statement of financial performance, statement of financial position and statement of changes in net assets. These statements are supported by accounting policies and note disclosures. Auckland University wanted to clearly identify its core operating activities and thought this presentation was the best way to achieve this. This example may be of interest to the IPSASB in developing this option.16

Financial Accounting Standards Board (FASB) Statement No. 117, Financial Statements of Not-for-Profit Organisations (Statement No. 117) provides specific guidance for the presentation of restricted funding received by NFPs within general purpose financial statements. Statement No. 117 requires classification of an organisation’s net assets and its revenues, expenses, gains, and losses based on the existence or absence of donor-imposed restrictions. It requires that the amounts for each of three classes of net assets—permanently restricted, temporarily restricted, and unrestricted—be displayed in a statement of financial position and that the amounts of change in each of those classes of net assets be displayed in a statement of activities.17 Statement No. 117 provides guidance using the columnar presentation.

In 2016 the FASB issued Accounting Standards Update 2016-14 Presentation of Financial Statements of Not-for-Profit Entities (ASU).18 The main changes in ASU are:

- the three classes of net assets in the statement of financial position and the change in each of those classes of net assets in the statement of activities are replaced with two classes, net assets with donor restrictions and net assets without donor restrictions;
- enhanced disclosures about the composition of net assets with donor restrictions at the end of the period and how those restrictions affect the use of resources; and
- requiring an analysis of how the nature of the NFP’s expenses relates to its programmes and supporting activities.

The FASB’s guidance may be of interest to the IPSASB in developing this option.

In developing this option, we recommend the IPSASB develops guidance on how to present the fulfilment of the stipulations. If the IPSASB intends to use the restricted and non-restricted concepts, there needs to be appropriate basis for transferring resources from restricted to unrestricted when the stipulations are met. For example, for transactions with time requirements, the fulfilment of the stipulation could be recognised as the resources are consumed (if feasible), on a straight-line basis, or when the time has lapsed.

16 University of Auckland 2016 Annual Report
17 Equivalent to a statement of financial performance
In developing this option, we recommend the IPSASB does not mandate this requirement as it would create extra compliance costs for preparers, particularly for those entities that are not significantly impacted by stipulations over use. However, the IPSASB should encourage this option in the statement of financial performance in the period the resources are received so users can understand the resource recipient’s results and the impact of the stipulations on the resources received. To assist preparers in applying this option, we recommend that the IPSASB develops illustrative examples.

**Other comprehensive income**

Under our proposed framework this option is an extension of Approach 1, option (e) proposed in the CP. Our option would require the IPSASB to develop principles for presenting revenue and expenses outside of surplus or deficit, similar to the presentation of OCI in IFRS Standards (for the reasons explained below). This option would be appropriate only for transactions where there are resources with clear stipulations imposed by the resource provider. On initial recognition, the recipient would recognise the inflow of resources in the OCI section within the statement of financial performance and then take those resources to a separate reserve within net assets/equity. As the resources are used, the amount initially reported in OCI is recycled to revenue in surplus or deficit.

Under the OCI option it will be important that the resource recipient has the ability to demonstrate the satisfaction of the agreed stipulations, to allow OCI to be recycled to surplus or deficit in the appropriate reporting period. For consumption-based stipulations, OCI could be recycled based on the satisfaction of agreed stipulations and, for time-based stipulations, OCI could be recycled using a straight-line basis or when the time has lapsed.

Our suite of PBE Standards already has the concept of OCI, which we refer to as “other comprehensive revenue and expense”. Before introducing our suite of PBE Standards based on IPSAS, our public sector entities had previously applied New Zealand equivalents to IFRS Standards, including OCI, so we carried forward OCI into our suite of PBE Standards.

This option keeps the items recognised in the statement of financial position consistent with the definitions of elements in the Conceptual Framework. The resources would still be recognised in the statement of financial performance when received or receivable, but through a separate OCI or equivalent section.

This option overcomes the strict principle in IPSAS 23, which does not permit revenue from the receipt of resources with no conditions to be recognised at the time when the stipulations are met or lapse. This approach acknowledges the ongoing existence of stipulations on resources in the statement of financial performance. It is more likely to result in revenue being included in surplus or deficit in the same periods as those in which the resources are used.

This option would work only if the IPSASB introduces OCI into the IPSAS literature and mandates the presentation of a statement of other comprehensive income or an equivalent presentation approach (i.e. if this approach were adopted, it should apply to all instances in which revenue or expenses are recognised directly in net assets/equity under current IPSAS literature, such as when accounting for cash flow hedges in accordance with the standards for financial instruments). This option would not work if the resources were recognised directly in net assets/equity. If the resources were recognised
directly in net assets/equity, this would be less transparent and potentially misleading, as it would present a message that the resource recipient has not benefited from receiving the resources, which does not reflect the substance of the transaction.

Whilst we consider that the presentation of the statement of comprehensive income should be mandatory, we think that application of the OCI accounting treatment for the recognition of revenue should be optional, for the reasons explained more fully in Appendix 1. In summary, there are cost/benefit concerns with applying this approach. Hence, making it optional would enable the resource recipient to apply this accounting treatment only if the benefits outweigh the costs. Mandating this accounting treatment would create extra compliance costs for resource recipients, particularly for those entities that are not significantly impacted by time requirements or other stipulations over use.

The majority of NZASB members prefer the presentation option, with a minority preferring the OCI option. In addition, some NZASB members that prefer the presentation option would also accept the OCI option if there are significant difficulties in developing the presentation option.

**Option (c) and option (d)**

For completeness, we would like to note that we do not support option (c) because a time requirement does not meet the definition of a liability.

We also do not support option (d) because we do not support the introduction of the notion of “other obligations”, which are not liabilities. We also note that time requirements are not an economic phenomena that should be treated any differently from other revenue transactions with no performance obligations but which have stipulations over use. See Appendix 1 for additional discussion on these points.

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<tr>
<th>Specific Matter for Comment 4 (following paragraph 4.64)</th>
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<td>Do you consider that the option that you have identified in SMC 3 should be used in combination with Approach 1 Option (a) – Provide additional guidance on making the exchange/non-exchange distinction?</td>
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<td>(a) Yes</td>
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<td>(b) No</td>
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<td>Please explain your reasons.</td>
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As noted earlier, we do not support the IPSASB retaining the exchange or non-exchange distinction. The CP notes that preparers have indicated the difficulty and time involved in making this distinction. Many of our preparers and auditors have also experienced this difficulty and have spent a considerable amount of time in making this distinction but there is no apparent value to the users of the financial statements.

However, if the IPSASB were to retain the exchange or non-exchange distinction, then we agree additional guidance on this distinction should be used in combination with our preferred options in SMC 3. A lot of additional guidance on this would be helpful given the issues in application. We agree that additional guidance would be required on the meaning of the phrases “directly giving” and
“approximately equal value” which are currently used in the definition of non-exchange transactions.

**Preliminary View 4 (following paragraph 5.5)**

The IPSASB considers that accounting for capital grants should be explicitly addressed within IPSAS.

Do you agree with the IPSASB’s Preliminary View 4? If not please give your reasons.

Under our proposed framework, capital grants would be under the category of transactions with no performance obligations but with stipulations over use, either with or without enforcement mechanisms. As discussed earlier, there are different views on the appropriate accounting for these transactions.

We agree the IPSASB should address the accounting for capital grants in an IPSAS. This is an important matter for our constituents so we encourage the IPSASB to develop appropriate solutions by considering the approaches we have discussed below in our response to SMC 5.

**Specific Matter for Comment 5 (following paragraph 5.5)**

(a) Has the IPSASB identified the main issues with capital grants?
   If you think that there are other issues with capital grants, please identify them.

(b) Do you have any proposals for accounting for capital grants that the IPSASB should consider?
   Please explain your issues and proposals.

(a) Yes, the IPSASB has identified the main issues with capital grants.

(b) Consistent with our discussions for transactions with no performance obligations but with stipulations over use, we recommend the IPSASB considers the presentation and OCI approaches for the accounting of capital grants.

**Presentation approach**

This approach is the same as Approach 1 “The Exchange/Non-Exchange – Update IPSAS 23”, option (b) proposed in the CP. Revenue is recognised when received or receivable and using presentation to highlight the stipulation. This option stays true to the definitions of elements in the Conceptual Framework and gives the resource recipient a method of communicating its performance story to the users of its financial statements.

**Other comprehensive income approach**

The OCI approach is the same as the OCI option in our discussion in Appendix 1. On initial recognition, the resource recipient would recognise the inflow of resources in OCI in the statement of financial performance and then take those resources to a separate reserve within net assets/equity. As the resources are used to construct the asset over the specified time or when the asset is acquired, OCI is recycled to revenue in surplus or deficit. We consider that the stipulations on resources provided for the acquisition or construction of assets are largely fulfilled when the resources are spent in the manner specified by the resource provider. We consider that the ongoing requirement to use the asset for the
specified purpose to be in the nature of a restriction on assets, which should be disclosed in the notes to the financial statements.

This approach would work only if the IPSASB introduces OCI into the IPSAS literature, as discussed earlier. This approach would not work if the resources were recognised directly in net assets/equity. If the resources were recognised directly in net assets/equity, this would be less transparent and potentially misleading, as it would present a message that the resource recipient has not benefited from receiving the resources, which would not reflect the substance of the transaction.

**Specific Matter for Comment 6 (following paragraph 5.9)**

Do you consider that the IPSASB should:

(a) Retain the existing requirements for services in-kind, which permit, but do not require recognition of services in-kind; or

(b) Modify requirements to require services in-kind that meet the definition of an asset to be recognised in the financial statements provided that they can be measured in a way that achieves the qualitative characteristics and takes account of the constraints on information; or

(c) An alternative approach.

Please explain your reasons. If you favour an alternative approach please identify that approach and explain it.

The NZASB supports retaining the existing requirements for services in-kind, which permit, but do not require recognition of services in-kind. Leaving this as optional allows entities the choice as to whether they recognise services in-kind; entities would do so if the benefits outweigh the costs.

If the IPSASB mandates the recognition of services in-kind, entities would have to develop systems and processes to gather auditable information (which may be a challenge to audit). Preparers could end up treating this as an accounting compliance exercise. In New Zealand, compliance costs associated with the recognition of services in-kind would be an issue for many public sector entities, and particularly registered charities (which are generally subject to the same requirements as public sector entities).

Whilst we support retaining the existing guidance, we suggest the IPSASB reviews the disclosure of services-in-kind. Currently in IPSAS 23.108, entities are encouraged to disclose the nature and type of major classes of services in-kind received, including those not recognised. The IPSASB could consider mandating this disclosure. This is one way to improve the financial reporting in this area.
Preliminary View 5 (following paragraph 6.37)
The IPSASB is of the view that non-exchange transactions related to universally accessible services and collective services impose no performance obligations on the resource recipient. These non-exchange transactions should therefore be accounted for under The Extended Obligating Event Approach.

Do you agree with the IPSASB’s Preliminary View 5? If not, please give your reasons.

As discussed earlier, under our proposed framework for expense recognition, we do not agree that non-exchange transactions related to universally accessible services and collective services should be accounted for under an EOEA.

In particular, we do not agree with the “extended” part of the obligating event approach, as we disagree with the conclusion and rationale in paragraphs 6.20 and 6.21 that the resource provider has control over the resources already transferred. The enforceable right to require the return of those resources, if and when a condition is breached, may give rise to an asset but not necessarily for the same amount as the resources transferred. For example, if the possibility of a breach is small, any asset recognised would be for a small amount only.

In general, for non-exchange expense transactions with no performance obligations, we have proposed an obligating event approach, based on the Conceptual Framework’s definition of a liability, and further guidance in IPSAS 19 where applicable.

However, for universally accessible services and collective services, we consider that similar issues arise as are being considered in the current IPSASB project on social benefits. We plan to comment separately on ED 63 Social Benefits. At this stage, our view is that the determination of an obligating event for social benefit schemes is not substantively different from the determination of an obligating event for general obligations to provide services to the public, this being collective services and universally accessible services.

The NZASB considers that where expense transactions such as social benefits, collective services, and universally accessible services have similar characteristics, a consistent approach for liability and expense recognition is required. We therefore encourage the IPSASB to consider how any decisions made in the development of standards-level requirements for social benefits would impact the development of an approach for collective services and universally accessible services.

Further discussion on the NZASB’s proposed approach is provided in Appendix 1.
Preliminary View 6 (following paragraph 6.39)

The IPSASB is of the view that, because there is no obligating event related to non-exchange transactions for universally accessible services and collective services, resources applied for these types of non-exchange transactions should be expensed as services are delivered.

Do you agree with the IPSASB’s Preliminary View 6? If not, please give your reasons.

The NZASB does not agree with the rationale provided for the PV and considers that this issue requires considerable further discussion and analysis before a robust conclusion can be reached.

In our view, the IPSASB’s conclusion in paragraph 6.38 that there is no obligation prior to the delivery of services is not based on a sound rationale, as the rationale provided appears to mix the issue of measurement of a liability with the existence of a liability – the fact that a government might be able to vary the level of services provided could impact on the extent of its obligation to beneficiaries, but it does not follow that no obligation exists. Sovereign power is not a rationale for concluding that an obligation does not meet the definition of a liability.19

In many cases, the beneficiaries of these services have existing rights that have been established through legislation, policy announcements, or other government actions. For example, in New Zealand, children have a right to free education between age 5 and 19 (a universally accessible service) under existing legislation. In accordance with the guidance in the Conceptual Framework, the existence of liabilities is based on existing legislation.20 Hence, it could be argued that a liability already exists to provide education to existing citizens under the age of 19.

Nevertheless, we appreciate a conclusion that a liability arises at an earlier point than when the services are delivered has potentially significant consequences. It raises issues similar to those discussed under the IPSASB’s social benefits project. We do not consider that there is a substantive difference between the types of expenses being discussed in the social benefits project and universally accessible services and collective services. We therefore encourage the IPSASB to consider how any decisions made in the development of standards-level requirements for social benefits would impact the development of an approach for universally accessible services and collective services.

Further discussion on this matter is provided in Appendix 1.

Other comments

The public sector has a wide range of general obligations to provide services to the public, which include universally accessible services and collective services as defined by the CP. When developing standards-level requirements, it will be important to clarify that any guidance on the accounting for non-exchange expense transactions arising from universally accessible services and collective services is in the context of determining when obligations to provide those services to beneficiaries arise before the resource provider engages with another organisation, employee or supplier to deliver the services to the public.

19 Paragraph 5.22 of the Conceptual Framework
20 Paragraph 5.22 of the Conceptual Framework
Other than the brief reference in paragraph 6.40 of the CP, that the delivery of universally accessible services and collective services may involve a number of exchange transactions, the CP has not discussed the various stages of implementing a programme of delivering services to the public. This has made it difficult for the NZASB to assess when the obligating event arises and to whom the obligation arises, under the proposed recognition approaches in the CP. We expect that expense transactions arising from universally accessible services and collective services, when the resource provider engages with a supplier to deliver the services to the public, would have performance obligations and should therefore be accounted for by applying the PSPOA. Therefore, it will be important to make it clear when different expense recognition approaches would apply to the various stages of implementing a programme of delivering services to the public.

**Preliminary View 7 (following paragraph 6.42)**

The IPSASB is of the view that where grants, contributions and other transfers contain either performance obligations or stipulations they should be accounted for using the PSPOA which is the counterpart to the IPSASB’s preferred approach for revenue.

Do you agree with the IPSASB’s Preliminary View 7? If not, please give your reasons.

The NZASB does not agree that a PSPOA should be applied to all non-exchange expense transactions that contain either performance obligations or stipulations.

Consistent with our proposed framework for revenue recognition, we consider that a PSPOA is only appropriate for expense transactions with performance obligations – that is, transactions where the resource recipient has an enforceable and specific obligation to transfer goods or services to the resource provider or agreed beneficiaries.

Under the proposed PSPOA for expenses, we consider that a simplified approach could be developed, based on recognising a liability and expense when performance obligations are satisfied by the resource recipient, rather than developing a full PSPOA based on the IFRS 15 five-step recognition model modified to reflect the resource provider context.

The simplified PSPOA for expenses would require the following to be considered.

(a) Definition of a performance obligation such as specificity of the goods or services to be delivered.

(b) Definition of enforceable – what enforcement mechanisms in addition to a return obligation would allow for a PSPOA to be applied?

(c) Accounting for payments before the delivery of goods or services – similar to payments made in advance to suppliers in an exchange transaction, a prepayment asset would arise.

Where the PSPOA for expenses is applied to transactions involving the resource recipient transferring specific goods and services to beneficiaries, we consider this approach would only be appropriate where the resource recipient provides reliable reporting on progression of service performance delivery to the resource provider.

The NZASB considered whether expense transactions with no performance obligations but with stipulations should apply a broader notion of performance obligations where the expense is
deferred until the stipulations are fulfilled or lapse. We also considered whether to apply the Conceptual Framework’s discussion of “other resources”. Even though the asset definition is not satisfied, deferral could be justified under the “other resources” approach. However, as explained in Appendix 1, we do not support either of these approaches, because they would not faithfully represent the resource provider’s financial position.

Instead, we recommend the IPSASB explores the presentation and OCI options as proposed under our framework. In our view, these options could help to resolve the problem of explaining the resource provider’s performance story, while also faithfully representing the resource provider’s financial position.

Further discussion on the NZASB’s proposed approach is provided in Appendix 1.

**Preliminary View 8 (following paragraph 7.18)**

The Board considers that at initial recognition, non-contractual receivables should be measured at face value (legislated amount) of the transaction(s) with any amount expected to be uncollectible identified as an impairment.

Do you agree with the IPSASB’s Preliminary View 8? If not, please give your reasons.

Our general comment on this chapter is that the discussion in the chapter is narrower than we expected. The chapter states that its purpose is to discuss the measurement of non-contractual receivables and non-contractual payables. However, the chapter focuses on statutory receivables and statutory payables only. We have assumed that the focus on statutory receivables and payables was intentional.

Paragraph 4.31 of the CP notes that many public sector arrangements are non-contractual and many binding arrangements are established through means other than legal contracts. Paragraph 7.5 of the CP notes that donations and bequests are other examples of non-contractual receivables. Therefore, only a small portion of public sector receivables and payables are contractual. The purported scope of chapter 7 of the CP is therefore broader than the receivables and payables discussed in the chapter.

Given the wide scope of non-contractual receivables and non-contractual payables, we recommend that the IPSASB first establish the recognition approaches for revenue and non-exchange expenses. The recognition approaches will then drive the appropriate measurement. The South African Accounting Standards Board’s (ASB) GRAP 108 *Statutory Receivables* may assist the IPSASB with the measurement of statutory receivables. We have provided further details of GRAP 108 below.

Therefore, we do not agree with the preliminary view that all non-contractual receivables should be measured at face value on initial recognition.

GRAP 108 has guidance on the initial and subsequent measurement of statutory receivables. GRAP 108 requires statutory receivables to be initially measured in accordance with the relevant standard of GRAP. We suggest the IPSASB looks at GRAP 108 for guidance in developing the initial measurement of non-contractual receivables.
Examples of where initial measurement would be different under our proposed framework are as follows.

- Transactions with performance obligations would be accounted for using the PSPOA. The initial measurement of receivables in relation to those transactions should be in accordance with an IPSAS based on IFRS 15. Subsequently, any impairment of such receivables would be recognised in accordance with an IPSAS based on IFRS 9 *Financial Instruments*.

- Statutory receivables generally do not have performance obligations or stipulations. For these types of transactions (which would be in a residual revenue standard (or residual section of a revenue standard) based on an updated version of the applicable parts of IPSAS 23), it would be appropriate to initially measure the receivable at face value. Face value has information value and is easier for users to understand. The face value should be supported with disclosure of the impairment. Face value measurement and the disclosure of impairment promote accountability and transparency.

Preliminary View 9 (following paragraph 7.34)

The IPSASB considers that subsequent measurement of non-contractual receivables should use the fair value approach.

Do you agree with the IPSASB’s Preliminary View 9? If not, please give your reasons.

The NZASB agrees with PV 9 for statutory receivables. However, as noted in our response to PV 8, the CP focuses only on statutory receivables. The purported scope of chapter 7 of the CP is *non-contractual receivables*, this covers all receivables that are non-contractual. Subsequent measurement of non-contractual receivables will depend on the type of revenue.

Given the wide variety of non-contractual receivables, we recommend that the IPSASB first establish the recognition approaches for revenue. This will then help to drive the appropriate measurement.

For statutory receivables, the fair value approach to subsequent measurement has appeal because it appears the most workable of the three approaches to apply in practice. However, we would recommend that the IPSASB determine the presentation and disclosure requirements for statutory receivables starting from scratch, rather than looking to adopt all the disclosures from IFRS 7 *Financial Instruments: Disclosures* by analogy. Many of the IFRS 7 disclosures have been designed with commercial contractual arrangements in mind, with a focus on counter-party credit risk and would therefore not be applicable to statutory receivables.

In the New Zealand context, the Government’s tax receivable portfolio is not overly sensitive to discount rates, but that may not be the case in other jurisdictions. The IPSASB would need to consider how the volatility in discounted cash flows is best presented in the statement of financial performance. Also, the IPSASB would need to consider where the fair value gain or loss is displayed in the statement of financial performance and what it is called. It may be better to display the movement in the same line each year, regardless of whether it moved from a loss or gain in different years.
Specific Matter for Comment 7 (following paragraph 7.46)

For subsequent measurement of non-contractual payables do you support:

(a) Cost of Fulfilment Approach:
(b) Amortised Cost Approach;
(c) Hybrid Approach; or
(d) IPSAS 19 requirements?

Please explain your reasons.

As noted in our responses to PV 7 and PV 8, given the wide range of non-contractual receivables and non-contractual payables, we recommend that the IPSASB first establish the recognition approaches for revenue and non-exchange expenses. This will then drive the appropriate measurement.

Until the IPSASB does further work on the measurement of non-contractual payables, at this stage the NZASB supports the application of the IPSAS 19 requirements for the subsequent measurement of non-contractual payables. IPSAS 19 requires provisions to be measured using the best estimate of the expenditure required to settle the present obligation at the reporting date. This is an appropriate approach to the measurement of non-contractual payables, and, as noted in the CP, is the approach currently used by some jurisdictions.