

# The Cambridge Theological Federation

**Report and Financial Statements** 

31 August 2021

Registered Charity Number: 1099953 Company registration Number: 04700056

The trustees, who are also the directors for the purposes of company law, present their report and the financial statements of the charity for the year ended 31 August 2021.

#### REFERENCE AND ADMINSTRATIVE DETAILS

Registered charity name	The Cambridge Theological Federation
Charity registration number	1099953
Company registration number	4700056
Principal and registered office	The Bounds Westminster College Lady Margaret Road

Cambridge, CB3 OBJ

#### Trustees

Professor John Bell (Chair)	
Dr Andrew Cates	
Rev Dragos Herescu	Resigned 21 July 2021
Rev Dr Alex Jensen	Appointed 21 July 2021
Dr Cynthia Lumley	
Rev Dr Michael Volland	
Company Secretary	Alastair Oatey
Auditors	Chater Allan LLP Chartered Accountants & Statutory Auditors Beech House 4a Newmarket Road Cambridge CB5 8DT
Accountancy and payroll	Bidwells LLP Bidwell House Trumpington Road Cambridge CB2 9LD
Banker	Barclays PLC PO Box No2 Cambridge CB3 3PZ

# **INTRODUCTION**

The Cambridge Theological Federation, formed in 1972, is an ecumenical collaboration between twelve colleges and institutions who teach theology in Cambridge. The member institutions together fund the Federation and through it are able to offer their students access to degrees through Anglia Ruskin University, Durham University and the University of Cambridge.

The Federation is registered with the Office for Students which enables us to offer student loans and to be registered with the Home Office to sponsor Student visas. Registration with OfS brings a wide range of regulatory responsibilities including reporting to, and assessment by, the Quality Assurance Agency.

Students have a complex set of contractual arrangements. Most students are admitted through one of the member institutions and so are members of that House. They become students of the Federation as well as some being a student of the validating University. BTh students also matriculate with one of the Cambridge Colleges. There are some students who are directly admitted as Federation students and so only have contracts with the Federation and the relevant University.

The Federation employs a small central services team at its Bounds House office that provides administrative and information services support. The Federation appoints academic staff with relevant theological expertise to teach and supervise Federation students on our taught and research degrees. Most academic staff are members of one of the Federation Houses; others are retired or employed by another institution and are engaged to teach in their specialist areas. The Director of Professional Doctorate is an employee of Anglia Ruskin University, though primarily based with the Bounds House team. He teaches students taking the first year of the Professional Doctorate and supervises doctoral students.

More details about the Federation can be found at www.theofed.cam.ac.uk

#### **Member Institutions**

At its AGM in July 2021 the Federation was pleased to welcome the Kirby Laing Centre as an Associate Institution, bringing the number to eight Member Institutions and four Associate Institutions.

#### **Member Institutions**

Member Institutions appoint two individuals as Members and may present students for enrolment on validated courses. Associate Members appoint one individual as a Member but are not entitled to have students on degrees validated through the Federation.

Cambridge Centre for Christianity Worldwide Institute for Orthodox Christian Studies Margaret Beaufort Institute of Theology Ridley Hall Wesley House Westcott House Westfield House Westminster College

Orthodox Christian Roman Catholic Church of England Methodist Church of England Lutheran United Reformed Church

Associate Institutions Eastern Region Ministry Course Church of England The Faraday Trust The Kirby Laing Centre for Public Theology in Cambridge Woolf Institute

# **OBJECTIVES AND ACTIVITIES**

The charity's objects are: to advance the Christian faith, to advance religious ecumenical education consistent with the doctrine and principles of the Christian faith, and to prepare men and women for ordained or lay ministry and service within the Christian churches.

The charity has adopted the following statement of purpose:

"Shaped by a common life of prayer and study, the Cambridge Theological Federation is an ecumenical collaboration of educational institutes engaged in the formation of Christian leaders. Individually and together we teach theology for ministry; reflect on the local and global, ecumenical and inter-faith context for Christian mission; foster encounter between people of different ecclesial and faith traditions; and undertake research in theology and religious studies."

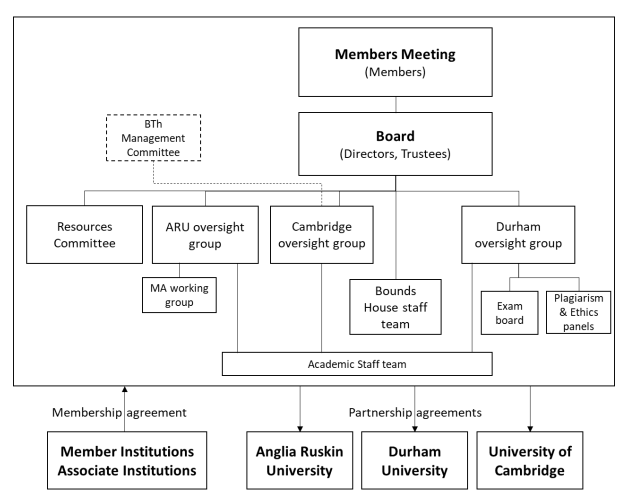
# STATEMENT OF CORPORATE GOVERNANCE

The charity is constituted as a company limited by guarantee and is governed by its articles of association adopted on 22nd November 2018.

Under the 2018 Articles the company's members are individuals appointed by the Federation's Member Institutions and Associate Institutions. (The difference being that Associate Institutions do not have the right to present students for enrolment on courses accredited via the Federation.) Two individuals are appointed by each of the Member Institutions and one individual each from the Associate Member institutions.

The members appoint the company's directors who govern the business of the Federation. The directors are also the charity's trustees.

The diagram below represents the Federation's corporate governance arrangements.



# The Members

The Members have retained the functions listed below. All other functions are delegated to the Board.

- Set the Federation's strategic direction, including determining its educational character and mission
- Amend the Articles
- Appoint the President who will chair meetings of the members
- Amend rules for General Meetings of the members
- Appoint and remove the Directors
- Appoint and remove the Chair of the Board and the Company Secretary.
- Set the basis of fees for Institution and Associate Members
- Appoint auditors
- Receive the annual report and accounts
- Approve the budget
- Approve the Scheme of Delegation
- Any other matter specifically requiring members' approval under the Companies Act.

The Members are responsible for the adequacy and effectiveness of corporate governance which they ensure through their Annual Meeting at which board minutes for the year are reviewed, reports from the Chair of the Board and Chief Operating Officer are discussed and these accounts, including this report, are reviewed.

#### **Director Selection Methods**

Directors are selected through personal recommendation for their willingness to support and promote the vision of the Federation, and also for their expertise in areas key to the Federation's achieving its financial, legal and ecumenical objectives. Three of the directors are heads of member institutions and so ensure the members' interests are represented on the board.

#### **Responsibilities of the board of directors**

The responsibilities of the board, as set out in the Federation's Governance Manual, are listed below.

#### 1. Authority

To act within the authority delegated in the Members' Scheme of Delegation.

#### 2. Governance and statutory obligations

- a. To ensure that the Federation conforms to current Company Law and Charity Law in the management and conduct of its affairs.
- b. To ensure that Annual Returns, Annual Reports and Annual Accounts are prepared, audited, approved and filed in good time.
- c. To ensure risk is assessed and mitigated.
- d. To ensure that the Federation is financially viable, with a clear budget and financial monitoring.
- e. To ensure the Federation has clear policies and procedures in all areas required for good governance and to ensure their effectiveness.
- f. To ensure the Federation has clear operational policies and procedures for Health and Safety and ensure their effectiveness.

#### 3. Strategy and Liaison

- a. To develop and ensure the implementation of a viable business plan based on the strategic direction given by the Members and report on its progress against objectives.
- b. To ensure that the Federation is efficiently and effectively managed with clear management procedures and monitoring of overall performance.
- c. To ensure that there is good liaison across all areas of the Federation, providing an annual report to Members, as well as making its minutes (except confidential items) available to Members, Bounds House staff, other staff of College Member bodies and students.
- d. To be ambassadors for the Federation, developing good relationships with all institutions.

#### 4. Compliance and quality assurance

- a. To ensure there are appropriate systems in place to meet all compliance issues relating to being an Alternative Educational Provider, including interaction with OfS and other external bodies.
- b. To oversee the Prevent programme and monitor its effectiveness across institutions.
- c. To monitor quality assurance and enhancement undertaken through the three University Oversight Groups including responses to external examiners, external university committees, student feedback, suitable staff development. Sign off annual updating of quality assurance handbooks and Federation Teaching and Learning Strategy.

#### 5. Bounds House staff

a. To ensure that there are clear HR processes in place for the appointment, remuneration, appraisal, support and accountability of Bounds House staff.

#### 6. Acquiring knowledge and developing personally

- a. To keep up to date about the Federation's work.
- b. To keep up to date about the external environment in which the Federation operates and read externally to acquire relevant knowledge.

## **Trustees' Responsibilities Statement**

The trustees, who are also directors for the purposes of company law, are responsible for preparing the trustees' report and the financial statements in accordance with applicable law and United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice).

Company law requires the charity trustees to prepare financial statements for each year which give a true and fair view of the state of affairs of the charitable company and the incoming resources and application of resources, including the income and expenditure, for that period. In preparing these financial statements, the trustees are required to:

- select suitable accounting policies and then apply them consistently;
- observe the methods and principles in the applicable Charities SORP;
- make judgments and accounting estimates that are reasonable and prudent;
- prepare the financial statements on the going concern basis unless it is inappropriate to presume that the charity will continue in business.

The trustees are responsible for keeping adequate accounting records that are sufficient to show and explain the charity's transactions and disclose with reasonable accuracy at any time the financial position of the charity and enable them to ensure that the financial statements comply with the Companies Act 2006. They are also responsible for safeguarding the assets of the charity and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

#### Auditor

Each of the persons who is a trustee at the date of approval of this report confirms that:

- so far as they are aware, there is no relevant audit information of which the charity's auditor is unaware; and
- they have taken all steps that they ought to have taken as a trustee to make themselves aware of any relevant audit information and to establish that the charity's auditor is aware of that information.

#### Policies & procedures for induction and training of trustees

The Board is responsible for inducting new Trustees which is done through provision of relevant material from the Charity Commission about Charity Trustees' responsibilities and through access to previous board minutes and papers.

#### Transparency about corporate governance arrangements

We ensure that our governance arrangement are transparent by publishing them in a Governance Manual which is given to all Members and Trustees and is available to all staff and students from our virtual learning environment/intranet. This report ensures the information is available in the public domain.

We promote transparency of our governance decisions through circulation of minutes of committees and through the inclusion of student representatives attending committee and board meetings.

## Key management personnel

Alastair Oatey, Chief Operating Officer, was the key management person in the year to whom day to day responsibility was delegated for the Federation's effective management.

# **PUBLIC BENEFIT**

The public benefit activities we have undertaken this year in relation to our purposes have included:

- the provision of regular communal acts of worship to encourage and facilitate the practice of the Christian religion by those training for ministry and their families;
- supporting the theological colleges which are members of the Federation in raising awareness of religious practices and beliefs;
- providing education in accordance with the principles and practices of the Christian religion;
- providing opportunities through placements for students to engage in prison, hospital and school chaplaincy work;
- providing training in pastoral and liturgical work, both within and beyond faith communities;
- providing opportunities for continuing ministerial education for ministers through formal and informal educational programmes and through training offered for placement supervisors, academic tutors and others;
- providing, through our member institutions, seminars and lectures on current topics of interest to Christian faith for engaging in dialogue and research to explore and promote inter-faith understanding and cooperation.

Out of necessity from the Covid-19 restrictions some of these activities were offered online instead of in person this year, including the communal acts of worship.

Details of further activities are discussed in the "achievements and performance" section below. The Trustees have paid due regard to the published guidance from the Charity Commission on the operation of the Public Benefit requirement under the Charities Act.

## Contribution made by volunteers

There were no volunteers during this period.

#### Arrangements for setting pay & remuneration of key management personnel

The pay and remuneration of key management personnel is set by recommendation from the Resources Committee and agreed in each year's budgeting process.

## ACHIEVEMENTS AND PERFORMANCE

The main achievement of the Federation remains teaching students. 323 students were taught on courses validated through the Federation in 2020/21, compared with 257 in 2019/20. In addition a number of students read for the BA in Theology and Religious Studies, PhD or MPhil by arrangements made directly between a member institution and the University of Cambridge.

135 (2019/20: 86) students studied for awards from Anglia Ruskin University163 (2019/20: 137) students studied for awards from Durham University25 (2019/20: 34) students studied for awards from the University of Cambridge

As for all Higher Education Institutions, all our teaching and assessment moved online when the COVID-19 lockdown took effect. Although it had a major impact on our member institutions, the pandemic had little or no effect on the Federation's performance in 2021.

#### **Strategic Plan**

The Members reviewed the 2017-2022 Strategic Plan in the July 2021 AGM and concluded that its objectives had been met. They considered the outstanding items to be either ongoing matters or to have been overtaken by events and so considered the Plan completed. A group of Members will review Strategy during 2021/22 for a new Strategic Plan to be agreed at the 2022 AGM.

#### **Fundraising activities**

There were no fundraising activities in the year.

#### **FINANCIAL REVIEW**

The Federation's funding model is based on the following principles:

- 1. The central Federation (ie this company) will have a balanced budget each year.
- 2. The core central costs are split amongst the Member Institutions in equal proportions, according to their membership category.
- 3. The library costs are split amongst all Member Institutions, adjusted according to their relative level of demand on the service.
- 4. The costs of running each of the degree programmes are borne in full by those Member Institutions wishing to offer those degrees, including the cost of purchasing and licensing electronic books and journals.
- 5. The Member Institutions keep all of the student fee income after the university has taken its share.

This business model means that the Federation is operating a cost-sharing model and so the financial position will remain robust, subject to managing cashflow.

The Federation's total incoming resources from charitable activities for the year amounted to £901,593 (2020: £1,061,894).

The costs of charitable activities amounted to £939,985 (2020: £1,083,402) of which £660,422 (2020: £811,347) related to direct costs and £279,563 (2020: £272,054) related to support costs. This included Governance costs of £25,504 (2020: £21,175). Staff costs, including pension and social security costs, were £225,908 (2020: £227,657).

The Federation reported a deficit on restricted funds of £8,331 (2020: surplus of £4,620).

Net current assets at the end of the year amounted to £337,758 (2020: £330,772). Total funds were £1,800,387 (2020: £1,808,718) of which unrestricted funds amounted to £1,741,225 (2020: £1,741,225) and restricted funds amounted to £59,162 (2020: £67,493).

#### **Reserves Policy**

The policy of the Federation is to hold sufficient reserves to be able to meet its commitments to staff (including redundancy costs), students (including teach out costs) and suppliers in the event of the charity ceasing to operate. The Resources Committee has set a target reserves figure of £200,000. At 31 August 2021, free reserves were £278,595.

## **Principal sources of funds**

The Federation does not generally undertake any fundraising and aims to be fully funded from contributions from its member institutions and a share of fee income from students taking the Professional Doctorate who are not affiliated to a member institution.

## **Going concern**

The Federation's funding model, taken with the reserves held, enable the charity trustees to consider that the Federation is a going concern and will remain so in the future as any operating deficit will be fully covered by the member institutions.

## Statement of internal control

The board is responsible for the adequacy and effectiveness of risk management and oversight of statutory and other regulatory responsibilities including compliance with the Office for Students' ongoing conditions of funding. It fulfils these responsibilities through receiving and discussing reports from the Chief Operating Officer at its regular Board meetings.

The board is the body responsible for ensuring that a sound system of internal control is maintained and it has reviewed the effectiveness of these arrangements.

The board principles of internal control applied by the board are:

- a) Identifying and managing risk is an ongoing process linked to achieving the Federation' objectives
- b) The approach to internal control is risk-based and includes an evaluation of the likelihood and impact of risks becoming a reality
- c) Review procedures cover business, operational and compliance risk as well as financial risk
- d) Risk assessment and internal controls are embedded in ongoing operations
- e) The Board receives regular reports on internal control and risk.

The Federation's internal controls to prevent and detect corruption, fraud, bribery and other irregularities include:

- Use of external accountants for bookkeeping, payments and management reporting
- The Chief Operating Officer approves all invoices before passing them for payment
- Monthly management accounts are circulated to the Federation's Resources Committee
- Management accounts are reviewed at each board meeting

- The board policy is that expenditure over £10,000 is counter-signed by the Chair or Treasurer, except for the distribution of university fees and student loan income to the member institutions.
- The external audit, whilst not designed to manage these risks, provides the Board with further comfort that good procedures are in place and the figures presented give a true picture of the organisation's financial situation.

The Federation does not receive public funding from the OfS, UK Research and Innovation, the Department for Education or the Education and Skills Funding Agency.

The Federation receives public funding from the Student Loan Company, which is passed in full to the Member Institution of the relevant student and is used for payment of their tuition fees.

During the year the board reviewed the risk register and risks that have been identified include staff retention, the safety of staff and students, the impact on the Federation if a member institution leaves, the impact of the loss of TEI status or registration with the Office for Students, and the loss of any of the agreements with the universities that validate our courses. Processes have been established to manage these risks.

No internal control weaknesses or failures arose in the year or have arisen up to the date of this report's signing.

## PLANS FOR FUTURE PERIODS

The Federation will continue to offer degrees validated by our three partners, Anglia Ruskin University, Durham University and the University of Cambridge and continually strive to provide a high quality learning experience for our students.

This report has been prepared in accordance with the provisions applicable to companies entitled to the small companies' exemption.

The trustees' annual report was approved on 24<sup>th</sup> January 2022 and signed on behalf of the board of trustees by:

Professor John Bell Chair of Trustees

## Opinion

We have audited the financial statements of The Cambridge Theological Federation (the charitable company) for the year ended 31 August 2021 which comprise the statement of financial activities (including income and expenditure account), the balance sheet, statement of cash flows and the related notes, including a summary of significant accounting policies. The financial reporting framework that has been applied in their preparation is applicable law and United Kingdom Accounting Standards (United Kingdom Generally Accepted Accounting Practice).

In our opinion the financial statements:

• give a true and fair view of the state of the charitable company's affairs as at 31 August 2021 and of its incoming resources and application of resources, including its income and expenditure, for the year then ended;

- have been properly prepared in accordance with United Kingdom Generally Accepted Accounting Practice;
- have been prepared in accordance with the requirements of the Companies Act 2006.

#### **Basis for opinion**

We conducted our audit in accordance with International Standards on Auditing (UK) (ISAs (UK)) and applicable law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the financial statements section of our report. We are independent of the charitable company in accordance with the ethical requirements that are relevant to our audit of the financial statements in the UK, including the FRC's Ethical Standard, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### Conclusions relating to going concern

In auditing the financial statements, we have concluded that the trustees' use of the going concern basis of accounting in the preparation of the financial statements is appropriate.

Based on the work we have performed, we have not identified any material uncertainties relating to events or conditions that, individually or collectively, may cast significant doubt on the charitable company's ability to continue as a going concern for a period of at least twelve months from when the financial statements are authorised for issue.

Our responsibilities and the responsibilities of the trustees with respect to going concern are described in the relevant sections of this report.

## **Other information**

The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. The trustees are responsible for the other information contained within the annual report. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

## Other information (continued)

Our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the financial statement of the other information. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact.

We have nothing to report in this regard.

## Opinion on other matter prescribed by the Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the Trustees' report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the Trustees' report has been prepared in accordance with applicable legal requirements.

## Matters on which we are to required to report by exception

In the light of our knowledge and understanding of the charitable company and its environment obtained in the course of the audit, we have not identified material misstatements in the trustees' report.

We have nothing to report in respect of the following matters in relation to which the Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept, or returns adequate for our audit have not been received from branches not visited by us; or

the financial statements are not in agreement with the accounting records and returns; or

- certain disclosures of trustee's remuneration specified by law are not made; or
- we have not received all the information and explanation we require for our audit; or

- the trustees were not entitled to prepare the financial statements in accordance with the small companies' regime and take advantage of the small companies' exemptions in preparing the trustees' report and from the requirement to prepare a strategic report.

#### **Responsibilities of the trustees**

As explained more fully in the trustees' responsibilities statement, the trustees (who are also the directors of the charitable company for the purposes of company law) are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the trustees determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the trustees are responsible for assessing the company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the trustees either intend to liquidate the company or to cease operations, or have no realistic alternative but to do so.

#### Auditor's responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below:

We identified areas of laws and regulations that could reasonably be expected to have a material effect on the annual financial statements from our general commercial and charitable company specific experience, through discussion with the trustes (as required by auditing standards), and from inspection of the charitable company's regulatory correspondence, and we discussed with the trustees the policies and procedures regarding compliance with laws and regulations. We communicated identified laws and regulations throughout our team and remained alert to any indication to non-compliance throughout the audit; the audit team are deemed both competent and capable of identifying non-compliance with rules and regulations.

The potential effect of these laws and regulations on the annual financial statements varies considerably. Firstly, the charitable company is subject to laws and regulations that directly affect the annual financial statements including financial reporting legislation and taxation legislation, and we assessed the extent of compliance with these laws and regulations as part of our procedures on the related annual account items. Secondly, the charitable company is subject to other laws and regulations where the consequences of non-compliance could have a material effect on the amounts or disclosures in the financial statements, for instance non-compliance with industry regulations. We assessed the risk of fraud in the financial statements through discussion with management and from our experience of the charitable company. We communicated identified fraud risk areas throughout our team and remained alert to any indication of fraud throughout the audit. In particular, we assessed the potential impact of the global pandemic known as Covid-19 on the risk of fraud. We did not identify any instances of fraud during the course of our audit.

Auditing standards limit the required audit procedures to identify non-compliance with these laws and regulations to enquiry of the trustees and inspection of regulatory and legal correspondence, if any. Through these procedures, we did not become aware of any actual or suspected non-compliance with laws and regulations. Owing to the inherent limitations of an audit, there is an unavoidable risk that we may not have detected some material misstatements in the financial statements, even though we have properly planned and performed our audit in accordance with auditing standards. We are not responsible for preventing non-compliance and cannot be expected to detect non-compliance with all laws and regulations.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at: https://www.frc.org.uk/Our-Work/Audit/Audit-and-assurance/Standards-and-guidance/Standards-and-guidance-for-auditors/Auditors-responsibilities-for-audit/Description-of-auditors-responsibilities-for-audit.aspx. This description forms part of our auditor's report.

#### Use of our report

This report is made solely to the trustees, as a body, in accordance with Chapter 3 of Part 16 of the Companies Act 2006. Our audit work has been undertaken so that we might state to the charitable company's trustees those matters we are required to state to them in an auditor's report and for no other purpose. To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the charitable company and the trustees as a body, for our audit work, for this report, or for the opinions we have formed.

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Stuart Graham Berriman (Senior Statutory Auditor) For and on behalf of Chater Allan LLP Chartered Accountants and Statutory Auditors Beech House 4a Newmarket Road Cambridge, CB5 8DT

Date: <sup>26</sup> January 2022

## THE CAMBRIDGE THEOLOGICAL FEDERATION STATEMENT OF FINANCIAL ACTVITIES (incorporating the Income and Expenditure account) FOR THE YEAR ENDED 31 AUGUST 2021

	Note	Unrestricted Funds £	2021 Restricted Funds £	Total Funds £	2020 Total Funds £
Income and endowments					
Donations and legacies	4	2,000	-	2,000	-
Charitable activities	5	901,593	-	901,593	1,061,894
Other trading activities	6	27,645	-	27,645	25 <i>,</i> 355
Investment income	7	416	-	416	773
Total Income		931,654	-	931,654	1,088,022
Expenditure					
Charitable activities	8	931,654	8,331	939,985	1,083,402
Total expenditure		931,654	8,331	939,985	1,083,402
Net income/(expenditure)			(8,331)	(8,331)	4,620
Transfers between funds		-	-	-	-
Net movement in funds		-	(8,331)	(8,331)	4,620
Reconciliation of funds					
Total funds brought forward		1,741,225	67,493	1,808,718	1,804,098
Total funds carried forward		1,741,225	59,162	1,800,387	1,808,718

The statement of financial activities includes all gains and losses recognised in the year. All income and expenditure derive from continuing activities.

#### THE CAMBRIDGE THEOLOGICAL FEDERATION BALANCE SHEET AS AT 31 AUGUST 2021

	Note	2021 £	2020 £
FIXED ASSETS			
Tangible fixed assets	14	1,462,630	1,477,947 `
Total fixed assets		1,462,630	1,477,947
CURRENT ASSETS			
Trade and other debtors Cash at bank and in hand	15	68,283 <u>316,649</u> <u>384,932</u>	109,120 423,453 532,573
CREDITORS: amounts falling due within one year	16	47,174	201,802
NET CURRENT ASSETS		337,758	330,772
TOTAL ASSETS LESS CURRENT LIABILITIES		1,800,387	1,808,718
NET ASSETS		1,800,387	1,808,718
RESERVES			
Restricted Funds Unrestricted Funds	18	59,162 1,741,225	67,493 1,741,225
TOTAL FUNDS		1,800,387	1,808,718

These financial statements have been prepared in accordance with the provisions applicable to companies subject to the small companies' regime.

The financial statements were approved by the Board of Trustees and authorised for issue on 24th January 2022 and signed on its behalf by

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Professor John Bell Chair

DocuSigned by: 88B24F62CADD489.....

Alastair Oatey Chief Operating Officer and Accountable Officer

## THE CAMBRIDGE THEOLOGICAL FEDERATION STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 AUGUST 2021

	2021 £	2020 £
Cash flows from operating activities Net (expenditure)/income	(8,331)	4,620
Adjustments for: Depreciation of tangible fixed assets	15,317	16,333
Other interest receivable and similar income Changes in:	(416)	(773)
Trade and other debtors Trade and other creditors	40,837 (154,627)	(49,027) 144,895
Net cash generated (used in)/by operating activities	(107,221)	116,048
<b>Cash flows from investing activities</b> Interest received Purchase of tangible assets	416	773
Net cash generated by/(used in) investing activities	416	773
Net (decrease)/increase in cash and cash equivalents Cash and cash equivalents at beginning of year	(106,804) 423,453	116,821 306,632
Cash and cash equivalents at end of year	316,649	423,453

#### **1. GENERAL INFORMATION**

The charity is a private company limited by guarantee, registered in England and Wales and a registered charity in England and Wales. The address of the registered office is The Bounds, Westminster College, Lady Margaret Road, Cambridge, CB3 0BJ.

#### Income and Expenditure account

A statutory Income and Expenditure account is not included as the required information is presented in the Statement of Financial Activities.

The Cambridge Theological Federation meets the definition of a public benefit entity under FRS 102.

Under the 2018 Articles the company's members are individuals appointed by the Federation's Member Institutions and Associate Institutions.

## 2. STATEMENT OF COMPLIANCE

The financial statements have been prepared under the historical cost convention and in accordance with the Statement of Recommended Practice applicable to charities preparing their accounts in accordance with the Financial Reporting Standard applicable in the UK and Republic of Ireland (FRS 102), the Charities Act 2011 and the Companies Act 2006.

## **3. ACCOUNTING POLICIES**

#### **Basis of preparation**

The financial statements have been prepared on the historical cost basis.

The financial statements are prepared in sterling, which is the functional currency of the entity.

## Going concern

The directors have a reasonable expectation that the company has adequate resources to continue in operational existence for the foreseeable future. The directors have considered the potential impact on the company of the current global pandemic known as COVID-19. The main risk is the effect of COVID-19 on the finances of our member institutions which could affect their ability to meet their commitments to funding the Federation. However, we are not aware of any institutions who will not be able to meet their commitments fully in the next twelve months and so in the opinion of the directors there will be no material adverse effect on the company's ability to continue. Accordingly, they continue to adopt the going concern basis in preparing the annual report and accounts.

#### Judgements and key sources of estimation uncertainty

Estimates and judgements are continually evaluated are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

## Fund accounting

Unrestricted funds are available for use at the discretion of the trustees to further any of the charity's purposes.

## 3. ACCOUNTING POICIES (continued)

Designated funds are unrestricted funds earmarked by the trustees for particular future project or commitment.

Restricted funds are subjected to restrictions on their expenditure declared by the donor or through the terms of an appeal, and fall into one of two sub-classes: restricted income funds or endowment funds.

## Income

All income is included in the statement of financial activities when entitlement has passed to the charity; it is probable that the economic benefits associated with the transaction will flow to the charity and the amount can be reliably measured. The following specific policies are applied to particular categories of income:

• income from donations or grants is recognised when there is evidence of entitlement to the gift, receipt is probable and its amount can be measured reliably.

• income from contracts for the supply of services is recognised with the delivery of the contracted service. This is classified as unrestricted funds unless there is a contractual requirement for it to be spent on a particular purpose and returned if unspent, in which case it may be regarded as restricted.

## Expenditure

Expenditure is recognised on an accruals basis as a liability is incurred. Expenditure includes any VAT which cannot be fully recovered, and is classified under headings of the statement of financial activities to which it relates:

- expenditure on raising funds includes the costs of all fundraising activities, events, non-charitable trading activities, and the sale of donated goods.
- expenditure on charitable activities includes all costs incurred by a charity in undertaking activities that further its charitable aims for the benefit of its beneficiaries, including those support costs and costs relating to the governance of the charity apportioned to charitable activities.
- other expenditure includes all expenditure that is neither related to raising funds for the charity nor part of its expenditure on charitable activities.

All costs are allocated to expenditure categories reflecting the use of the resource. Direct costs attributable to a single activity are allocated directly to that activity. Shared costs are apportioned between the activities they contribute to on a reasonable, justifiable and consistent basis.

## **Operating leases**

Lease payments are recognised as an expense over the lease term on a straight-line basis. The aggregate benefit of lease incentives is recognised as a reduction to expense over the lease term, on a straight-line basis.

## 3. ACCOUNTING POLICIES (continued)

#### **Tangible Assets**

Tangible assets are initially recorded at cost, and subsequently stated at cost less any accumulated depreciation and impairment losses. Any tangible assets carried at revalued amounts are recorded at the fair value at the date of revaluation less any subsequent accumulated depreciation and subsequent accumulated impairment losses.

## Depreciation

Depreciation is calculated so as to write off the cost or valuation of an asset, less its residual value, over the useful economic life of that asset as follows:

Long leasehold property - 125 years straight line Equipment - 25% reducing balance

## **Defined Benefit Plan**

The company operates a defined benefit pension scheme for its employees. The assets of the scheme are held separately from those of the company. Contributions to defined contribution plans are recognised as an expense in the period in which the related service is provided.

#### Debtors

Trade and other debtors are recognised at the settlement amount after any trade discount offered. Prepayments are valued at the amount prepaid net of any trade discounts due.

## Cash at bank and in hand

Cash at bank and in hand includes cash and short term highly liquid investments with a short maturity of three months or less from the date of acquisition or opening of the deposit or similar account.

#### Liabilities and provisions

Liabilities are recognised when there is an obligation at the Balance Sheet date as a result of a past event, it is probable that a transfer of economic benefit will be required in settlement, and the amount of the settlement can be estimated reliably. Liabilities are recognised at the amount that the company anticipates it will pay to settle the debt or the amount it has received as advanced payments for the goods or services it must provide. Provisions are measured at the best estimate of the amounts required to settle the obligation. Where the effect of the time value of money is material, the provision is based on the present value of those amounts, discounted at the pre-tax discount rate that reflects the risks specific to the liability. The unwinding of the discount is recognised within interest payable and similar charges.

#### 4. DONATIONS AND LEGACIES

	Unrestricted Funds £	Restricted Funds £	Total Funds 2021 £	Total Funds 2020 £
Donations	-	-	-	-
Grants	2,000	-	2,000	-
	2,000	-	2,000	-

## **5. INCOME FROM CHARITABLE ACTIVITIES**

	Unrestricted Funds £	Restricted Funds £	Total Funds 2021 £	Total Funds 2020 £
Theological education and training	901,593	-	901,593	1,061,894
	901,593		901,593	1,061,894

## **6. OTHER TRADING ACTIVITIES**

	Unrestricted Funds £	Restricted Funds £	Total Funds 2021 £	Total Funds 2020 £
Letting	27,645	-	27,645	25,355
	27,645		27,645	25,355

# **7. INVESTMENT INCOME**

	Unrestricted Funds £	Restricted Funds £	Total Funds 2021 £	Total Funds 2020 £
Bank interest	416	-	416	773
	416		416	773

# 8. EXPENDITURE ON CHARITABLE ACTIVITIES BY ACTIVITY TYPE

	Activities undertaken directly 2021 £	Support Costs 2021 £	Total 2021 £	Total 2020 £
Theological education and training	660,422	279,563	939,985	1,083,402
	660,422	279,563	939,985	1,083,402

#### 9. ANALYSIS OF SUPPORT COSTS

	Total 2021	Total 2020
	£	£
Staff costs	225,908	227,657
Premises	19,660	17,415
General office	8,492	5,807
Governance costs	25,504	21,175
	279,563	272,054
10. NET INCOME/(EXPENDITURE)		
Net income/(expenditure) is stated after charging/(crediting)	2021 £	2020 £
Depreciation of tangible fixed assets	15,317	16,333
11. AUDITORS REMUNERATION		
	2021	2020
	£	£
Fees payable for the audit of the financial statements	5,580	5,400

#### **12. STAFF COSTS**

The total staff costs and employee benefits for directly employed staff for the reporting period are analysed as follows:

	2021	2020
	£	£
Wages and salaries	191,322	193,054
Social security costs	16,253	15,741
Employer contributions to pension plans	18,333	18,862
	225,908	227,657

The average head count of employees during the year was 10 (2020: 9)

No employee received employee benefits of more than £60,000 during the year (2020: £nil)

#### Key management personnel

Key management personnel includes all persons that have authority and responsibility for planning, directing and controlling the activities of the charity. The total remuneration paid to key management personnel for services provided to the charity was finil (2020: finil)

## Senior staff pay

The accounts direction from the Office for Students requires disclosures about the number of staff with a full-time equivalent basic salary of over £100,000 per annum and full details of the total remuneration package for the head of provider.

#### 12. STAFF COSTS (continued)

The head of the provider, the Chief Operating Officer, is provided on secondment from one of the member institutions, Wesley House and is not remunerated by the Cambridge Theological Federation. During this period Wesley House was recompensed £13,464 for the secondment.

#### **13. TRUSTEE REMUNERATION AND EXPENSES**

The Trustees received no remuneration (2020: £nil) during the year. During the period Trustees received reimbursement of travel expenses of £nil (2020:£nil).

14. TANGIBLE FIXED ASSETS	Long Leasehold Property £	Equipment £	Totals £
Cost			
As at 1 September 2020 Additions	1,518,943 -	69,559 -	1,588,502 -
As at 31 August 2021	1,518,943	69,559	1,588,502
Depreciation			
As at 1 September 2020	53,658	56,897	110,556
Charge for the year	12,152	3,165	15,317
As at 31 August 2021	65,810	60,063	125,873
Net book value			
As at 31 August 2021	1,453,134	9,496	1,462,630
As at 31 August 2020	1,465,285	12,662	1,477,947

Long leasehold property includes £935,000 paid to Westminster College. This is in respect of a lease of the Bounds which commenced October 2015 and runs for 125 years. The lease premium is being depreciated over 125 years.

15. DEBTORS	2021	2020
	£	£
Trade debtors	18,314	14,932
Other debtors	49,969	94,188
	68,283	109,120
16. CREDITORS: AMOUNTS FALLING DUE WITHIN ONE YEAR	2021	2020
	£	£
Trade creditors	7,406	100,269
Social security and other taxes	4,009	3,560
Other creditors	35,759	97,972
	47,174	201,802
Deferred income:		
As at 1 September 2020	7,207	-
Deferred income recognised in the year	(7,207)	-
Resources deferred during the year	1,345	7,207
As at 31 August 2021	1,345	7,207
Deferred income represents income received in advance.		

#### **17. PENSIONS AND OTHER POST RETIREMENT BENEFITS**

The Cambridge Theological Federation participates in the Pension Builder Scheme section of the Church Workers Pension Fund for lay staff. The Scheme is administered by the Church of England Pensions Board, which holds the assets of the scheme separately from those of the Employer and the other participating employers.

The Church Workers Pension Fund has a section known as the Defined Benefits Scheme, a deferred annuity section known as Pension Builder Classic and a cash balance section known as Pension Builder 2014.

#### **Pension Builder Scheme**

The Pension Builder Scheme of the Church Workers Pension Fund is made up of two pensions, Pension Builder Classic and Pension Builder 2014, both of which are classed as defined benefit schemes.

Pension Builder Classic provides a pension for members for payment from retirement, accumulated from contributions paid and converted into a deferred annuity during employment based on terms set and reviewed by the Church of England Pensions Board from time to time. Discretionary increases may also be declared, depending upon the investment returns and other factors.

Pension Builder 2014 is a cash scheme that provides a lump sum that members use to provide benefits at retirement. Pension contributions are recorded in an account for each member. This account may have bonuses added by the Board before retirement. The bonuses depend on investment experience and other factors. There is no requirement for the Board to grant any bonuses. The account, plus any bonuses declared, is payable from members' Normal Pension Age.

There is no sub-division of assets between employers in each section of the Pension Builder Scheme.

The scheme is a multi-employer scheme as described in Section 28 of FRS 102 as it is not possible to attribute the Pension Builders Scheme's assets and liabilities to specific employers and that contributions are accounted for as if the Scheme were a defined contribution scheme. The pensions costs charged to the SOFA in the year are contributions of £18,333 (2020: £18,862).

A valuation of the scheme is carried out once every three years. The most recent scheme valuation completed was carried out as at 31 December 2019.

For the Pension Builder Classic section, the valuation revealed a deficit of £14.2m on the ongoing assumptions used. At the most recent annual review, the Board chose not to grant a discretionary increase, which will have acted to improve the funding position and do not expect to add one until at least 2025. There is no requirement for deficit payments at the current time.

For the Pension Builder 2014 section, the valuation revealed a surplus of £1.8m on the ongoing assumptions used. There is no requirement for deficit payments at the current time.

The legal structure of the scheme is such that if another employer fails, Cambridge Theological Federation could become responsible for paying a share of that employer's pension liabilities.

#### **18. ANALYSIS OF RESTRICTED FUNDS**

	At 1 September 2020 £	Income £	Expenditure £	Transfers £	At 31 August 2021 £
Maurice and Hilda Laing Trust grant	67,493	-	8,331	-	59,162
-	67,493		8,331		59,162

#### Maurice and Hilda Laing Trust grant

During the year £8,331 was spent as the Federation's contribution to the development of a new database in partnership with Trinity College, Bristol and St Mellitus College.

## **19. ANALYSIS OF NET ASSETS BETWEEN FUNDS**

	Unrestricted	Restricted	Total
	Funds	Funds	Funds
	£	<u>£</u>	£
Tangible fixed assets	1,462,630	-	1,462,630
Net Current assets	278,595	59,162	337,758
Net assets	1,741,225	59,162	1,800,387

# **20. ANALYSIS OF GRANT INCOME**

	2021 £	2020 £
Grant income from the OfS	-	-
Grant income from other bodies	-	-
Fee income for taught awards (exclusive of VAT)	263,257	418,159
Fee income for research awards (exclusive of VAT)	283,590	251,768
Fee income from non-qualifying courses (exclusive of VAT)	-	-
Total grant and fee income	546,847	669,927

## **21. LEASING AGREEMENTS**

The total future minimum lease payments under non-cancellable operating leases are as follows:

	2021	2020
	£	£
Not later than 1 year	733	733
Later than 1 year and not later than 5 years	2,201	2,934
	2,934	3,667
f822 loss payments were expensed in the year		

£823 lease payments were expensed in the year.

## 22. COMPARATIVE STATEMENT OF FINANCIAL ACTIVITIES

	Unrestricted Funds £	2020 Restricted Funds £	Total Funds £
Income and endowments			
Donations and legacies	-	-	-
Charitable activities	1,061,894	-	1,061,894
Other trading activities	25,355	-	25,355
Investment income	773	-	773
Total income	1,088,022	-	1,088,022
Expenditure			
Charitable activities	1,088,022	(4,620)	1,083,402
Total expenditure	1,088,022	(4,620)	1,083,402
Net income/(expenditure)	-	4,620	4,620
Transfers between funds	-	-	-
Net movement in funds	-	4,620	4,620
Reconciliation of funds			
Total funds brought forward	1,741,225	62,873	1,804,098
Total funds carried forward	1,741,225	67,493	1,808,718

#### **23. RELATED PARTY TRANSACTIONS**

Member Institutions and associate institutions paid membership fees of £314,609 in the year.