

REGISTERED COMPANY NUMBER: 11813153 (England and Wales)

COMMONWEALTH CLIMATE AND LAW INITIATIVE
(A COMPANY LIMITED BY GUARANTEE)

UNAUDITED FINANCIAL STATEMENTS

FOR THE YEAR ENDED 31 MARCH 2024

Shaw Gibbs Limited
Wey Court West
Union Road
Farnham
Surrey
GU9 7PT

COMMONWEALTH CLIMATE AND LAW INITIATIVE

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COMMONWEALTH CLIMATE AND LAW INITIATIVE

REPORT OF THE TRUSTEES **for the year ended 31 March 2024**

The trustees who are also directors of the charity for the purposes of the Companies Act 2006, present their report with the financial statements of the charity for the year ended 31 March 2024. The trustees have adopted the provisions of Accounting and Reporting by Charities: 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) (effective 1 January 2019).

OBJECTIVES AND ACTIVITIES

Objectives and aims

Purposes and Aims

Our charity's environmental purposes as set out in the objects contained in the company's memorandum of association are:

advancing the protection, preservation and conservation of the physical and natural environment for the public benefit, in particular but not exclusively by:

- 1) researching strategies and mechanisms that may assist to facilitate a rapid, orderly and efficient re-allocation of capital to business and investment activities that promote sustainable development and the transition to a global low carbon economy to address the threat of catastrophic climate change, and publishing the useful results of that research.
- 2) researching the material risks of future legal liabilities thereby motivating a behavioural shift in which company directors and pension fund trustees take account of physical climate change risk and societal responses to climate change in corporate and investment decision-making;
- 3) promoting the integration of the financial risks and opportunities of climate change across all facets of corporate governance and investment practice; and
- 4) educating the public in all matters relating to the law, practice and administration of justice in connection with climate change, sustainable development and the conservation and protection of the environment and the prudent use of natural resources.

Ensuring our work delivers our aims

We work to achieve our aims by undertaking legal research and stakeholder engagement to accelerate understanding of climate and biodiversity risk by applying existing companies and securities laws to drive a rapid and orderly transition to a net zero emissions economy. We produce legal research on fiduciary duties and practical tools on how to integrate the risks and opportunities of climate change into corporate governance, in order to minimize the risk of personal liability for directors and officers and maximize near term efforts in the transition to a sustainable economy.

Public benefit

Although we direct our activities to corporate directors and investor fiduciaries (and the actors that advise them, such as lawyers and accountants, or influence or supervise them, such as financial regulators) the beneficiaries of their improved understanding of the legal risks and subsequent improvements in corporate and investor governance and disclosure are the public at large. This is because we all benefit from efforts to accelerate the transition to a net zero emissions and regenerative economy by mitigating dangerous climate change and addressing biodiversity loss. Our legal analysis is freely available online and we focus on free events that are open to the public. If an event is closed to the public, this is to enable high level attendees in the corporate, regulatory, or legal communities to have safe space to learn and collaborate.

COMMONWEALTH CLIMATE AND LAW INITIATIVE

REPORT OF THE TRUSTEES **for the year ended 31 March 2024**

OBJECTIVES AND ACTIVITIES

Significant activities

The focus of our work

The CCLI was launched in 2015 by His Royal Highness, the Prince of Wales, as a collaborative project between Oxford University Smith School of Enterprise and the Environment and UK charities ClientEarth and Accounting for Sustainability (A4S). The project was spun out, in 2019, from its administrative umbrella of the University of Oxford to operate as a charitable company limited by guarantee. The company is funded by environmental philanthropy and research grants.

The CCLI works towards an economic ecosystem in which decision-makers are educated and advised on climate and nature crises as risks to their companies and investments, rather than perceiving them as external ethical or environmental issues, and on what the law requires or permits them to do with this information. Our work examines the legal basis for directors and trustees to manage and report on climate change and nature-related risk under existing companies and securities law. We commission legal opinions from independent experts within a jurisdiction to build the authoritative evidence base and shift the mainstream understanding of the requirements of corporate and securities laws as they relate to climate change and other nature crises.

We inform directors, fiduciaries, investors, professional advisers and regulators of the potential for personal liability of directors and fiduciaries in relation to the impacts of climate change, through robust legal analysis and impact engagement strategies. We also provide practical tools for directors and fiduciaries to integrate the risks and opportunities of climate change into corporate governance and disclosure. One of our key principles is a focus on being outcome-focused and evidence-led.

The CCLI has carried out work in jurisdictions worldwide, and has seen increased awareness of climate change risk and its impacts on business and investment models during this time. In our experience, the nature of fiduciary and disclosure laws (by which relevant decision-makers may face personal liability for breaches) makes them an important lever for changing decision-making behaviour. By bringing decision-makers' attention to this, and by working with their advisors and civil society, we aim to drive behaviour changes on an individual level in order to accelerate the transition to a net zero emissions economy in line with the Paris goals.

Significantly in 2023-24, CCLI has been able to secure further substantial funding enabling the company to both continue and further expand its groundbreaking work examining the legal basis for directors and trustees to consider, manage and report on climate change, and the circumstances which may give rise to liability.

COMMONWEALTH CLIMATE AND LAW INITIATIVE

REPORT OF THE TRUSTEES **for the year ended 31 March 2024**

ACHIEVEMENT AND PERFORMANCE

Charitable activities

During the financial year ended 31 March 2024, the CCLI expanded its employment to 4 full time employees, in order to further expand its capacity to carry out legal analysis and research, and to continue to organize and manage events involving stakeholders. In addition to its paid staff, CCLI's board of directors is comprised of either climate governance professionals or legal academics whose work supports the board fiduciary analyses that are core to CCLI's mission.

The CCLI continues to commission and publish legal research in multiple jurisdictions with a particular focus in 2023-2024 on biodiversity risk and directors' duties.

The CCLI's biodiversity workstream officially commenced in April 2022 with the establishment of a three-member team to focus exclusively on this area. The major, but by no means only, 2023-24 milestones have been the publication of two commissioned legal opinions on the obligations of directors to incorporate biodiversity risk into their strategies, oversight, and disclosure. In November 2023 the report "Nature-related risks and directors' duties" in Australia, was commissioned by CCLI and Pollination, and authored by Sebastian Hartford-Davis and Zoe Bush. The launch of the opinion was covered by all of Australia's national news outlets, the television business news, with an extensive segment on the opinion, and an article in the FT's Moral Money newsletter. In March 2024, K.C.s Sharif Shivji and Rebecca Stubbs' opinion commissioned by CCLI and Pollination "Nature-related risks and directors' duties under the law of England and Wales" was launched. It received extensive press coverage and invitations to the CCLI team to present the findings to lawyers and legal organizations and to government.

The CCLI has in 2023-24 continued to work closely with the Climate Governance Initiative (CGI) in co-ordinating and publishing the second edition (July 2023) of the global 'primer' document summarising directors' duties and disclosure obligations in thirty-one jurisdictions, plus the EU. Quarterly updates are also prepared in collaboration with CGI, highlighting significant legal developments.

The CCLI continued its project with world-leading behavioural science consultancy Influence at Work (IAW) to undertake research on the role that psychology plays in understanding how boards engage with the subject of climate change in the boardroom. In 2023, the CCLI and IAW finalised their research on behavioural insights into decision-making in the boardroom and produced a digital tool to facilitate use of the findings.

We also collaborated with other charities, universities and actors aiming to use the law to accelerate the transition to a net zero economy. Highlighted is the continued successful organisation of the climate litigation sessions at the Oxford Sustainable Finance Summits.

FINANCIAL REVIEW

Financial position

The charity secured funding of £332,484. This positive financial outcome in its fourth year of operation continues to reflect the proof of concept, legal expertise and reputation built by the trustees and their teams while the CCLI operated until 2019 as a project under the auspices of the University of Oxford.

COMMONWEALTH CLIMATE AND LAW INITIATIVE

REPORT OF THE TRUSTEES **for the year ended 31 March 2024**

FINANCIAL REVIEW

Principal funding sources

The charity receives restricted funding from environmental philanthropy. This is from direct grants (from funders Foundation for International Law for the Environment and Full Circle Foundation) the latter of which in 2022-23 has enabled the charity to substantially expand its focus to include examining the acceleration of business and investor action on biodiversity through fiduciary duty.

The charity has previously received sub-grants from the UK charity ClientEarth and research or academic funding from the University of British Columbia and may in future receive these from Oxford University.

Reserves policy

The trustees have examined the charity's requirements for reserves in light of the main risks to the organisation. The trustees have established an aspiration whereby the unrestricted funds not committed to projects or invested in tangible fixed assets held by the charity should be between 3 to 6 months of expenditure. However, with low operating costs, the trustees do not deem it necessary to put an exact figure on this. The prior year's negative reserves from unrestricted funds of £9,106 has been reduced to zero through recognition of accounting fees and other overheads as expenditure within the scope of the contract with CCLI's main funder. Nevertheless, if restricted funds do not come in, the charity will wind down its activities to not incur liabilities. All employee salaries are covered by restricted funds.

Funding comes in lump sum grants of restricted funds, which may be recognised in one year, and spent over the course of multiple years in accordance with charitable activities planned and approved by the relevant funder. The present level of unspent restricted funds available to the charity of £373,210 (£298,264 in 2023).

FUTURE PLANS

In, 2024-2025, CCLI will continue to work with key stakeholders in jurisdictions where it has developed or sponsored climate-related legal opinions to increase the impact of these analyses, including director organisations, law firms and regulators. We are concentrating our work in the UK, which is a thought-leader on board and investor climate governance; in Asia, working in India, Indonesia, Japan, Singapore, and the Philippines; and in the United States. Across our work we are integrating our nature and biodiversity work into our climate workstreams.

Working with partner organisations, such as the CGI and other director organisations, has proven to be an effective way for the CCLI to increase the impacts of its findings. The CCLI intends to further its collaboration with the CGI and other organisations going forward.

STRUCTURE, GOVERNANCE AND MANAGEMENT

Governing document

The CCLI is controlled by its governing document, a memorandum of association, and is constituted as a company limited by guarantee, as defined by the Companies Act 2006. In the event of the company being wound up members are required to contribute an amount not exceeding £10.

COMMONWEALTH CLIMATE AND LAW INITIATIVE

REPORT OF THE TRUSTEES **for the year ended 31 March 2024**

STRUCTURE, GOVERNANCE AND MANAGEMENT

Recruitment and appointment of new trustees

In accordance with the company's Articles one third of the trustees are required to resign at each AGM after the financial year, although they are entitled to be nominated for re-election. The trustees are experts in the field of law, accounting, sustainable finance, and academia. They bring this substantive expertise to the charitable activities on legal research and stakeholder engagement, as well as their governance of the charity. New and replacement trustees will be recruited where a need is identified and suitable training and induction provided to enable them to fulfil their role.

Organisational structure

During the reporting period the charity was managed by an Executive Director Ms E Mulholland, who is also a director/trustee of the charitable company. In August, 2023 Ms. Mulholland resigned due to serious health issues. The board appointed trustee Prof. C. Williams to take on the role on an interim basis. Recruitment after the end of this reporting period of additional staff and a permanent Executive Director, Ms. N. Shippen, has been successful. As a small charity, this enables the Executive Director to have the powers to manage the day-to-day operations of the company, such as authority for banking and entry into contracts in accordance with the delegation granted by the Board, while also being able to play a role in governance activities alongside other trustees. The Executive Director leads a small team of employees (which at the end of the reporting period consisted of the equivalent of four FTE employees), and research assistants and legal experts engaged on a consultancy basis.

The company has been constituted as a charitable company and the articles of association have been modelled on that of a charitable company. The company is registered with the Charity Commission under registration number 1203501.

Risk management

The major risks to which the charity is exposed as identified by the trustees have been reviewed and systems have been established to mitigate those risks. These risks pertain to ensuring continuity of core funding within reasonable time horizons and ensuring the publications, particularly legal opinions, are of the highest calibre.

REFERENCE AND ADMINISTRATIVE DETAILS

Registered Company number

11813153 (England and Wales)

Registered Charity number

1203501

Registered office

128 City Road
London
EC1V 2NX

COMMONWEALTH CLIMATE AND LAW INITIATIVE

REPORT OF THE TRUSTEES **for the year ended 31 March 2024**

Trustees

Dr J A Purcell Accountant and Ph.d. in Law
B L Caldecott Academic (resigned 13.10.23)
Ms S A Kilgour Solicitor
T O Wetzler Legal Academic
Dr J Sarra Legal Academic (resigned 6.12.23)
Professor C Williams Legal Academic
Ms E L Mulholland Lawyer (resigned 1.8.23)
Professor E Lim Legal Academic (appointed 6.11.23)
Mrs N Shippen (appointed 16.11.24)

Independent Examiner

Andrew Hodgetts BA FCA
Shaw Gibbs Limited
Wey Court West
Union Road
Farnham
Surrey
GU9 7PT

Approved by order of the board of trustees on 12 December 2024 and signed on its behalf by:

Dr J A Purcell - Trustee

**INDEPENDENT EXAMINER'S REPORT TO THE TRUSTEES OF
COMMONWEALTH CLIMATE AND LAW INITIATIVE**

Independent examiner's report to the trustees of Commonwealth Climate And Law Initiative ('the Company')

I report to the charity trustees on my examination of the accounts of the Company for the year ended 31 March 2024.

Responsibilities and basis of report

As the charity's trustees of the Company (and also its directors for the purposes of company law) you are responsible for the preparation of the accounts in accordance with the requirements of the Companies Act 2006 ('the 2006 Act').

Having satisfied myself that the accounts of the Company are not required to be audited under Part 16 of the 2006 Act and are eligible for independent examination, I report in respect of my examination of your charity's accounts as carried out under Section 145 of the Charities Act 2011 ('the 2011 Act'). In carrying out my examination I have followed the Directions given by the Charity Commission under Section 145(5) (b) of the 2011 Act.

**INDEPENDENT EXAMINER'S REPORT TO THE TRUSTEES OF
COMMONWEALTH CLIMATE AND LAW INITIATIVE**

Independent examiner's statement

Since your charity's gross income exceeded £250,000 your examiner must be a member of a listed body. I can confirm that I am qualified to undertake the examination because I am a member of the Institute of Chartered Accountants in England and Wales, which is one of the listed bodies.

I have completed my examination. I confirm that no matters have come to my attention in connection with the examination giving me cause to believe:

1. accounting records were not kept in respect of the Company as required by Section 386 of the 2006 Act; or
2. the accounts do not accord with those records; or
3. the accounts do not comply with the accounting requirements of Section 396 of the 2006 Act other than any requirement that the accounts give a true and fair view which is not a matter considered as part of an independent examination; or
4. the accounts have not been prepared in accordance with the methods and principles of the Statement of Recommended Practice for accounting and reporting by charities (applicable to charities preparing their accounts in accordance with the Financial Reporting Standard applicable in the UK and Republic of Ireland (FRS 102)).

I have no concerns and have come across no other matters in connection with the examination to which attention should be drawn in this report in order to enable a proper understanding of the accounts to be reached.

Andrew Hodgetts BA FCA
The Institute of Chartered Accountants in England and Wales

Shaw Gibbs Limited
Wey Court West
Union Road
Farnham
Surrey
GU9 7PT

12 December 2024

COMMONWEALTH CLIMATE AND LAW INITIATIVE

STATEMENT OF FINANCIAL ACTIVITIES
(INCORPORATING AN INCOME AND EXPENDITURE ACCOUNT)
for the year ended 31 March 2024

	Notes	Unrestricted fund £	Restricted funds £	2024 Total funds £	2023 Total funds £
INCOME AND ENDOWMENTS FROM					
Donations and legacies	2	-	332,484	332,484	422,004
		<hr/>	<hr/>	<hr/>	<hr/>
EXPENDITURE ON					
Charitable activities					
Research and Education		-	248,432	248,432	339,946
		<hr/>	<hr/>	<hr/>	<hr/>
NET INCOME		-	84,052	84,052	82,058
Transfers between funds	11	9,106	(9,106)	-	-
		<hr/>	<hr/>	<hr/>	<hr/>
Net movement in funds		9,106	74,946	84,052	82,058
		<hr/>	<hr/>	<hr/>	<hr/>
RECONCILIATION OF FUNDS					
Total funds brought forward		(9,106)	298,264	289,158	207,100
		<hr/>	<hr/>	<hr/>	<hr/>
TOTAL FUNDS CARRIED FORWARD		-	373,210	373,210	289,158
		<hr/> <hr/>	<hr/> <hr/>	<hr/> <hr/>	<hr/> <hr/>

The notes form part of these financial statements

COMMONWEALTH CLIMATE AND LAW INITIATIVE

BALANCE SHEET **31 March 2024**

	Notes	Unrestricted fund £	Restricted funds £	2024 Total funds £	2023 Total funds £
FIXED ASSETS					
Tangible assets	7	-	827	827	1,414
CURRENT ASSETS					
Debtors	8	-	-	-	67,225
Cash at bank		-	380,899	380,899	230,811
		-	380,899	380,899	298,036
CREDITORS					
Amounts falling due within one year	9	-	(8,516)	(8,516)	(10,292)
NET CURRENT ASSETS		-	372,383	372,383	287,744
TOTAL ASSETS LESS CURRENT LIABILITIES		-	373,210	373,210	289,158
NET ASSETS		-	373,210	373,210	289,158
FUNDS	11				
Unrestricted funds				-	(9,106)
Restricted funds				373,210	298,264
TOTAL FUNDS				373,210	289,158

The charitable company is entitled to exemption from audit under Section 477 of the Companies Act 2006 for the year ended 31 March 2024.

The members have not required the company to obtain an audit of its financial statements for the year ended 31 March 2024 in accordance with Section 476 of the Companies Act 2006.

The trustees acknowledge their responsibilities for

- ensuring that the charitable company keeps accounting records that comply with Sections 386 and 387 of the Companies Act 2006 and
- preparing financial statements which give a true and fair view of the state of affairs of the charitable company as at the end of each financial year and of its surplus or deficit for each financial year in accordance with the requirements of Sections 394 and 395 and which otherwise comply with the requirements of the Companies Act 2006 relating to financial statements, so far as applicable to the charitable company.

The notes form part of these financial statements

COMMONWEALTH CLIMATE AND LAW INITIATIVE

BALANCE SHEET - continued

31 March 2024

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

The financial statements were approved by the Board of Trustees and authorised for issue on 12 December 2024 and were signed on its behalf by:

J A Purcell - Trustee

The notes form part of these financial statements

COMMONWEALTH CLIMATE AND LAW INITIATIVE

NOTES TO THE FINANCIAL STATEMENTS **for the year ended 31 March 2024**

1. ACCOUNTING POLICIES

Basis of preparing the financial statements

The financial statements of the charitable company, which is a public benefit entity under FRS 102, have been prepared in accordance with the Charities SORP (FRS 102) 'Accounting and Reporting by Charities: 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) (effective 1 January 2019)', Financial Reporting Standard 102 'The Financial Reporting Standard applicable in the UK and Republic of Ireland' and the Companies Act 2006. The financial statements have been prepared under the historical cost convention.

Income

All income is recognised in the Statement of Financial Activities once the charity has entitlement to the funds, it is probable that the income will be received and the amount can be measured reliably.

Expenditure

Liabilities are recognised as expenditure as soon as there is a legal or constructive obligation committing the charity to that expenditure, it is probable that a transfer of economic benefits will be required in settlement and the amount of the obligation can be measured reliably. Expenditure is accounted for on an accruals basis and has been classified under headings that aggregate all cost related to the category. Where costs cannot be directly attributed to particular headings they have been allocated to activities on a basis consistent with the use of resources.

Tangible fixed assets

Depreciation is provided at the following annual rates in order to write off each asset over its estimated useful life.

Computer equipment - 25% on cost

Taxation

As a registered charity the company is not subject to Corporation tax to the extent that it applies its surpluses for its stated charitable purposes. The company was not registered for VAT in the reporting period and as such is unable to recover VAT on the costs which it incurs. The company is subject to standard payroll taxes as an employer.

Fund accounting

Unrestricted funds can be used in accordance with the charitable objectives at the discretion of the trustees.

Restricted funds can only be used for particular restricted purposes within the objects of the charity. Restrictions arise when specified by the donor or when funds are raised for particular restricted purposes.

Further explanation of the nature and purpose of each fund is included in the notes to the financial statements.

COMMONWEALTH CLIMATE AND LAW INITIATIVE

NOTES TO THE FINANCIAL STATEMENTS - continued
for the year ended 31 March 2024

1. ACCOUNTING POLICIES - continued

Pension costs and other post-retirement benefits

The charitable company operates a defined contribution pension scheme. Contributions payable to the charitable company's pension scheme are charged to the Statement of Financial Activities in the period to which they relate.

2. DONATIONS AND LEGACIES

	2024	2023
	£	£
Grants	332,484	422,004

Grants received, included in the above, are as follows:

	2024	2023
	£	£
ClientEarth	5,483	-
Full Circle	-	138,500
Foundation for International Law for the Environment	327,001	283,504
	332,484	422,004

3. NET INCOME/(EXPENDITURE)

Net income/(expenditure) is stated after charging/(crediting):

	2024	2023
	£	£
Depreciation - owned assets	587	550

4. TRUSTEES' REMUNERATION AND BENEFITS

	2024	2023
	£	£
Trustees' salaries	28,763	36,000
Trustees' social security	-	3,909
Trustees' pensions paid	223	893
	28,986	40,802

Trustees salaries shown above also includes amounts paid under consultancy agreements.

Trustees' expenses

There were no trustees' expenses paid for the year ended 31 March 2024 nor for the year ended 31 March 2023.

COMMONWEALTH CLIMATE AND LAW INITIATIVE

NOTES TO THE FINANCIAL STATEMENTS - continued
for the year ended 31 March 2024

5. STAFF COSTS

The average monthly number of employees during the year was as follows:

	2024	2023
Management	<u>2</u>	<u>4</u>

No employees received emoluments in excess of £60,000.

6. COMPARATIVES FOR THE STATEMENT OF FINANCIAL ACTIVITIES

	Unrestricted fund £	Restricted funds £	Total funds £
INCOME AND ENDOWMENTS FROM			
Donations and legacies	<u>-</u>	<u>422,004</u>	<u>422,004</u>
EXPENDITURE ON			
Charitable activities			
Research and Education	<u>5,420</u>	<u>334,526</u>	<u>339,946</u>
NET INCOME/(EXPENDITURE)	(5,420)	87,478	82,058
RECONCILIATION OF FUNDS			
Total funds brought forward	<u>(3,686)</u>	<u>210,786</u>	<u>207,100</u>
TOTAL FUNDS CARRIED FORWARD	<u>(9,106)</u>	<u>298,264</u>	<u>289,158</u>

COMMONWEALTH CLIMATE AND LAW INITIATIVE

NOTES TO THE FINANCIAL STATEMENTS - continued
for the year ended 31 March 2024

7. TANGIBLE FIXED ASSETS

	Computer equipment £
COST	
At 1 April 2023 and 31 March 2024	2,349
DEPRECIATION	
At 1 April 2023	935
Charge for year	587
	<hr/>
At 31 March 2024	1,522
NET BOOK VALUE	
At 31 March 2024	827
	<hr/>
At 31 March 2023	1,414
	<hr/>

8. DEBTORS: AMOUNTS FALLING DUE WITHIN ONE YEAR

	2024	2023
	£	£
Accrued income	-	67,225
	<hr/>	<hr/>

9. CREDITORS: AMOUNTS FALLING DUE WITHIN ONE YEAR

	2024	2023
	£	£
Bank loans and overdrafts (see note 10)	-	3,494
Other creditors	212	-
Accrued expenses	8,304	6,798
	<hr/>	<hr/>
	8,516	10,292
	<hr/>	<hr/>

COMMONWEALTH CLIMATE AND LAW INITIATIVE

NOTES TO THE FINANCIAL STATEMENTS - continued
for the year ended 31 March 2024

10. LOANS

An analysis of the maturity of loans is given below:

	2024 £	2023 £
Amounts falling due within one year on demand:		
Bank overdrafts	-	3,494
	<u> </u>	<u> </u>

11. MOVEMENT IN FUNDS

	At 1.4.23 £	Net movement in funds £	Transfers between funds £	At 31.3.24 £
Unrestricted funds				
General fund	(9,106)	-	9,106	-
Restricted funds				
Asia	9,379	-	15,070	24,449
Biodiversity	129,437	(81,672)	17,855	65,620
Global FD	106,648	165,724	(35,621)	236,751
US	52,443	-	(8,910)	43,533
UBC Fund	357	-	2,500	2,857
	<u>298,264</u>	<u>84,052</u>	<u>(9,106)</u>	<u>373,210</u>
TOTAL FUNDS	<u>289,158</u>	<u>84,052</u>	<u>-</u>	<u>373,210</u>

Net movement in funds, included in the above are as follows:

	Incoming resources £	Resources expended £	Movement in funds £
Restricted funds			
Biodiversity	-	(81,672)	(81,672)
Global FD	332,484	(166,760)	165,724
	<u>332,484</u>	<u>(248,432)</u>	<u>84,052</u>
TOTAL FUNDS	<u>332,484</u>	<u>(248,432)</u>	<u>84,052</u>

COMMONWEALTH CLIMATE AND LAW INITIATIVE

NOTES TO THE FINANCIAL STATEMENTS - continued
for the year ended 31 March 2024

11. MOVEMENT IN FUNDS - continued

Comparatives for movement in funds

	At 1.4.22 £	Net movement in funds £	At 31.3.23 £
Unrestricted funds			
General fund	(3,686)	(5,420)	(9,106)
Restricted funds			
Asia	28,144	(18,765)	9,379
Biodiversity	4,337	125,100	129,437
Global FD	119,964	(13,316)	106,648
US	52,443	-	52,443
UBC Fund	5,898	(5,541)	357
	<u>210,786</u>	<u>87,478</u>	<u>298,264</u>
TOTAL FUNDS	<u>207,100</u>	<u>82,058</u>	<u>289,158</u>

Comparative net movement in funds, included in the above are as follows:

	Incoming resources £	Resources expended £	Movement in funds £
Unrestricted funds			
General fund	-	(5,420)	(5,420)
Restricted funds			
Asia	-	(18,765)	(18,765)
Biodiversity	138,500	(13,400)	125,100
Global FD	283,504	(296,820)	(13,316)
UBC Fund	-	(5,541)	(5,541)
	<u>422,004</u>	<u>(334,526)</u>	<u>87,478</u>
TOTAL FUNDS	<u>422,004</u>	<u>(339,946)</u>	<u>82,058</u>

COMMONWEALTH CLIMATE AND LAW INITIATIVE

NOTES TO THE FINANCIAL STATEMENTS - continued **for the year ended 31 March 2024**

12. RELATED PARTY DISCLOSURES

There were no related party transactions for the year ended 31 March 2024.

13. FUNDS

Asia

The Asia fund is £92,750 grant received from Full Circle Foundation for an 18-month legal research and stakeholder engagement project in Hong Kong, India and Singapore, applying existing company law frameworks to the issue of climate change in order to drive a rapid and orderly transition towards a sustainable economy. So many of the decisions concerning the future of climate change are being made in financial centres in Asia today. The CCLI aims to build climate litigation and liability into decision-making in these jurisdictions, which will help to motivate a step change in action among company directors and other fiduciaries. We do so by commissioning legal opinions from independent counsel in order to fill an identified knowledge gap on the application of directors' and fiduciaries' existing legal duties under the laws of Singapore, Hong Kong and India to the issue of climate change, which will help other stakeholders across the spectrum, from regulators through to activist NGOs, working to transform business and investment relating to climate change

Biodiversity

The biodiversity fund is £138,500 grant received from Full Circle Foundation for an 24-month legal research and stakeholder engagement project for accelerating business and investor action on biodiversity through fiduciary duty. The objective of the project is to shift mainstream understanding of how fiduciary duty applies to the financial issues of loss of biodiversity and ecosystem services in order to help price biodiversity risk, drive capital towards biodiversity positive solutions, and drive the transition towards a regenerative economy that protects and restores biodiversity. Biodiversity loss can be characterised as a substantial market failure, in which corporations are able to both drive biodiversity loss, and externalise the costs of doing so, at the same time as being vulnerable to the economic effects of such loss. The CCLI aims in this project to build the evidence base to demonstrate that biodiversity loss poses risks to businesses and investments which needs to be considered by directors and other fiduciaries. Through its conducting of legal analysis and researching biodiversity loss as a business risk, financial risk and legal risk, CCLI intends to produce practical tools on biodiversity governance and disclosure.

Global FD

COMMONWEALTH CLIMATE AND LAW INITIATIVE

NOTES TO THE FINANCIAL STATEMENTS - continued **for the year ended 31 March 2024**

13. FUNDS - continued

The Global FD fund is a £649,070 fund received in three tranches from Foundation for International Law for the Environment over a period of two years and three months for research and education activities to help transform the mainstream understanding of fiduciary duty and climate change. The funding is for the charity to build capacity and resources to undertake legal research and stakeholder engagement applying existing company law frameworks in common law jurisdictions to the issue of climate change in order to drive a rapid and orderly transition towards a net zero emissions economy that underpins the Paris goals. The fund includes £125,000 to collaborate with behavioural scientists to develop a robust evidence-based approach to behavioural change by directors, officers and trustees in fulfilling their fiduciary duties on climate change. This expert analysis informs the activities and interventions of the CCLI and other civil society and academic actors working to transform corporate and investor decision-making on climate change.

Even though this is restricted funding, the broad nature of the approved budget and activities means this fund operates as de facto core funding for our staff, virtual office expenses and other organisational activities. The goal of the sub-grant, to transform mainstream understanding of fiduciary duty, reflects the core of the charity's aims and charitable activities.

The initial grant concluded at the end of October 2023 after 'no-cost' extensions and was immediately followed by further related grant of USD416,441 (£327,000) from Foundation for International Law of the Environment, this time to support CCLI to evolve its strategy and determine how its work can continue to have impact in the context of the changing litigation/ ESG landscape.

US

The US fund is a £91,816 (US \$120,005 contracted) sub-grant from charity ClientEarth for an 18 month project to undertake a series of activities to expand US directors' and officers' knowledge of climate change as a material financial risk and the implications of this for their governance and disclosure of climate change under existing corporate and securities laws.

UBC

The UBC is a small sub-grant from the University of British Columbia for £8602 CAD \$15,000 contracted) for knowledge mobilisation and amplification. The funds were directed to design of our website and rebranding.

COMMONWEALTH CLIMATE AND LAW INITIATIVE**DETAILED STATEMENT OF FINANCIAL ACTIVITIES****for the year ended 31 March 2024**

	Unrestricted funds £	Restricted funds £	2024 Total funds £	2023 Total funds £
INCOME AND ENDOWMENTS				
Donations and legacies				
Grants	-	332,484	332,484	422,004
Total incoming resources	-	332,484	332,484	422,004
EXPENDITURE				
Charitable activities				
Wages	-	-	-	141,481
Social security	-	-	-	11,412
Pensions	-	-	-	3,005
Third Party Consulting	-	89,503	89,503	115,256
Conference tickets	-	1,411	1,411	2,210
Rent - event hire	-	9,588	9,588	1,675
Travel & Subsistence	-	8,399	8,399	8,225
	-	108,901	108,901	283,264
Support costs				
Management				
Trustees' salaries	-	28,763	28,763	36,000
Trustees' social security	-	-	-	3,909
Trustees' pensions paid	-	223	223	893
Wages	-	79,282	79,282	-
Social security	-	4,359	4,359	-
Pensions	-	2,011	2,011	-
Insurance	-	8,268	8,268	79
Professional fees	-	255	255	1,088
Rent to support general office	-	4,474	4,474	4,377
Postage and stationery	-	71	71	-
Sundries	-	-	-	196
Entertainment	-	303	303	245
IT Consumables	-	5,631	5,631	4,412
	-	133,640	133,640	51,199

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COMMONWEALTH CLIMATE AND LAW INITIATIVE

DETAILED STATEMENT OF FINANCIAL ACTIVITIES
for the year ended 31 March 2024

	Unrestricted funds £	Restricted funds £	2024 Total funds £	2023 Total funds £
Management				
Finance				
Bank charges	-	-	-	36
Governance costs				
Accountancy and legal fees	-	3,304	3,304	1,137
Independent examiner's fee	-	2,000	2,000	3,760
Computer equipment	-	587	587	550
	<hr/>	<hr/>	<hr/>	<hr/>
	-	5,891	5,891	5,447
	<hr/>	<hr/>	<hr/>	<hr/>
Total resources expended	-	248,432	248,432	339,946
	<hr/>	<hr/>	<hr/>	<hr/>
Net income	-	84,052	84,052	82,058
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