

Centre for Sports and Culture

Trustees' Annual Report for the year ended 31 December 2024

The Trustees present their Report and Accounts for the year ended 31 Dec 2024.

The Charity Name: Centre for Sports and Culture

The legal name of the charity is : Centre for Sports and Culture

The charity's areas operation and UK charitable organisation:

The charity is registered in England & Wales with the Charity Commission in England & Wales (CCEW) with charity number 1204244.

Legal Structure of the charity:

The charity is constituted as an unincorporated charity, established by a written constitution. The governing documents of the charity is the written constitution approved by the members and endorsed by the Charity Commission in England & Wales (CCEW).

There are no restrictions in the governing documents on the operation of the charity or on its investment powers other than those imposed by Charity Law.

History, Objectives and Activities of CENTRE FOR SPORTS AND CULTURE:

The Trustees submit their report and financial statements for the year ended 31 December 2024. Centre for Sports and Culture was formerly founded by Hasan Rahan and others at 2023.

Centre for Sports and Culture is a charitable and non-governmental community led organisation based in London Borough of Tower Hamlets and London Borough of Newham; supporting the needs of to improve the well-being of the community in UK and overseas to build better community cohesion with the wider community.

The objectives of Centre for Sports and Culture are charitable in nature and are of the following as laid out in the Constit

- (i) To promote sports in nationwide and worldwide within the young people and adults
- (ii) To engage youth to sporting and cultural activities.
- (iii) To raise awareness by the provision of training and seminar with the aim of enabling youth to enjoy various sports whether indoor or outdoor, being helped to become healthy and cheerful
- (iv) To enable young people to develop a fruitful lifestyle, motivate them to appreciate self-esteem.
- (v) To educate young people the purpose of life through lectures, seminar, literature as well as through Music, Arts, Dance and performance in theatre.
- (vi) To improve physical and mental health abilities with the youth and adults.
- (vii) Through Sports and Cultural activities, will enable young people relish the life and prevent from all social nuisances.

Governance and Management:

The charity is constituted by the Constitution. It is governed by the regulation set out in the Constitution and run by a volunteer management committee. The Charity's new committee members are elected at the Annual General Meeting in every two years. The new management committee members are normally briefed by the Chairperson and General Secretary in order to familiarise themselves with the rules regulations and responsibilities of the charity.

The management committee meet six times during the year to review the activities of the charity including the approval of the annual report and accounts as well as budget, capital expenditure and to set out the fund-raising date for the charity. The day to day work for the charity is overseen by the chairperson who is responsible to and reports to the management committee. The management committee are aware control these risks. Assessment have also been taking relating to fire and health and safety. The management committee are seriously looking into other risk areas such as operational, governance and compliance with law and regulations.

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The trustees consider the financial performance of the Centre for Sports and Culture

Reserve Policy: Centre for Sports and Culture

It is the policy of the charity that unrestricted funds, which have not been designated for a specific use, should be maintained at a level equivalent to at least three-month expenditure. The Trustees consider that reserves at this level will ensure that in the event of a significant drop in funding, they will be able to continue the charity's current activities while consideration is given to ways in which additional funds may be raised.

Risk Factors:

The Trustees have assessed the major risk to which the charity is exposed, and are satisfied that systems are in place to mitigate exposure to the major risks.

Independent Examiner:

According to the provisions of the Charities Act 1993, the Trustees agree that an audit is not required for this financial year; however due to the provisions of the same act an Independent Examiner is required.

The Trustees agreed to re-appoint Syldon & Co. Accountants to carry out as Independent Examiner of the accounts.

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The charity's trustees are responsible for the preparation of the accounts in accordance with the terms of the Charities Act 2011 and the Charities (Accounts & Reports) Regulations 2008. Notwithstanding the explicit requirement in the extant statutory regulations, the Charities (Accounts & Reports) Regulations 2008, to prepare the financial statements in accordance with the SORP 2008, in view of the fact that the SORP 2005 has been withdrawn, the Trustees determined to interpret this responsibility as requiring them to follow current best practice and prepare the accounts according to the FRS 102 SORP 2015, (as amended by the Bulletin issues in February 2016), (The SORP).

In particular, charity law requires the trustees, if they prepare the accounts on accrual basis, to prepare financial statements for each financial year which give a true and fair view of the state of affairs of the charity as at the end of the financial year and of the surplus or deficit of the charity. In preparing those financial statements the trustees are required to:

- (a) to prepare the accounts in accordance with UK GAAP
- (b) select suitable accounting policies and apply them consistently
- (c) make judgment and estimates that are reasonable and prudent
- (d) preparing the financial statements on the going concern basis unless it is inappropriate to presume that the charity will continue in business
- (e) state whether applicable accounting standards and statement of recommended practice have been followed, subject to any material departures disclosed and explained in the financial statements;

The law requires that the trustees must not approve the accounts unless they are satisfied that they give a true and fair view of the state of affairs of the charity and of the surplus or deficit of the charity for the year.

The Trustees are also responsible for maintaining adequate accounting records which disclose with reasonable accuracy at any time the financial position of the charity and which are sufficient to show and explain the charity's transactions and enable them to ensure that the financial statements comply with regulations made under the Charities Act 2011. 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.

The Trustees are also responsible for the contents of the Trustees' Report and the statutory responsibility of the Independent Examiner in relation to the Trustees' Report is examining the report and ensuring that, on the face of the report, there are no material inconsistencies with the figures disclosed in the financial statements.

This report was approved by the broad of trustees on

DATE: 17/03/2026



Hasan Hafizur Rahman
TRSUTEE 1



Subash Chandra Das
TRSUTEE 2