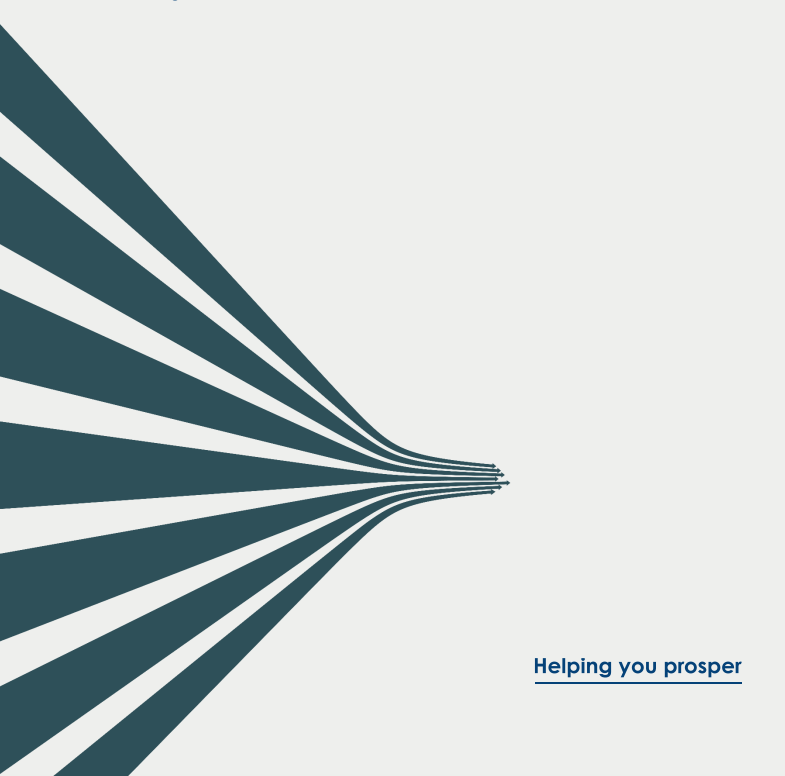


Kings Norton Girl's School

Report to the Board

Year ended 31 August 2023



Contents

01	Introduction	1
02	Audit independence	3
03	Audit status	6
04	Audit scope and other communications	8
05	Going concern	12
06	Further audit requirements	14
07	Significant risks and other matters identified in our audit	17
08	Status of significant issues raised in prior year	26
09	Recommendations for current year	32

Appendices

- I. Summary of financial performance and position
- **II.** Summary of misstatements
- III. Emerging and topical issues for academies

The matters raised in this and other reports that will flow from the audit are only those which have come to our attention arising from or relevant to our audit that we believe need to be brought to your attention. They are not a comprehensive record of all the matters arising and, in particular, we cannot be held responsible for reporting all risks in your business or all internal control weaknesses. This report has been prepared solely for your use and should not be quoted in whole or in part without our prior written consent. No responsibility to any third party is accepted as the report has not been prepared for and is not intended for, any other purpose.

01 Introduction

Purpose of this report

The purpose of this report is to bring to your attention the salient points which have arisen from our audit of the financial statements of Kings Norton Girl's School ("the Trust") for the year ended 31 August 2023.

This report provides an update to the matters raised in our Audit Service Plan, which was issued on 14 September 2023 to the directors, focusing on observations that are significant to the responsibility of those charged with governance to oversee the financial reporting process as required by International Standard on Auditing (UK) 260.

Included within this Report are details of any unadjusted misstatements in the financial statements (with the exception of those deemed to be "clearly trivial"), any material weaknesses in systems we have identified during the course of our audit work and our views about the quality of accounting practices and financial reporting procedures, together with any further relevant matters.

This report provides an update to matters which arose during the course of our audit.

Our Audit Service Plan sets out in detail the key issues and risks identified at the planning stage and the related planned audit responses. It also explained that our audit approach concentrates on areas of material risk of misstatement in the financial statements to allow us to reach our opinion in accordance with auditing standards.

The Audit Service Plan addressed the following matters

The nature and scope of the audit
Assessment of our audit independence
Any limitations in the work we plan to undertake
The impact of any new accounting or auditing standards
Form and timing of communications
Risk areas and our approach to those areas
Assessment and reliance on internal controls

We confirm that there were no substantial changes in our approach to the audit or risk areas following the issue of this plan, which need to be brought to your attention.

Limitations

We have prepared this report for your use within the Trust. It is part of our continuing communication of audit matters with those charged with the governance of the Trust and, accordingly, is addressed to the Board. It is not intended to include every matter that came to our attention. For these reasons, we believe that it would be inappropriate for this report to be made available to third parties. If such a third party were to obtain a copy, we would not accept any responsibility for any reliance that they might place on it.

Acknowledgement

We have received full co-operation from all Kings Norton Girl's School staff. We wish to thank in particular Clare Skinner and the entire Kings Norton Girl's School team for the helpfulness and co-operation during the course of the audit process.

Audit independence



02 Audit independence

Under current UK Auditing and Ethical Standards we are required as auditors to confirm our independence to "those charged with governance" i.e. the trustees/directors. Our internal procedures are designed to ensure that all partners and professional staff are aware of relationships that may be considered to bear on our objectivity and independence as auditors.

Our internal procedures are designed to ensure that all partners and professional staff are aware of relationships that may be considered to bear on our objectivity and independence as auditors. The procedures require that audit engagement partners are made aware of any matters which may reasonably be thought to bear on the firm's independence and the objectivity of the audit engagement partner and the audit staff. This document considers such matters in the context of our audit for the year ended 31 August 2023.

We confirm the following:

We have not carried out any other significant advisory or taxation work in the year ended 31 August 2023.

We have not identified any potential issues in respect of:

- i) personal relationships with the trust;
- ii) gifts or hospitality received from either trust or its senior management or directors;
- iii) contingent fee arrangements

The lead audit engagement partner has not acted for more than ten years and therefore is not required to be "rotated"

In addition to performing the statutory audit, we also provide the following non-audit services:

Non-audit service provided	Safeguards in place to ensure our independence
Preparation of the statutory financial statements	The preparation of the financial statements from your own draft accounts is largely a mechanical function to present the results in the necessary format required by the Annual Accounts Direction. Any adjustments required have been made following approval, and are listed in Appendix II to this report. We are able to treat your board of trustees, as a body, as informed management. Furthermore, an independent UHY Hacker Young reviewer, who is not otherwise involved in the audit process, has carried out a review of all journal adjustments and the financial statements.
Certification of the Teachers' Pension End of Year Certificates ("EOYC")	The certification of the Teachers' Pension EOYC does not affect our audit independence.
Completion of the Accounts Return and providing an assurance thereon;	The completion of the Accounts Return is largely an exercise involving the extraction of relevant items from the financial statements and supporting accounting records and the provision of an assurance report confirming that the Return has been completed consistently with the financial statements and other supporting records. This is not considered to affect our audit independence.

We therefore confirm that, in our professional judgement, at the date of this report: UHY Hacker Young LLP is independent within the meaning of the applicable regulatory and professional requirements

The objectivity of the audit engagement partner and audit staff is not impaired

We are able to express an objective opinion on the financial statements

Audit status



03 Audit status

We set out below the current status of the audit and our timetable to completion.

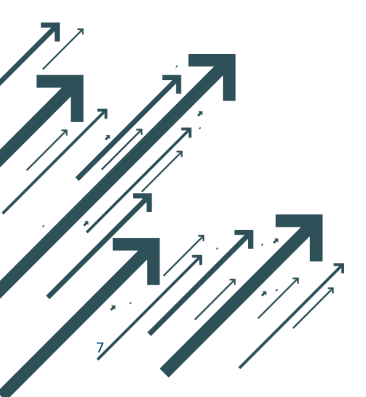
The audit was planned and conducted to concentrate on the high risk areas in the financial statements, as noted in our Audit Service Plan. The key audit issues arising in these areas are expanded on in the sections below.

The systems for income, costs, overheads, assets and payroll were documented and the controls over these systems evaluated. Using these assessments, we designed and conducted detailed tests of transactions and balances. We have substantially completed our work, and intend to issue an unmodified audit opinion, subject to the trustees' approving the financial statements and any other minor outstanding items listed below being received and/or completed.

There have been no limitations in the scope of our audit work completed to date. There are, however, at the time of writing some outstanding unresolved audit matters which are set out below which may or may not have an impact on our audit opinion on the trust's financial statements:

- Final review and approval by you of the financial statements
- Agreement of the financial statements, including the Trustees' Annual Report, to the latest draft
- Subsequent events review to the date of signing the financial statements, including review of latest minutes and management accounts
- Receipt of signed letter of audit representations

We expect to be in a position to sign our audit report as soon as practicable after clearing the outstanding matters above. The timetable for the completion and release of the financial statements and this report to the ESFA will be discussed with management.



Audit scope and other communications



04 Audit scope and other communications

Audit scope

Our terms of engagement are set out in our letter of engagement which sets out our audit responsibilities and their limitations and the responsibilities of the trustees in relation to the financial statements.

Materiality

The concept of materiality is fundamental to the preparation of the financial statements and the audit process.

It applies to monetary misstatements and also to disclosure requirements in compliance with the accountancy framework and applicable law.

	Amount (£'000s)	Qualitative factors considered
Materiality for the trust's financial statements	£73	Income is the most appropriate benchmark as main KPI for the trust. We have used a 1% benchmark
Materiality for specific transactions, balances or disclosures	£Nil	Example: Lower materiality considered for related party transactions and directors remuneration. There is no quantitative limit set for these transactions as they are qualitatively material.

Changes to auditing standards

The International Audit and Assurance Standards Board (IAASB) approved major changes to ISA 315 in September 2019. The changes are effective for audits of financial statements for periods beginning on or after 15 December 2021. The effects of the revisions are far-reaching and require firms of all sizes to revise their approach to risk assessments.

Changes in accounting policies

No significant changes in accounting policies have been made during the course of the year.

Audit, accounting and fraud issues

We have obtained sufficient and appropriate evidence for the significant issues and risks identified during our audit.

Consideration of fraud

We have discussed fraud with Business Manager. It was confirmed that:

- there have been no instances of fraud during the year; and
- those charged with governance of the company consider there to be a low risk of fraud.

During the course of our work we found no evidence of fraud and corruption. We must emphasise, however, that the responsibility for the prevention of and detection of fraud lies with management, and our work does not remove the possibility that fraud and corruption may have occurred and remain undetected.

During our limited scope assurance engagement on regularity we did not identify any instances where the trust has not been compliant with the Academy Trust Handbook 2022 (ATH).

Related parties

We are not aware of any related parties or related party transactions which have not been disclosed in the financial statements.

Laws and regulations

We are not aware of any significant incidences of non-compliance with laws and regulations during the year.

Confirmation request from third parties

Confirmations have been requested and received for all bank and loan accounts.

Disclosures

A review of disclosures has been performed as part of our review of the accounts with necessary amendments being processed.

Recommendations for improvements in controls

We are required to report to you on the significant deficiencies we found in internal controls during the course of our audit, along with any other deficiencies identified. Please see the relevant sections below for further details.

Audit adjustments to the accounts

It is considered good practice to inform you of any material misstatements within the financial statements presented for audit that have been discovered by us. A material misstatement is one where the auditors believe that the misstatement is such as to affect the reader's understanding of the accounts. Materiality is considered in relation to the value of the misstatement and also its context and nature.

During the course of the audit, adjustments were necessary in order to facilitate the preparation of the statutory financial statements, consisting of fundamental underlying transactions together with matters of presentation for statutory purposes.

A schedule of audit adjustments has been provided to you for approval. The nature of the main adjustments included the following. These are noted on Appendix II.

Unadjusted errors

We are required by Auditing Standards to inform you of any such adjustments which have not been made, other than those deemed to be clearly trivial.

A schedule of unadjusted errors for each undertaking has been provided to you in Appendix II. The letter of representation states that the individual amounts and aggregate total is immaterial and accordingly, no adjustment is required.

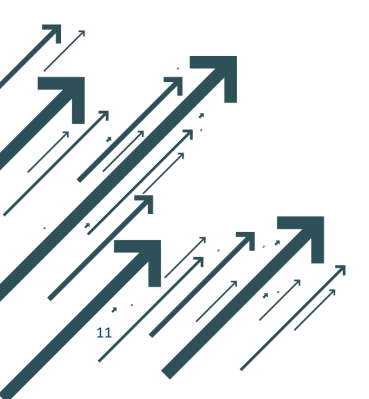
In assessing the key areas of audit judgement, we have had full regard to our assessed level of materiality. A final materiality calculation will be undertaken prior to finalisation of the accounts.

Representation letter

A draft of the proposed letter of representation is attached separately. We draw your attention to the significant representations, judgements and intentions.

Subsequent events

Our audit procedures and discussions with management carried out to date have not identified any significant post balance sheet events, either adjusting or non-adjusting events. This matter will be discussed further with the audit committee. We will complete our audit procedures in this area at the point of approval of the financial statements, at which time we will require suitable representations from the directors.



Going concern



05 Going concern

Requirements

The trustees need to give consideration to the level of reserves maintained, current cash balances and 1-3 year forecasts, and consider going concern for the period to 31 December 2024, being at least 12 months from the approval of the accounts and ensure they agree with the assessment.

The trustees need to take into account the current high inflationary environment and the possible continuing impact on cash flows and any inherent significant uncertainties should be discussed in the financial statements.

Management's assessment

Management were to evaluate whether the trust is trading as a going concern.

Management was required to provide a cash flow projections to at least December 2024 which confirmed their assessment of the going concern principle.

The finance team have confirmed that they believe the academy's financial statements should be prepared on a going concern basis on the grounds that current and future sources of funding or support will be more than adequate for the academy's needs.

Our work on going concern

We have reviewed the financial forecasts and the recent management accounts and budgets. We have assessed these in line with the confirmed pupil numbers and funding statements, and the results for the current year and checked that the assumptions made were reasonable and that the calculations were accurate.

Conclusion

Our review supports the trustees' opinion that the going concern principle is appropriate with no material uncertainties.

Section 06

Further audit requirements



06 Further audit requirements

Our audit of the financial statements is carried out in accordance with International Standards on Auditing (UK), with the aim of forming an opinion whether:

The financial statements give a true and fair view of the state of the academy trust's affairs as at 31 August 2023 and of the academy trust's result for the year then ended.

The financial statements have been properly prepared in accordance with FRS 102.

The financial statements have been prepared in accordance with the requirements of the Companies Act 2006, and the Annual Academies Accounts Direction issued by the Education & Skills Funding Agency.

The information given in the Trustees' Report for the financial year is consistent with the financial statements.

We are also required to report on whether:

The trust has kept adequate accounting records.

The financial statements are in agreement with the accounting records and returns.

Other information contained in the annual report is not consistent with the audited financial statements.

Certain disclosures of trustees' remuneration specified by law are not made. We have not received all the information and explanations we require for our audit.

Risk-based audit

We performed a risk-based audit, focussing our work on key audit areas. We began by developing further our understanding of the trust's activities and the specific risks it faces. We held an initial planning meeting with key management and finance staff to ascertain management's own view of potential audit risks, and to gain an understanding of the trust's activities.

We have also developed an in depth understanding of the accounting systems and controls so that we may ensure their adequacy as a basis for the preparation of the financial statements, and that adequate accounting records have been maintained.

Our audit procedures were carried out, and then we ensured the presentation and disclosure in the accounts meet all the necessary requirements.

Risk-based limited assurance engagement

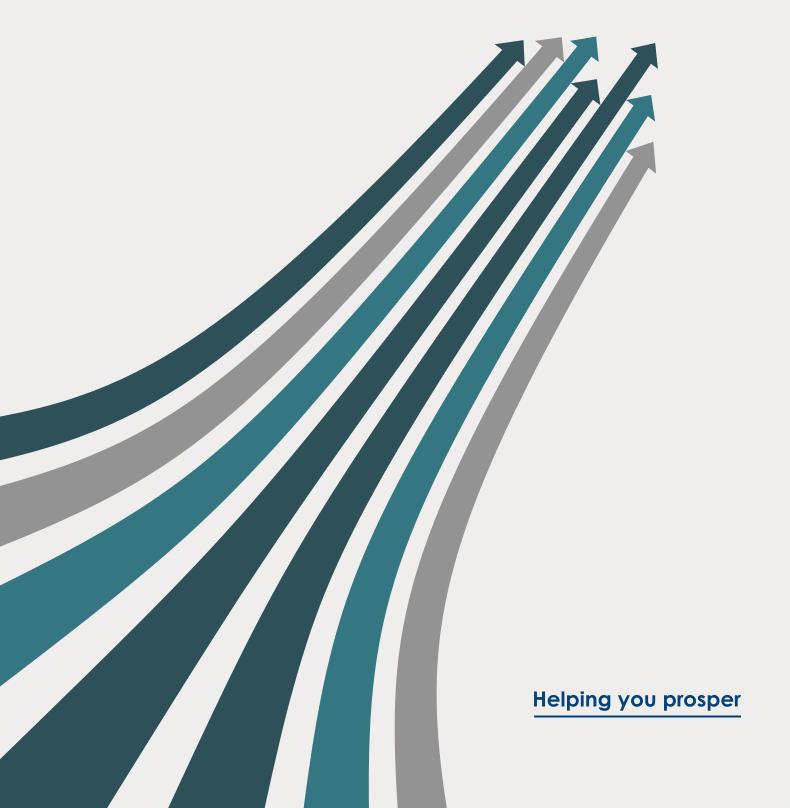
In addition to our audit opinion, we are also required to perform a limited scope assurance engagement, reporting both to you and the Education & Skills Funding Agency ("ESFA"), considering whether the expenditure disbursed and the income received by the trust during the year ended 31 August 2023 has been applied to the purposes identified by Parliament and that the financial transactions undertaken by the trust conform to the authorities which govern them.

This latter point is concerned with looking at compliance with the requirements of the various frameworks that apply to the trust, including your Memorandum and Articles of Association, your Funding Agreements, the Academies Trust Handbook for the relevant period, the Academies Accounts Direction 2022 to 2023, the Charities Act 2011 and the Companies Act 2006.

Our approach was risk-based. We began by developing our understanding of the trust's own approach to ensuring the proper application of funds received and to ensuring compliance with relevant legal and contractual frameworks. We developed an understanding of the trust's governance arrangements and internal control procedures, planning our work accordingly to allow us to gain sufficient evidence to give the required limited assurance opinion.

Our assurance procedures included reviewing and commenting on the Accounting Officer's Statement on Regularity, Propriety and Compliance, and the trustees' report and governance statement. We also discussed with the Accounting Officer the procedures performed so that they may sign the Regularity Report.

Significant risks and other matters identified in our audit



07 Significant and other matters identified in our audit

As part of our audit procedures we are required to consider the significant risks that require special audit attention.

International Standards on Auditing require us to consider the following for audit risks:

Whether there is a risk of fraud

Whether audit risks are related to recent significant economic, accounting or other developments and, therefore, requires specific attention

The complexity of transactions

Whether the risks involves significant transactions with related parties

The degree of subjectivity in the measurement of financial information related to the risks, especially those measurements involving a wide range of measurement uncertainty

Whether the risks involves significant transactions that are outside the normal course of business for the entity, or that otherwise appear to be unusual.

The identified significant audit risks were communicated to you in our audit planning report issued before our main fieldwork began.

We now note the work performed and conclusions drawn on the following pages:

Risk area Explanation of the ri	isk	Audit work performed	Conclusion
recognition (significant risk) revenue recognition, an incorrect period or responsibility to constant statements therefore recognition is a fraud lincome from grants of recognition have be lincome from contract the period in which eservice delivery. Management exercise from grants should be There may also be me	should be recognised when the conditions been satisfied. ctual arrangements should be recognised in entitlement has been earned through se judgment in determining when income	We documented the income systems and carried out procedures to gain assurance over the operation of internal financial controls in place to prevent the loss of income and to ensure that income is recorded in the correct period. We discussed with the trustees and academy finance staff whether they are aware of any cases of fraud occurring during the year. We also reviewed Board and Committee minutes. Our audit testing involving sampling income balances and the associated funding agreements, verifying to supporting documentation to ensure income has been recognised in the correct period. We have reviewed relevant correspondence to ensure that grant income and expenditure has been recognised in line with the grant agreements and the Charities SORP. We also considered whether income had been correctly classified between restricted and unrestricted funds, reviewing any terms and conditions of, for example, grant income.	No significant issues arose during our audit testing and sample based checks including on our work on ESFA and non-ESFA income. Our audit testing to determine the cut-off of income in the year did not identify any material matters relating to the year-end cut-off procedures applied by the trust.



Risk area	Explanation of the risk	Audit work performed	Conclusion
Management override of controls (significant risk)	The trustees and other management have the primary responsibility for the detection of fraud, as an extension of their role in preventing fraudulent activity. Trustees should ensure a sound system of internal controls is in operation to support these, and other, objectives. Auditing Standards presume a significant risk of management override of the system of internal controls. ISA (UK) 240 requires that the risk of management override of controls should be considered to be a significant risk for all audit engagements. Our audit is designed to provide reasonable assurance that the accounts are free from material misstatement, whether caused by fraud or error. We are not responsible for preventing fraud or corruption, although our audit may serve to act as a deterrent.	 Our audit considers this risk and we adapt our procedures accordingly. We have: Updated our documentation around the posting of journals and formulation of key estimates and assessed the design and implementation of those controls. Assessed and challenged accounting estimates, judgements and decisions made by management. Using our data analytics software, tested a sample of journal entries, adjustments and accounting estimates for bias that could result in material misstatements. Review significant transactions to ensure they were in the normal course of business. During our audit, we considered the possibility of manipulation of the financial results, for example through the use of journals or management estimates, such as provisions and accruals. 	No significant issues arose during our audit testing and sample based checks including on our work on ESFA and non-ESFA income. We found no indication of management bias or significant transactions outside the normal course of business.



Risk area	Explanation of the risk	Audit work performed	Conclusion
Valuation and disclosure of the LGPS deficits and related disclosures required under FRS 102	The fair value of the Trust's share of the LGPS pension assets and liabilities will need to be included in the financial statements. There is a risk that this will not be recorded and accounted for correctly due to the complexities of the FRS 102 requirements. Management do not have the appropriate expertise to value the pension liability and, therefore, a valuation needs to be obtained from the local authority which has arranged for professional valuations from actuaries. This is a material provision and accounting estimate to be included with complex disclosures that are subject to a high degree of judgement.	We have obtained the actuarial valuations and have reviewed the assumptions applied for reasonableness and considered the assumptions in comparison with those utilised by other academies. We have reviewed the documentation from the actuary and ensured that the assumptions therein are valid and reasonable. We ensured that the correct provision has been made at the end of the year and that all movements and disclosures have been disclosed correctly in the financial statements.	The basis of the pension liability appears reasonable, and is in line with that used by other academies. You have instructed the actuary to prepare the pension valuation report using their default assumptions and so McCloud has been taken into account. This has had the impact of decreasing the closing LGPS liability by £530k, reflected as a past service cost. The valuation also includes the updated mortality assumptions.



Risk area	Explanation of the risk	Audit work performed	Conclusion
Regularity and propriety of income and expenditure	We are required to obtain limited assurance about whether the expenditure disbursed and income received by the trust during the financial year have been applied to the purposes intended by Parliament, and whether the financial transactions conform to the authorities which govern them. We are required to provide an opinion on regularity and, during the course of the audit, we will need to carry out additional work to understand and document how the trust and, in particular, the accounting officer ensures that funds are used for the approved purposes. Regularity also covers compliance with the Academies Financial Handbook which contains a significant number of 'must' requirement which the trust needs to adhere to.	We reviewed the systems to ensure that there are financial controls in place that comply with guidelines in the Academies Accounts Direction. We undertook an assessment of the risk of material irregularity and impropriety across all of the academy trust's activities. We also reviewed and assessed the adequacy of the procedures and policies in place to ensure that they meet the requirements set out by government. This included appropriate delegations and risk assessments. We discussed with the trustees and trust finance staff whether they are aware of any cases of fraud occurring during the year. We checked a sample of transactions, including purchases and salary payments, to source documentation to ensure expenditure was incurred for a valid reason and does not indicate any regularity issues. Our audit testing involved sampling income balances and the associated funding agreements, verifying these to supporting documentation to ensure income has been recognised in the correct period.	We have not been informed of any material control weaknesses or irregularity. Based on our review of the regularity checklist and ATH questionnaire, the work undertaken to verify the responses provided, and our consideration of the regularity and propriety of transactions selected for our sample based testing, we are satisfied that the conclusion reached in our regularity assurance report is appropriate. We have not noted any instances of non-compliance with the ATH.



Risk area	Explanation of the risk	Audit work performed	Conclusion
Related and connected parties	 We are required to consider if the disclosures in the financial statements concerning related party transactions are complete and adequate and in accordance with the requirements of the Companies Act 2006 and Academies Accounts Direction. In particular, the Accounts Direction requires that: declarations of business interests have been completed by those in a position to influence the academy trust, including key staff; contracts with connected parties have been procured following the academy trust's procurement and tendering process; where contracts are entered into or renewed, the academy trust has obtained statements of assurance (confirming no profit element was charged) and the academy trust has followed their internal processes in reviewing this; the academy has requested, under the open book arrangement, a clear demonstration that the charges do not exceed the cost of supply; any trustees who provide consultancy services to the academy are not receiving a profit for their services and the correct procurement and tendering process is being followed; and no connected party gains from their position by receiving payments under terms that are preferential. 	We discussed with management and reviewed trustee and other senior management declarations to ensure there are no related party transactions which have not been disclosed. Internal procedures in place for the identification of related party transactions were reviewed and assessed, and any relevant information concerning any such identified transactions was reviewed. A Companies House search was completed for each of the trustees to identify possible related parties with which the trust may have transacted. We have requested written management representations from you confirming the full disclosure of related party transactions.	A number of related party transactions have taken place between the trust and parties connected to the trustees during the year. Based on the work undertaken, we have not identified concerns over the completeness of related party transaction disclosures. We will obtain written representations from you also, asking the Board and to confirm their satisfaction with the completeness of the disclosures made.



Other matter	Explanation of the risk	Audit work performed	Conclusion
Capitalisation of property improvements - treatment and depreciation	There is a risk that capital works may be expensed instead of capitalised in line with the Trust's capitalisation policy.	We reviewed expenditure in the year and documentation of projects undertaken to ensure that the expenditure is complete and that where necessary, accruals have been made at the year-end. We ensured that the capital grant income was recognised correctly and that the costs of improvements were capitalised. We have recalculated depreciation and ensured the accounting policies have been correctly applied.	We are satisfied that capital items and depreciation have been accounted for correctly.



Other matter	Explanation of the risk	Audit work performed	Conclusion
Completeness of liabilities and accruals	Owing to the timing of the year end, and the reduced operations of the trust and schools during that period, there is a risk that expenditure is not recorded in the correct period where goods and services have been supplied in the year but where an invoice has not yet been received.	We have performed a detailed review to ensure that proper cut-off procedures are in place and that a detailed search for unrecorded liabilities and costs has been carried out. We have performed cut-off testing on expenses and a search for unrecorded liabilities to ensure that items have been accounted for in the correct accounting period.	Our work has confirmed that costs have, in all material respects, been recognised in the correct period.

Status of issues raised in prior year



08 Recommendations for the prior year

We are required to report to you, in writing, deficiencies in internal control that we have identified during the audit.

International Standard on Auditing (UK) 265, Communicating deficiencies in internal control to those charged with governance and management, (ISA (UK) 265) requires us to report separately where we identify missing or ineffective controls which, in our judgement, are of sufficient importance to bring to the attention of those charged with governance.

These matters are limited to those which we have concluded are of sufficient importance to merit being reported to you. As the purpose of the audit is for us to express an opinion on the trust's financial statements, you will appreciate that our audit cannot necessarily be expected to disclose all matters that may be of interest to you and, as a result, the matters reported may not be the only ones which exist. As part of our work, we considered internal controls relevant to the preparation of the financial statements such that we were able to design appropriate audit procedures. This work was not for the purpose of expressing an opinion on the effectiveness of internal control.

We have identified the following items that we consider in internal control:



These are areas that the Board may wish to consider as part of their annual review of internal controls and in aiming to meet best practice guidelines.



These recommendations should be considered by the Board to ensure that they are in compliance with the ESFA guidelines or to enhance efficiencies.



These recommendations should be considered by the Board as a matter of urgency and steps taken to implement appropriate measures to address the deficiency.

08 Status of issues raised in prior year

This section updates you on the status of issues we brought to your attention last year, and confirms whether any further action is still required.

No	Issues raised in prior year	Priority prior year	Solution suggested in prior year	Follow up comments / further action required	Priority now
1	A number of schedules did not agree to the trial balance. A number of entries had been incorrectly recorded, and the audit trail around opening balances was not robust. There is a risk that the carrying values in Access Education do not accurately reflect the relevant debtor/creditor balances, and that funds are misstated overall.	M	We recommend that a process is introduced, to reconcile the Access Education system to the signed accounts, once the accounts have been finalised. Control accounts need to be regularly reconciled. We recommend that accounts such as prepayments, accruals, accrued income, deferred income are used exclusively for the purposes of recording the relevant balances (at present, both debtors and creditors can be posted into some of the accounts set up which further complicates matters). Management response: Year end journal process to be reviewed in light of this advice from Cooper Parry. KNGS will work with Cooper Parry to agree this process. Opening fund balances did not agree to the prior year audited accounts, with an adjustment of £19k being posted as an audit adjustment. Furthermore, many reversals of brought forward accruals, prepayments, accrued income and deferred income were posted incorrectly, resulting in an adjustment of £53k being posted as an audit adjustment.	Completed	N/A

No	Issues raised in prior year	Priority prior year	Solution suggested in prior year	Follow up comments / further action required	Priority now
2	There are historically differences between the fixed asset register and the trial balance due to the fixed asset register being old and not entirely accurate. There is also no suitable detailed asset listing and is just a summary of fixed assets. This presents difficulty in arriving at the exact expenditure to capitalise in fixed assets and the calculation of depreciation.	M	Under the Academy Trust Handbook (2.7) the Trust must maintain a fixed asset register. We recommend that a new detailed fixed asset register is created, showing current fixed assets on a line-by-line basis as this will provide a clear audit trail, and make the computation of depreciation straightforward. Management response: This has been updated for the year ending 31 Aug 2021 as has been done annually but will need further review in light of findings. KNGS to work with Cooper Parry on a model/template asset register and KNGS to consider Asset Management audit completion. Differences still exist between the client fixed asset register and the financial statements. The total variance between the opening net value between the accounts and the detailed asset register is cf2.1m In addition to this, many assets on the register are grouped (particularly IT equipment) and therefore individual assets cannot be easily identified and monitored.	The Fixed Asset Register provided, agreed to the final ledger in 2022/23. The assets, particularly IT continue to be grouped together. This has the effect of: • being unable to identify the asset; • disposal of items to identify and write off appropriately. It is recommended that from 2023/24 all items should be separately identified.	L

No	Issues raised in prior year	Priority prior year	Solution suggested in prior year	Follow up comments / further action required	Priority now
3	Whilst conducting the Wages Substantive Testing we noted that for 9 out of our 24 employee contract sample were not signed and returned by the employee.	M	It is important that contracts are signed and on maintained on file as proof of employees acceptance of their contractual obligations. It is also recommended that salary review letters are on record. Both of these processes will help ensure the Trust has a clear audit trail and documentation, in the event of any employee disputes on pay and conditions. Management response: This will have occurred in part on conversion to academy status and contracts not obtained from local authority. KNGS to complete review of all staff files and retrospectively update contract details or annotate accordingly in lieu of employment contract.	During the 2022/23 financial year there are still 4 employees who do not have contracts on file. This related to a preconversion employment contract: 1 identified at audit – CG 1 by internal audit These could be updated and issued to the member of staff. New contracts in our sample of 16 were found to have signed	M
			From our sample selected in the current year, 1 employee file was found to be missing a signed contract of employment.	contracts.	

No	Issues raised in prior year	Priority prior year	Solution suggested in prior year	Follow up comments / further action required	Priority now
4	BACS Payments Supplier bank detail changes are made by the finance officer, who also generates payment runs. Whilst the process for validating changes notified by suppliers to protect against external fraud are robust and includes direct confirmation with the suppler, there is a risk of internal fraud where changes are made which go undetected, with a risk that the finance officer changes the bank details in order to divert funds.	M	It is recommended that the school explores whether Access has the functionality to produce an audit log of changes made to supplier bank details. This should be generated and attached to each BACs file and provided to the CFO for review. Furthermore, the CFO as the approver should not have the ability to make changes as well as authorise them. Details of these log should be retained for audit purposes and provided to the audit committee. Management Response The use of such a report has been raised with SIPS IT (Access Support Team) to understand how it could support an audit log. Differences still exist between the client fixed asset register and the financial statements. The total variance between the opening net value between the accounts and the detailed asset register is c£2.1m In addition to this, many assets on the register are grouped (particularly IT equipment) and therefore individual assets cannot be easily identified and monitored. This separation of duty is already in place, the CFO does not make changes to bank details.	Completed	N/A

Recommendations for the current year



09 Recommendations for the current year

We are required to report to you, in writing, deficiencies in internal control that we have identified during the audit.

International Standard on Auditing (UK) 265, Communicating deficiencies in internal control to those charged with governance and management, (ISA (UK) 265) requires us to report separately where we identify missing or ineffective controls which, in our judgement, are of sufficient importance to bring to the attention of those charged with governance.

These matters are limited to those which we have concluded are of sufficient importance to merit being reported to you. As the purpose of the audit is for us to express an opinion on the trust's financial statements, you will appreciate that our audit cannot necessarily be expected to disclose all matters that may be of interest to you and, as a result, the matters reported may not be the only ones which exist. As part of our work, we considered internal controls relevant to the preparation of the financial statements such that we were able to design appropriate audit procedures. This work was not for the purpose of expressing an opinion on the effectiveness of internal control.

We confirm that we have not identified any deficiencies in internal control during the 2023 audit. We did note some areas where improvements could be made and these are discussed below. We have identified the following items in internal control:



These are areas that the Board may wish to consider as part of their annual review of internal controls and in aiming to meet best practice guidelines.



These recommendations should be considered by the Board to ensure that they are in compliance with the ESFA guidelines or to enhance efficiencies.



These recommendations should be considered by the Board as a matter of urgency and steps taken to implement appropriate measures to address the deficiency.

No	Risk	Area	Observation	Recommendation	Management Response
1	M	Related Party Transactions	The trust has entered into an agreement with a relate party (Reach School Trust) for £12k pa. The ESFA were not informed of the agreement period to the transaction taking place - ATH para 5.41.	 It is recommended that: ESFA should be notified of related party agreements if the value is below £20k, (£40k for 2023/24); if the transaction is in excess of £20k, (£40k for 2023/24) approval must be obtained. 	The invoice for Reach was received post year end and no purchase order had been put in place by the budget holder, the spend was therefore unknown and not reported to the ESFA. It has since been reported using the relevant ESFA form and is now used as soon as orders are placed with Reach.
2	L	Board Meetings	Settlements and key trust transactions are agreed with trustees via emails, it was not clear during the audit that these had been clearly communicated to all trustees.	 It is recommended that key transactions for example contracts and settlements are: discussed and confirmed at the next relevant board meetings; the appropriate emails entered onto the board minutes. 	This has been communicated with the Governance Professional to ensure that the agenda includes 'decisions made via email' as appropriate. All emails are attached to procurement decisions to demonstrate that appropriate authorisation has been received.
5	L	Bank interest	The trust does not receive any interest on their bank balances. The current balance is £1.5m. A review should be carried out to identify: the instant requirement for cash; any balance that can be invested for a longer period (possibly using a start basis of 30 day deposits) This would increase the to the trust.	It is recommended that KNGS consider utilising a higher interest yielding bank account.	£100k was in a 32-day notice savings account during the year ending 31 Aug 2023. In October 2023, £250k was placed in a 95-day notice savings account. Trustees will be asked to approve the opening of a further saving account now that year end balances are confirmed.

Helping you prosper

Other audit findings

We are also required to communicate other audit findings such as:

where we consider a significant accounting practice, that is acceptable under the applicable financial reporting framework, not to be most appropriate in the particular circumstances of the entity;

significant difficulties, if any, encountered during the audit; and/or

other matters, if any, arising from the audit that, in our professional judgement, are significant to the oversight of the financial reporting process are communicated to those charged with governance.

Appendix I

Summary of financial performance and position



Financial performance

Based on the audited financial statements, **the academy trust's total reserves increased by an amount of £2,425k** (2022: increased by £6,623k) during the year. This total movement on funds is shown in the main statutory financial statements on the Statement of Financial Activities.

Excluding movements on tangible fixed assets, the LGPS defined benefit pension liability, and other non-recurring items, the academy trust's "operational" surplus on revenue funds for the year was £355k (2022: £319k surplus), as reconciled below.

		2023 (£000s)	2022 (£000s)
Overall net movement in funds for the year per SOFA		2,416	6,623
Decrease / (increase) attributable to fixed asset fund	See A	(1,914)	(3,834)
LGPS actuarial (gain)/loss	See B	(594)	(2,912)
LGPS service and interest costs	See B	64	386
Movement in revenue funds during the year		(28)	263
Add: Transfers from revenue to capital to fund fixed asset additions		(374)	56
Operational surplus /(deficit) on revenue funds before transfers to capital		346	319

Note A - The movement on restricted fixed asset funds comprises capital grant income received during the year less depreciation charged on capitalised assets purchased from such funds, notably the school buildings. Since these do not relate to day-to-day operational matters the movement on fixed asset funds is excluded from the operational result.

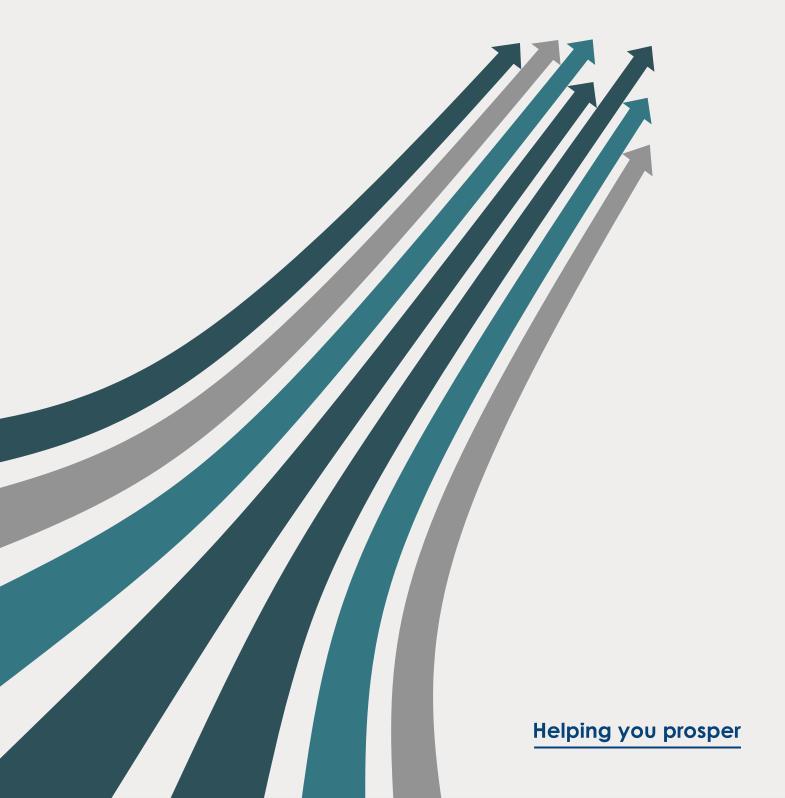
Note B - The Balance Sheet carries the trust's share of the deficit on the Local Government Pension Scheme. A detailed report has been prepared by an actuary detailing the movement in the deficit during the year. The movement is in two parts: (1) the actuarial gain relates to movement linked to the assumptions made by the actuary, (2) other movements comprising (i) net interest costs (ii) current service costs - the value of benefits accrued by members over the accounting period less contributions paid.

The Balance Sheet summarises the financial position of the academy trust at 31 August 2023 and a more detailed split is contained in the Statement of funds note within the financial statements. The table below highlights the key numbers you should be aware of and the prior year comparatives:

		2023	2022
Total funds		12,131	9,715
Split between:			
Revenue income funds	Restricted funds	585	648
	Unrestricted funds	604	569
(1) Total revenue income funds		1,189	1,217
(2) LGPS pension reserve		(100)	(630)
Restricted fixed asset funds	Net book value of fixed asset	11,143	9,399
	CIF loans	(119)	(136)
	CIF expenditure exceeding cash received		(135)
	Unspent Capital Grants	18	-
(3) Total fixed asset funds		11,042	9,128

Appendix II

Summary of misstatements



Audit adjustments agreed with management

	£'000	£′000
Surplus per client trial balance		230
Recognise FRS102 Charge	(64)	
Recognise actuarial gain on pension	594	
Recognise Additions	390	
Revaluation Gain	1,287	
Tutoring Clawback	(21)	
Audit Fee Accrual	(13)	
Support Staff Pay Award	(41)	
Donated Assets	31	
Correct Deferred income	22	
Write Off Solar Panel Expense	(4)	
Other trivial adjustments	5	
Total impact of adjustments		2,189
Surplus per audited financial statements		2,416

Unadjusted items

		£'000	£'000
Surplus per audited finar	ncial statements		2,416
Rates Bill		-	
Total impact of adjustme	ents		-
Surplus if all audit adjust	ments processed		2,416

Appendix III

Emerging and topical issues for academies



2023 Academy Trust Handbook (ATH)

The 2023 ATH is already active, and we produced a <u>summary</u> of the key changes earlier this year. Two of the main changes to note are briefly summarised below:

Changes to related party approval thresholds.
 Trusts now only need to seek approval for transactions above £40k (up from £20k).

The cumulative value element previously included has also been removed, so now only individual transactions need to be considered.

Whilst prior approval may not be required, trusts are reminded that they still need to report all contracts and other agreements entered into with related parties in advance of the contract or agreement commencing or being renewed.

 Relaxation of rules over circulation of management accounts. Although trusts are still required to prepare monthly management accounts, and share these with the Chair of Trustees, they are no longer explicitly required to share them with other trustees at least 6 times per annum. In our view this does, however, remain best practice.

Schedule of 'musts'

The list of 'must' requirements has now been separated from the Handbook itself, and the ESFA have published an Excel list of 'must' requirements in an interactive format which trusts can download and self-complete. This list is available directly here.

Estate management

The ATH also clarifies the importance of the management of a trust's estate and the DfE's expectations in this area.

The DfE "Good estate management for schools" guidance is now more important than ever. This covers the fundamentals of good estate management, and then considers:

- strategic estate management
- how to plan and organise your estate resources
- advice on the information trusts should hold about their estates and how to use this effectively
- performance management and sustainability
- maintaining the estate
- health & safety
- managing an estate project

- estate management competency framework
- various tools and checklists (including <u>Top 10</u> <u>estates checks for boards</u>, a <u>Compliance tracker</u>, and a simple <u>self-assessment tool</u> which can be a great place to start.

Teachers' Pension employer contribution rates

The TPS employer rate last changed in September 2019, rising by 43% from 16.48% of salary to 23.6%. With significant deficits in the TPS, are we set for another significant rise from April 2024? It's likely that TP will not confirm the new rate until at least late 2023, but trusts will be hoping any rise is covered by additional funding.

GAG pooling

The 2023 ATH introduced some changes simplifying the position over GAG pooling.

Pooling continues to be on the increase in MATs, but the traditional top slice model remains the more popular option for now.

If your MAT has not yet considered the benefits of pooling then we recommend you do look at this, since GAG pooling gives MATs the freedom to allocate their funds how they best see fit, promoting the ethos of one trust looking after all pupils' interests.

DfE guidance on commissioning high-quality trustsIn July the DfE published its <u>latest guidance</u> explaining

how they take decisions about the creation, consolidation and growth of academy trusts.

With larger, stronger trusts still very much the desired target, the guide sets out why identifying capable trusts with the capacity for growth are key to their proposals. In the guide, a strong trust is defined under 5 pillars:

- high quality and inclusive education
- school improvement
- workforce
- finance and operations
- governance and leadership

The guidance states that quality of education will always be the primary concern and that decisions are informed by data rather than determined by data.